AGREEMENT ON THE USE OF THE SITE https://sbinvest.pro (WEB SITE TERMS OF USE)

This User Agreement regulates the relations between the company "Invest-Technology", which is a Site Administrator https://sbinvest.pro and the User arising from the use of the Site https://sbinvest.pro, to set forth in this User Agreement terms.

Terms of a public offer. Complete and unconditional acceptance of this offer users is the perfect user actions aimed at the use of the Website https://sbinvest.pro, including registering on the site, the direction of messages through the contact form and other actions to use the functionality of the site https://sbinvest.pro.

User Agreement may be amended by the Company at any time unilaterally. The new edition of the User Agreement comes into force from the moment of its placement on the site https://sbinvest.pro, unless otherwise expressly indicated. Regularly reviewing the current edition of the User Agreement is the responsibility of the User. Use of the Site https://sbinvest.pro after the entry into force of the new edition of the User Agreement constitutes acceptance of the User and it applied to him in full the provisions of the new edition.

1. DEFINITIONS AND TERMS

Subsoil Blockchain Investitions - preparing projects for industrial processing and subsequent sale of deposits of block stone in different colors (mostly black).

Company - Limited Liability Company "Invest-Tehnolgii", registered in the Russian Federation, Republic of Karelia, Petrozavodsk.

User - a natural person who has reached the age limit in accordance with the law for acceptance of the User Agreement and using the Site and the Services after the registration or without it, but in any case not less than 18 years.

User agreement - this agreement, as well as other regulations and documents governing the work of the project and determine how to use the services published on the Site, including Whitepaper. **Whitepaper** - the main document describing the project Subsoil Blockchain Investitions, conditions of participation, the "road map" and other basic general conditions for all participants.

Https://sbinvest.pro website - an online resource, which is a collection of information contained in the information system and intellectual property rights (including computer programs, database, graphical interface design (design), and others.), Access to which provides a variety of user devices connected to the Internet through a special software for

web browsing (browser) at https://sbinvest.pro (including domains following levels apply to these addresses) or mobi nyh applications.

Mobile application - software for portable (mobile) devices mounted or loads the user to such devices using various software platforms designed to access the site https://sbinvest.pro.sbinvest.pro.

Services - functionality, service, services, tools available to users on the site https://sbinvest.pro.sbinvest.pro.

ICO (Initial Coin Offering) - Implementation (provision) tokens **SBI** users to start full operation of the service site in order to attract resources for the promotion of the Site under certain conditions.

Pre-ICO (**Preliminary Initial Coin Offering** Implementation (provision) Tokens **SBI** users on favorable terms prior to the ICO in order to mining processes, carried out under the ICO, identifying and correcting possible errors, is also carried out in order to attract resources for the promotion of the Site.

Token SBI - Entry smart contract in Ethereum blokcheyn network, confirming the transaction addresses Project **Subsoil Blockchain Investitions** to the address of the User. **Token Acquisition of SBI** - User perform actions aimed at creating a network in blokcheyn Ethereum transaction addresses of users to address **Subsoil Blockchain Investitions** in exchange for Token SBI.

Credentials - a unique username (email address) and password, generated independently by the User during registration on the Site, or any changes to downstream users through My Account, or other means used to authenticate users on the Internet resource and enter the Personal Cabinet.

Personal Area - personal section of the User on the website https://sbinvest.pro, associated with the user account on the website, where the user is available use a separate service project **Subsoil Blockchain Investitions** and control of individual user credentials and is also available a special interface and upload documents copies for the purposes of the Service project **subsoil Blockchain** Investitions.

Register - a set of actions of the User in accordance with the stated on the website's instructions, including the provision of records and other information (including downloading documents and copies thereof) performed by the user using a special form of the user interface of the Site in order to form a personal account and access the individual service site.

Information - any materials or information provided by users of the company in connection with the use of the Site.

2. GENERAL PROVISIONS

- 2.1. Customer agreement defines the terms of use and operation of the Site, the rights and obligations of the User, the rights and obligations of the Company, if it is specifically indicated and should be of a reasonable interpretation of the context of this Regulation. Terms & Conditions apply to the relationship, directly or indirectly related to the rights and legitimate interests of any third parties, whose rights and legal interests may be affected by the actions or omissions of the User.
- 2.2. This Agreement is in addition to other special documents and other information available to the user to read, placed by the Company in the relevant section in the past, at present or in the future, relating to the rules of functioning of the Site and its services, separate actions related to the Site, explain the procedure for the Company's interaction with the user, they are inherently a legally binding agreement between the User and the Company. In case of conflict between the rules of the User Agreement and special rules of the Services and / or agreements between the Parties shall be subject to the application of such special rules or agreement.
- 2.3. This User Agreement is considered according to the rules of the merger agreement in accordance with Article 428 of the Civil Code of the Russian Federation. By agreeing to this User Agreement, the User agrees with the public offer in accordance with article 438 of the Russian Civil Code and confirms that this User Agreement does not contain any conditions that deprive the User rights usually granted under contracts of this kind, do not exclude or limit responsibility for violation of other obligations or contain other clearly burdensome for the acceding Member conditions which he based and of their reasonably understood interests, would not have received if he has the opportunity to participate in determining the terms of the contract.
- 2.4. The beginning of use of the Website constitutes acceptance of the User Agreement by entering into conclusive actions in which this User Agreement constitutes an offer shall be deemed accepted in full.
- 2.5. Start using the Internet resource recognized by the User and the Company as full and unconditional acceptance of all the terms of this User Agreement, and therefore the user who started to use the Site and its services, sections, services, features and tools, is considered entered into a contract by committing conclusive action actions pointing out the above-mentioned full and unconditional acceptance of the terms of the contract, which are furnished in the form of the User agreement. By entering into this way of this User Agreement, the User warrants that it has full power and authority necessary for the conclusion and execution of the User Agreement, including an adult and fully capable

person, the Company may at any time require a user to provide information and documents, confirming the rights and powers mentioned above.

- 2.6. The company has the right at any time in its sole discretion to change this User Agreement, as well as other special documents and other information available to users for reading, hosted by the Company in the relevant sections of the Site, including, supplementing them, cutting, installing additional duties and / or rights for users and for the Company, or to stop such obligations and / or rights, as well as change the user agreement in any other way. By agreeing to this User Agreement, the User undertakes to verify the User Agreement, as well as other special documents and other information available to the user for reading, hosted by the Company in the relevant sections of the Site, for their amendments. The Parties agree that, in acceding to this User Agreement, the User confirms that he was aware of all the terms of this User Agreement, and deemed to have notice of all changes and additions to the user agreement, which will appear later after the start of use of the Site or in the course of its use, with the date of their publication.
- 2.7. The company does not work with the citizens of those states that do not have the right under the laws of their countries to participate in the ICO. Responsibility for the use of the Website resources https://sbinvest.pro borne by the user of such states.

3. RESTRICTIONS ON THE USE OF THE SITE AND ITS SERVICES

- 3.1. Website https://sbinvest.pro and his services are not offered for the use of citizens, physical and legal persons having their permanent residence in the territory where the rights and obligations specified on the Site are prohibited or in any way limited by applicable law or regulations.
- 3.2. Persons whose rights and duties are limited, subject to bans or restrictions on the use of the Site.
- 3.3. It is the responsibility of each Member is to test each time it accesses or uses the Site or use the services of the Site following information:
- 3.3.1. whether there are restrictions or bans on the use of the Website;
- 3.3.2. whether there is a right of access in accordance with applicable laws and regulations;
- 3.3.3. is allowed, the applicable laws and regulations of payment for the services listed on the Site.
- 3.4. If that person uses the Website to be illegal, unauthorized and fraudulent basis, in this case, any transactions and operations introduced by such a person on the Site, are invalid, including, but not limited to, the following:
- 3.4.1. operations arising from the adoption of these Terms and Conditions;
- 3.4.2. any transactions on the Site

- 3.4.3. any transaction for payment.
- 3.5. Any person who is entitled to use of the Site is restricted solely responsible for the damages caused by the Company's losses and expenses as a result of the use of the Site and the services provided by the Site.
- 3.6. User agrees to abide by the provisions of this Agreement, as well as all national and local laws and regulations applicable to the use of the Site and its services.
- 3.7. The user should not abuse the Website, in order to avoid causing any harm, loss or damage to other users, third parties or the Company, in particular:
- 3.7.1. publish, post, upload, display, or distribute any information, material or otherwise make available or engage in any illegal, discriminatory, offensive, threatening, obscene or any other behavior;
- 3.7.2. interfere with use of the Site to other users;
- 3.7.3. violate any applicable laws, regulations or this Agreement;
- 3.7.4. interfere with, disrupt, adversely affect or interfere with other users use the Site or links on the site, including damage, disable, overload or impaired functioning of the Site or the server:
- 3.7.5. participate in or encourage any activity that violates this Agreement;
- 3.7.6. impersonate another person for the purpose of misleading others, otherwise misrepresent yourself as that person or a representative of another person, including the authorized user of the Site or the representative of the Company;
- 3.7.7. mislead or deceive the Company, its representatives and any third parties who may rely on the provision of inaccurate or false information;
- 3.7.8. to hide the origin of any information or material transferred by the Site or Services (by forging or other types of message);
- 3.7.9. Upload files that contain malware or any other similar software or programs that may harm the functioning of the Site or the other computer or property;
- 3.7.10. post, upload, display, distribute or otherwise provide information or material associated with spam, or any other form of unauthorized advertising or promotional campaign;
- 3.7.11. provide any content that is false, misleading;
- 3.7.12. try to restrict access to any content, region or functional site;
- 3.7.13. gain unauthorized access to the servers that host sites or provide Services or any servers associated with them, as well as otherwise violate any procedures related to the use of such servers;

- 3.7.14. attempt to gain unauthorized access to any service, account, computer systems or networks connected to any of our servers by hacking or any other means;
- 3.7.15. obtain or attempt to obtain any materials or information through any means available through the Site or Services;
- 3.7.16. collect data about others, including email addresses and / or distribute or sell such data in any way;
- 3.7.17. collect or store personal data without explicit consent and permission of the owner.
- 3.8. The company has the right to suspend, terminate or discontinue service, the Site, including, without notice to you.
- 3.9. The materials, information and related graphics published on the Site may contain technical inaccuracies or typographical errors. The Company may (but is not obligated) to make improvements or changes to the Site, the Service and materials, information and related graphics published on the Site at any time.
- 3.10. The company has the right to set limits for certain categories of users, regardless of location, language, age, presence of rights, legal requirements.
- 3.11. The Company, in its sole discretion, have the right to suspend or terminate your access to the Site or the Service without notice to you.

4. TERMS OF USE FOR THE USER

- 4.1. User Registration on the website https://sbinvest.pro is free, voluntary and made by means of access via the browser or mobile application by specifying credentials.
- 4.2. The user selects and specifies the credentials themselves. Account registration is carried out on a user's email address once. Re-registering a new account on the website using the previously specified in the registration e-mail addresses are not allowed. The user can change the credentials in the Dashboard or other means acceptable by the Company.
- 4.3. During the registration on the Site, the User gets access to the dashboard. A user purchase tokens SBI and the use of individual service site by logging on to My Account.
- 4.4. Registration of the User on the basis of data provided by the User or by a third person who has received consent to processing of personal data of users, including on the basis of data provided by the User independently at registration.
- 4.5. By implementing the use of the Website by information relates to personal data in accordance with the legislation, including By accepting this User Agreement, consents to the collection, systematization, accumulation, storage, clarification (update, change), use, distribution (including transfer and cross-border transfer), depersonalization, blocking, destruction of personal data, if it is necessary for the Company To protect the rights and legitimate interests of third parties and the Company is required by law, and also in any other

cases when it is necessary to the Company, including for the purposes of fulfillment of their obligations to the User to provide the declared services and features of the site, as well as for business purposes of the Company, for example, for the purpose of sending advertising information users, including third parties.

- 4.6. In connection with the circumstances in paragraph 4.3 The User warrants and confirms that all information provided by them is accurate, current, complete and relevant legislation of the country of residence of the user.
- 4.7. The user has the right at any time to contact the Company with a request to provide a copy of the information that constitutes personal data that is stored in the Company, in accordance with applicable legislation may be carried out on a paid basis. Also, the User has the right at any time to contact the Company to update and correct outdated or correct the personal data that is stored in the Company, free of charge.
- 4.8. The user, giving third parties access to the personal account of the Site on its own behalf (with their personal data and the credentials specified during registration on the web-site), is solely responsible for complying with such third parties of the Russian Federation, as well as international acts, the participants which the Russian Federation. Unless proved otherwise, any actions taken when using the Website using user credentials are completed by the User personally. The burden of proof of use of the Site using the user credentials against the will of the User is the user. If the user becomes aware of the fact that his credentials were used without his knowledge by a third party, the User is obliged to immediately notify the Company.
- 4.9. A user voluntarily provides the use of the Site and its services. In this site may contain Services or some of their tools, the use of, or access to which may require the user of specific actions for such access and / or use, including through the provision of the Company, any right to the specified person affiliated with the Company, and and any included into the group with him, as well as partners (counterparties) of the said persons, tokens SBI. In all cases, offer to perform certain actions to gain access to appropriate services and tools and / or their use, the user confirms, in acceding to this User Agreement, that the actions aimed at obtaining access to relevant services and tools, the user carries out on its own accord, understanding the conditions and understanding the significance of his actions and their consequences. In the event that the appropriate action for such users to perform the third party, the User is solely responsible for any actions or omissions committed in his name, when using the Site and its services, as direct use by the user.

- 4.10. User is obliged to immediately change the credentials, if he has reasonable grounds to suspect that the accounts have become known to a third party, or in the case of receipt of the request from the Company.
- 4.11. The company is entitled to use technical solutions available to him to authenticate the information provided by the user during registration and further use of the Site.
- 4.12. The company has the right to block the User's access to the personal account in case there are grounds for believing that provided in the registration and use of the Site information is false. In such a case, the administrator shall send a notification to users by e-mail address specified by the user during registration.
- 4.13. Access to information posted on the website in the public domain does not require registration and / or a user logs in to My Account, however, when such user actions in any case obliged to comply with the User Agreement.

5. TERMS OF USE FOR THE COMPANY

- 5.1. The company at any time without prior notice is entitled to exercise moderation and changes in design of the site, its services and tools, in its sole discretion to make in the Website, its services and tools any changes, including adding new services and tools, remove the pre-existing, to change the content or suspend access to certain services and / or tools to the placement of appropriate notices on the site in a place accessible to guide users.
- 5.2. Under no circumstances is not obliged, although it has a right to control the activity of the user and is not responsible for the acts or omissions of any person in relation to use of the Site. Users are warned that the law establishes liability for violation of the rights and legitimate interests of the Company and third parties.
- 5.3. The Company as the owner of the website and the facilities it has other rights under this User Agreement, the rights granted by the applicable law and accepted standards of business practice and is usually provided by administrators of Internet resources of similar nature.
- 5.4. In order to suppress or prevent the violation of the User Agreement and / or damage to the Company (eg, DDoS-attacks and other hacker attacks, unauthorized use of software, including registration, etc.), the Company has the right to restrict access to users or third parties to the Site by blocking access to the Site corresponding IP-addresses or IP-address ranges.
- 5.5. The company has the right to refuse User's access (or limited access) to the Site, all or some of its services and tools in case the user and / or information about it do not comply with the mandatory requirements, creates for the Company's threat to prosecute, the threat

of restrictions on the activities the company creates for the company to go through special procedures, licensing or compliance with other conditions required for the continued operation - regardless of the current legislation and / silt jurisdiction.

6. INTELLECTUAL PROPERTY

- 6.1. The company retains the ownership of patents, trademarks, intellectual property rights, trade names, logos, slogans, custom graphics, icons, scripts, videos, texts, images, software, code, files, content, information and other materials available on the Site (collectively, "Intellectual property").
- 6.2. Access to the Site and use of the Services does not grant the user any rights to the intellectual property and other rights to the content available on the Web Site or through the Services.

7. FEEDBACK

- 7.1. If the user chooses to submit questions, comments, suggestions, ideas, creative materials or other information to the Company ("Feedback"), he does so at his own request.
- 7.2. The objectives of these Terms are similar to the ideas presented as feedback. If the user decides to send the company Feedback, he must acknowledge that the Company makes no assurances that the Feedback will be considered as confidential.
- 7.3. The company can gather information and statistics collectively about all visitors to the Site and users of services, which may include information provided. This information helps to develop and organize a Web page in a user-friendly form, and to constantly improve the site, to better meet the needs of users of the Site.
- 7.4. Post User Company are sent by any means, provided on the Site.

8. LIMITATION OF LIABILITY

- 8.1. The Company is not responsible for any claims, damages, liabilities, losses, costs or expenses of any kind, whether direct or indirect, compensatory, incidental, actual harm, punitive or special expenses, regardless of whether the participants were informed of the possibility of such damages liabilities, costs and expenses arising from:
- 8.1.1. Use Site or Services;
- 8.1.2. any provision or failure to provide the Site or Services;
- 8.1.3. any material or information from the Website;
- 8.1.4. any conduct of any third party;
- 8.1.5. unauthorized access, use or modify the data;
- 8.1.6. non-receipt of any method of transmitting any data, content or property means;

- 8.1.7. any unauthorized access or use of the Site, its content or services;
- 8.1.8. the performance of the Site, and any errors or lack of access to the Site, Services or the Company's products;
- 8.1.9. any information or materials of any website accessible from the Website.
- 8.2. User fullest extent permitted by applicable law, waives any rights or filing a claim against the Company.
- 8.3. If the legislation does not fully or partially limit the liability of the User, the restrictions will apply only to the extent that it is required by applicable law.
- 8.4. User fully comply with current legislation, and also provides compensation for the Company of any claims, damages, losses, costs and expenses (including attorneys' fees) incurred by the Company arising from:
- 8.4.1. access to the use of the Site or the Services;
- 8.4.2. User Content;
- 8.4.3. violation of these Terms.
- 8.5. The Company reserves the right to exercise sole control over the site.
- 8.6. The company assumes no responsibility to the User in connection with any force majeure events, including natural disasters, labor disputes or other industrial disturbances, electrical, telecommunications, hardware, software, or other failures in the operation, software or intellectual contracts earthquakes, storms or other events related to the nature, blocking, embargos, riots, acts or regulations of government, the terrorist attacks or wars, technological changes, changes in interest rates or other monetary terms.
- 8.7. In the event of force majeure, the party that is unable to fulfill the obligations, may decide to suspend the operation of this Agreement, in whole or in part, for the duration of force majeure. The other side of this Agreement, shall cooperate with and assist the injured party all reasonable means to minimize the impact of force majeure.
- 8.8. To the fullest extent permitted by applicable law, the User indemnifies the Company against all liability, claims, demands and / or damages (actual and consequential) arising out of (or because of) disputes between the User and the members of the Company and be responsible for the acts or omissions of third parties.

9. TERM OF THE AGREEMENT

9.1. This Agreement shall enter into force from the start of use of the Site by the User during the Registration or without it, and is valid indefinitely.

- 9.2. The user has the right to terminate access to your Personal Account without the possibility of recovery of such access. In this case the user is not entitled to re-registration including the previously specified account data without the prior consent of the Company.
- 9.3. The Company reserves the right, in its sole discretion, terminate the access of users who violate the provisions of the applicable legislation or of the User Agreement, Whitepaper or other rules governing the functioning of the Site, the Service (-am) in whole or in part, including stop or temporarily to suspend the User's access to the dashboard. In this case the user is not entitled to re-registration including the previously specified account data without the prior consent of the Company.

10. APPLICABLE LAW AND DISPUTE RESOLUTION

- 10.1. All relations associated with this User Agreement, including its conclusion, execution, amendment and termination, used the Russian Federation legislation (with the exception of conflict of laws rules on the back of a reference) as long as otherwise expressly be stated in the official documents of the project subsoil Blockchain Investitions.
- 10.2. User acknowledges and agrees that, given the free use of the services provided by the user as part of this User Agreement, the provisions of the Consumer Protection law shall not apply.
- 10.3. All disputes arising out of this User Agreement and related, should be transferred to the court at the location of the Company's strict compliance with the pre-trial order of claim (a claim is directed only in the form of valuable letter with a list of attachments, reply to the claim must be filed within thirty (30) days following receipt claims) in a similar manner. The person submitting the claim must indicate in the claim, and on the corresponding envelope address for reply).
- 10.4. Recognition of the individual parts of this User Agreement null and void does not abolish the action of the User Agreement in the remaining part.

11. MISCELLANEOUS

- 11.1. This Agreement supersedes all prior understandings and agreements between the User and the Company, whether written or oral.
- 11.2. If any provision of this Agreement will be included in the future or become illegal, invalid or unenforceable under the laws of any jurisdiction other provisions of this Agreement shall not be affected thereby.
- 11.3. Notifications are provided via e-mail, should be provided to the Company by e-mail a belonogov@mail.ru. Such notice one business day after they are valid.