

Terms of Service Agreement

This agreement stipulates the terms and conditions by which the seller, hereinafter "the Client", and CCM & T Ltd., hereinafter "the Service Provider" will adhere to when engaged from the services offered through the website (www.ccmmandt.com).

The operator of the website and the service provider:

Name: CCM & T LTD.

Headquarters: KPC Business Center, TShim Sha Tsui, HK

Mailing address: KPC Business Center, TShim Sha Tsui, HK

Tax number: C0061516945

Operator e-mail address: CFO@ccmandt.com

Bank account number: 252102093843

Routing Number: 026014928

SWIFT Code: REVOUS31

Telephone number: +36 70 202 2732

Description of the Service

The extent of the service: To help the seller by advertising and promoting the coins and/or coin collections throughout the CM&T Networks and affiliates. With the help of the marketing services provided by the Service Provider, the Service Provider shares effective, directly applicable product knowledge with the Client.

In accordance with the Client's needs, the Service Provider provides the seller with the various marketing campaigns, texts or design elements indicated on the website.

Creation of the contract

This contract is concluded between the Service Provider and the Client - hereinafter together: "Contracting Parties" - with reference to the Client's online registration.

By accepting this contract, the principal declares that his capacity to act and his ability to enter into a contract are not limited.

The data provided by the visitor during registration must be complete and true. The Client declares that the data provided in this way are, as stated, complete and true.

By accepting this Agreement, the Client expressly consents to the Service Provider commencing contractual performance immediately after the conclusion of the agreement.

The Amount of the Fee

For the provision of the Service, the Service Provider sets a one-time amount for the Client, based on the nature of the advertisement requested. The commission fee includes the full value of the contractual service.

Disclaimer of Liability for Damages

The Service Provider excludes its liability for damages in connection with the performance of the contract to the fullest extent permitted by the governing legislation.

Listing/Purchase price

The listing/purchase price is given by the Client.

Copyright

The <http://www.ccmandt.com> domain (hereinafter: Website) and the information, data and solutions contained under it are owned by CCM & T LTD. (hereinafter: Author) intellectual property, and thus the LXXVI of 1999 on Copyright. are protected by law, in particular the following: website text, wording, headlines, documents, blog entries, graphics, symbols, solutions, media and other materials (hereinafter: Intellectual Products).

The content of the Website and the Intellectual Products may be quoted in whole or in part only with the prior written consent of CCM&T (before publication).

The Website and the Intellectual Products may not be modified, nor may they be reworked or used to create another derivative intellectual product, or may they be linked to another intellectual product.

Commercial or business use of the content of the Website and the Intellectual Products is prohibited, regardless of the form and method of use.

The Contracting Parties declare that the website www.rocketing.hu, its elements and all material published or sold through it, considered to be copyrighted works, are the property of the Service Provider. No part of this contract can be interpreted in such a way that, based on it, the Client acquires the right of use or other copyright property rights to part or all of these materials.

Completeness clause

This contract contains the entire agreement of the Contracting Parties regarding the legal relationship regulated therein, and it supersedes any previous verbal or written agreement.

Scope of the contract

The contract can be closed by either party upon written request at any time. It is an open contract that concludes at the close of the service provided.

Responsibility

The information on the website has been shared in good faith, to the best of CCM&T's knowledge, but it is for informational purposes only. The data and information found on the Website and in the Intellectual Products cannot be classified as the CCM&T's advice for the use of certain services, business management or business conduct. Neither CCM&T nor the Operator assumes responsibility for the consequences of the implementation of the aids, tips and advice on the Website, and for indirect or direct damages resulting from the use of the Website and the Intellectual Products. The provider provides the service exclusively for marketing activities. The service does not guarantee the success of marketing activities.

By accepting the General Terms and Conditions, you acknowledge that the Service Provider is not responsible for business decisions and their direct or indirect results. The Service

Provider excludes its liability for damages in connection with the performance of the contract to the fullest extent permitted by the governing legislation.

Right to change

The Service Provider reserves the right to change the information on the websites and Intellectual Products without prior notice. According to this, the Website and the Intellectual Products and the data and information found on them are not guaranteed to be up-to-date and up to date, so it does not guarantee that the Intellectual Products are relevant, but CCM&T strives to the best of its knowledge to ensure that up-to-date information is relayed within the site.

Complaint Processing

The Client may send complaints about the Service to the following email address of the Service Provider: CFO@ccmandt.com. The Service Provider will strive to ensure a swift resolution to all valid issues and/or complaints.