This document is a public offer of HeartBout LLC enter into a user agreement for the heartbout app.

Please read this user agreement to the start of the registration on the heartbout app. Registration on the heartbout app unconditional acceptance of the terms of this user agreement. If you do not agree with the terms of the user agreement, do not register for the and use its functions. The order of use of the heartbout app information the receives from heartbout app you are determined by the privacy Policy permanently posted at: heartbout.com/legal/ privacy_policy.pdf.

Terms of HeartBout app on the one hand, and the person who accepted the offer, the text of which available online at hearbout.com/legal/terms_of_service.pdf, on the other hand, have concluded this agreement as follows.

1. Terms and definitions

1.1. In this user agreement, if the text does not directly follow otherwise, the following terms will have the meanings set forth below: "HB" ("HB token") Token issued by heartbout network on the etherium blockchain. Token issued by HeartBout app on represents a reward Users for publishing Content on the heartbout app.

Content" information posted

Users and Service on theheartbout app, recognized as result intellectual activity.

"User" A person who is capable of and accepting this Agreement "heartbout app" a set of information, graphic elements, design, images, photos and videos and other results of intellectual activities as well as programs for Computers contained information system, ensuring the availability of such information on the Internet on the network the address of heartbout app.. The service is administrator (owner) of the heartbout app.

"Agreement" This User Agreement heartbout app network agreement

"Parties" User and Service.

"Credentials" Unique combination of login and password required by the User to access the heartbout app.

- 1.2. All other terms and definitions found in the text of the Agreement, shall be interpreted in accordance with the applicable laws of Republic of Ireland and the current Internet ordinary rules of interpretation of the relevant terms'.
- 1.3. The titles of the headings (articles) of the Agreements are intended only for ease of use text of the Agreement and the literal legal it doesn't matter.

2. Conclusion of agreements

2.1. The text of the Agreement is constantly posted on the This document is a public offer of HeartBout LLC enter into a user agreement for the heartbout app.

Please read this user agreement to the start of the registration on the heartbout app. Registration on the heartbout app unconditional acceptance of the terms of this user agreement. If you do not agree with the terms of the user agreement, do not register for the and use its functions. The order of use of the heartbout app information the receives from heartbout app. you are determined by the privacy Policy permanently posted at: heartbout.com/legal / privacy policy.pdf.

Terms of HeartBout app on the one hand, and the person who accepted the offer, the text of which available online at hearbout.com/legal/terms_of_service.pdf, on the other hand, have concluded this agreement as follows.

1. Terms and definitions

1.1. In this user agreement, if the text does not directly follow otherwise, the following terms will have the meanings set forth below: "HB" ("HB token") Token issued by heartbout network on the etherium blockchain. Token issued by HeartBout app on represents a reward Users for publishing Content on the heartbout app.

Content" information posted

Users and Service on theheartbout app, recognized as result intellectual activity.

"User" A person who is capable of and accepting this Agreement "heartbout app" a set of information, graphic elements, design, images, photos and videos and other results of intellectual activities as well as programs for Computers contained ininformation system, ensuring the availability of such information on the Internet on the network the address of heartbout app.. The service is administrator (owner) of the heartbout app.

"Agreement" This User Agreement heartbout app network agreement

"Parties" User and Service.

"Credentials" Unique combination of login and password required by the User to access the heartbout app.

- 1.2. All other terms and definitions found in the text of the Agreement, shall be interpreted in accordance with the applicable laws of Republic of Ireland and the current Internet ordinary rules of interpretation of the relevant terms'.
- 1.3. The titles of the headings (articles) of the Agreements are intended only for

ease of use text of the Agreement and the literal legal it doesn't matter.

2. Conclusion of agreements

- 2.1. The text of the Agreement is constantly posted on the heartbout app at the network address heartbout.com/legal / terms_of_service.pdf and available at registration on the heartbout app, it contains all the essential terms of the Agreement and is public offer.
- 2.2. The proper acceptance of this offer is considered to be consistent implementation of the following actions:
- 2.2.1. Follow the link on the heartbout app to register as a User;
- 2.2.2. Familiarization with the terms of the Agreement;
- 2.2.3. Filling in all fields in the registration form on the page registration on heartbout app;
- 2.2.4. Putting a symbol in a special field under the heading "I accept terms and conditions" and pressing the button «Register»;
- 2.3. From the moment of performing all actions specified in paragraph 2.2 of the Agreement, The agreement is concluded between the Service and the User.
- 3. Agreement subject
- 3.1. The service provides the User with a free simple (non-exclusive) license to use the heartbout app and its software by means of the methods provided for in paragraph 5.2 of the Agreement. The license specified in this paragraph is granted to the User for the period during which the heartbout app remains available to the User, and within the territory in which the heartbout app remains accessible to the User.
- 4. How to use the heartbout app
- 4.1. When you create an account on the heartbout app service generates and stores cryptographic secret key pair a public key that The user can use to send and receive HB Tokens "HB" via heartbout app.
- 4.3. Users are solely responsible for maintaining the confidentiality of Credentials. Inability to maintain confidentiality of Credentials can lead to loss of User access to the account on the heartbout app and loss of the "HB"Tokens.

4.4. HB tokens are intangible digital assets. The HB Token's accessories to a specific User. The service is not stores, does not receive or send HB Tokens. The service does not guarantee the transfer of rights ownership of the Tokens of "HB".

5. Terms of Use

- 5.1. The service provides the User with the right to use the heartbout app provided that correct input of Credentials. All actions performed by heartbout app after the correct input of the Recorded data, are considered to be perfect User, and have legal value.
- 5.2. The service gives the User the right to use the heartbout app as follows: ways:
- 5.2.1. Post Content
- 5.2.2. Interact with other Users;
- 5.2.3. Vote for User content:
- 5.2.4. Receive HB as remuneration for the activity User on the heartbout app.
- 5.3. The user is forbidden:
- 5.3.1 Use profanity, insult or otherwise humiliate other users of The online resource in messages sent to other users of The online resource;
- 5.3.4 Send commercial and other advertising (spam) to persons who did not Express their desire to receive it;
- 5.3.5 Upload, send, transmit or in any other way post and/or distribute Content that is inappropriate advertising (including unfair or misleading advertising) according to the Legislation;
- 5.3.6 Post on The online resource Content that will contain advertising materials related to alcohol, tobacco products, acquaintances, or other materials for adults, without age restrictions;
- 5.3.7 In any way, try to access the logins and passwords of registered Users;
- 5.3.8 Use received in any way other people's login and password to access the account of another registered User;
- 5.3.8 Take any actions, including technical ones, aimed at disrupting the normal functioning of the Online resource:
- 5.3.9 Take actions that can lead to a disproportionate load on the infrastructure of the Online resource;

- 5.3.10 Use any technical means to collect and process information on The online resource, including, but not limited to, personal data of Users;
- 5.3.11 To mislead other users or the Administration about the properties and characteristics of any subjects or objects;
- 5.3.12 Upload, send, transmit or in any other way post and/or distribute Content that is unlawful, harmful, slanderous, offends moral, shows (or is a propaganda of) violence and cruelty, violates intellectual property rights, promotes hatred and/or discrimination against people on racial, ethnic, national, gender, religious, social signs, contains insults to any persons or organizations, contains elements (or is a propaganda of) pornography, nudity, child erotica, represents advertising (or is propaganda) of sexual services (including under the guise of other services), explains the procedure for the manufacture, use or other use of drugs or their analogues, explosives or other weapons;
- 5.3.13 Violate any local, regional or international law or regulation, including, without limitation, copyrights or intellectual property rights in or to any content transmitted or obtained through this Agreement; to transmit any material (by uploading, publication, via e-mail and other means) which is illegal, threatening, profane, abusive, intimidating, embarrassing, tortuous, defamatory, obscene, libelous, or an invasion of another's person, is hateful or racially, ethnically, religious or otherwise objecting, at the Administration's discretion; impersonate any person or entity or falsely state or otherwise misrepresent the affiliation or Agency relationship with a natural or legal person; transfer any materials (by any means) that you are not authorized to provide under any law or contractual or fiduciary relationship; transfer any materials (by any means) that violate any patent, trademark, trade secret, copyright or other proprietary rights of any party; transmit (by any means) any unsolicited or unauthorized advertising (including advertising not related to the administration of services or products), promotional materials, "junk mail", "spam", "chain letters", "pyramid schemes" or any other form of request; to transmit any material (by any means) containing malicious software, Trojans, viruses, time-bombs, worms, disabling code, or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any computer software, mobile devices, or telecommunications equipment; harass another; or collect or store or attempt to collect or store personal data about third parties without their knowledge or consent; record any data without permission or share any party's confidential information.
- 5.3.14. Download an Online resource and (or) to store on the Online platform not authorized by the collected personal data to third parties;
- 5.3.15 Post links to network resources whose content is contrary to the Law, as well as the law of other applicable jurisdictions, as well as otherwise violate the law, including international law;
- 5.3.16 Violate the rights of third parties, including minors and / or cause harm in any form;
- 5.3.17 Copy, make changes, prepare derivative works, decompile, analyze with the help of disassembler or try to open the source code in any other way to change the online resource;

- 5.3.18 Register as a User on behalf of or in place of another person ("fake account") or register a group (Association) of persons or legal entity as a User.
- 5.3.19 Use The online resource for any illegal activities;
- 5.3.20 Create another account without permission of the Administration if the User's account is blocked in accordance with paragraph 6.7 of the Agreement;
- 5.3.21 Transfer any of its rights and obligations under this Agreement to any third party without the consent of the Administration;
- 5.3.21 In any other way to violate The law.
- 5.3.22 If the User has doubts about the permissibility and legality of certain actions on The online resource, the User can send a request about the possibility of such actions of the Administration, or refrain from such actions.

6. Administration

6.1.1 The administration has the right to change The online resource at any time and in any way, including changing or adding sections of The online resource, changing its structure, design and Content, as well as to add, change, limit, expand the functionality of the Online resource and/or Services, including the conditions for User access to the Services or individual functionality of the Online resource.

The administration reserves the right at its sole discretion at any time without notice for any reason: (a) to monitor, prohibit, restrict, block, suspend, terminate, delete, terminate access to the Online resource; (b) remove, delete, block, filter or restrict by any method any material that you publish; and (c) disclose your communications and actions with the Administration, including in response to lawful requests from public authorities (e.g., requests for a legal act, court orders, warrants or agendas). The user agrees that if the Administration for any reason accepts any of its rights under this Agreement, the Administration shall not be liable to such Users.

- 6.1.2 The administration reserves the right delete forbidden content and eject the user who posted that type of content within 24 hours.
- 6.1.3 The administration has the right to carry out preventive maintenance without notice to the User, which entails the suspension of the work of the Online resource for a period of not more than 24 (twenty four) hours in a row. In case of need for longer work, the Administration has the right to carry out them only after notifying the User through the personal account or via e-mail.
- 6.1.4 The administration has the right to terminate (temporarily or permanently) the provision of Services (or any individual functions within the Services) to all Users in General or to an individual User, in particular, without prior notice, if necessary, at its own discretion.

- 6.1.5 The administration has the right, at its own discretion, to refuse the User to post and / or distribute any Content or to delete any Content that is posted by the User on the Online resource.
- 6.1.6 The administration has the right to use available technical solutions to verify the correctness of the information provided by the User when using the Online resource.
- 6.1.7 The administration has the right at any time at its discretion to conduct a random check of the Content for compliance with the Agreement, including automatically using the software. In case of detection of violations, as well as when receiving information from third parties about such violations or revealing a set of signs that may indicate in the opinion of the Administration of violations, it has the right to suspend or terminate the User's access to certain Services, including blocking access to the account.
- 6.1.7 According to the sole decision of the Administration blocking the account on The online resource can be temporary or permanent, depending on the volume and number of violations committed by the User. In case of elimination of the violations committed by The user, the Administration has the right to restore the User's access to the account on the Online resource.
- 6.1.8 In case of systematic non-compliance of the User with the provisions of this Agreement, the Administration has the right without prior notice and consent of such User to delete the personal page and User account on the Online resource without the possibility of its recovery.
- 7. For contact administration please write to info@heartbout.com.