

User agreement

This website is property and is under control of the Investment Way to Wealth Platform (W2W Platform). Further "Platform" (or "We") registered according to the legislation, via the website to the address W2W.fund and other subdomains. When using services of the Platform this license agreement (further "Agreement") is applied in that degree which is applicable to circumstances. Except the Agreement and Privacy policy which you have to consider your use of trade services of the Platform is strictly regulated by all Additional rules which can be applied to the services used by you from time to time.

Terms and definitions

Cryptocurrency — the digital decentralized asset using cryptographic algorithms for a guarantee of the invariance of a chain of blocks of base of transactions.

The cryptocurrency wallet - the software product which allows to store, send and receive cryptocurrency.

The Investor's cryptocurrency - the cryptocurrencies transferred to the Platform for performance of the present Agreement.

The Investor's profile – the personal page of the Investor on the website located at the address www.w2w.fund by means of which the Investor independently and at any convenient time can fill up a deposit of the Profile choose the best conditions of performance of the present Agreement from his point of view, exchange documents and information with the Platform.

1. INTRODUCTION

1.1. Being registered on the Platform or using Services of the Platform, you agree to undertake obligations under the present Agreement unconditionally and in full. Thus, this Agreement is legally obligatory document between you and the Platform and together with Additional rules which are considered as an integral part of the present Agreement, regulates use of our services at any time.

1.2. Being registered on the Platform you say and guarantee that: (a) all information which you provide is truthful and exact; (b) You will provide the accuracy of this information; (c) according to the law, you are full age (definition of the term is given below) or are more senior, or other people, your parents or trustees, have permission to the conclusion of the present Agreement, or otherwise, have the right to conclude legally obligatory agreements; (d) use of trade company services does not break any current laws or regulations and also obligations which you can have before the third party.

1.3. All operations between you and the Platform are made in Great Britain where the main servers of the Platform are located.

1.4. Platforms software ("Software"), allows you to use our services ("Services"). The platform reserves the right to stop, change, delete or add the website, or content of the website (definition of terms is given below) or Service at discretion with immediate entry into force and without prior notice. The platform does not bear responsibility for any losses suffered by you as a result of any changes, and you should not have any claims to the Platform in the similar relation.

1.5. As for your use of Services, you can have only one Profile of a private office ("Profile") for which registration you will use the actual name. You have to get access to Software and use Services only through own Profile. You will never be able to get access to Software or to use Services by means of the Profile of other person. If you try to open

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more than one profile under the name or under any other name, or will try to use Services by means of the Profile of any other person, we have the right to immediately close all your Profiles, to keep all balance and to forbid you to use our Services of the Platform in the future.

2. ACCEPTANCE OF CONDITIONS AND SUBJECT OF THE AGREEMENT

2.1. If you do not agree with any of provisions of the present Agreement, you have to stop immediately use of the website and Software.

2.2. We reserve the right to make changes, to modify, update and change any of conditions of the present Agreement (including, each of Additional rules) from time to time, and we will report to you about any similar changes or modifications, publishing new versions of the given Agreement on the corresponding page of our website. All modified versions of this Agreement come into force in 10 days after their publication on the website, and your further use of Services or TILL later above-mentioned 10 days will be considered as consent with changes to the present Agreement. It is necessary to be convinced by your responsibility that you are informed on the correct, current conditions of the present Agreement, and we advise regularly to check existence of updates. PLEASE, PAY ATTENTION: We bear serious responsibility in relation to your private life and, therefore, changes in Privacy policy strictly submit to the provision on the changes which are contained in it.

2.3. Under the present Agreement the Platform undertakes from a name and at the expense of the Investor to make operations with the Investor's cryptocurrency on exchange at the cryptocurrency exchange for other cryptocurrencies to the listed Platform according to instructions of the Investor.

2.4. The purpose of the conclusion of the present Agreement is increase profitability/receiving profit on the Investor's cryptocurrency.

3. COMPLIANCE WITH LAWS

3.1. You understand and accept that the Platform is not able to provide you any legal consultation or guarantees concerning your use of Services, and the Platform does not make any statements concerning legality of Services in your jurisdiction. Please, check the relevant laws in your jurisdiction even before registration in the Companies and uses of Services.

3.2. The platform will not work in a contradiction to the current legislation. You represent, guarantee and agree that you will use Software and Services with observance of all applicable laws, charters and rules. The platform does not bear responsibility for any illegal or unauthorized use Software or Services of you. The request to consult with the lawyer within the corresponding jurisdiction if you have any doubts concerning legality of your use Software and Services according to the legislation of the jurisdiction relating to you. Accepting these conditions, you agree to help the Company with that measure, as far as possible, to observe the current legislation and regulations.

4. ADMISSIBLE PARTICIPATION

4.1. Nobody age is younger than 18 years or before achievement of marriage majority for participation in the actions included in Services according to the legislation of any jurisdiction depending on the fact that assumes bigger age ("The capable age established by the law") cannot use Services under no circumstances. All persons which did not reach

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the age established by the law who use Services will violate conditions of the present Agreement. The platform reserves the right to request confirmation of age at any stage to be convinced that the persons which did not reach legal age do not use Services. The platform can cancel the Profile of the person and discharge the person of use of Services if the document confirming age is not provided or if the Platform suspects that the person using Services did not reach legal age.

4.2. We reserve the right to check your registration data, such as name, address, age, and the used ways of replenishment of your balance, requesting certain documents at any time. These documents are usually included by the identity card, the passport or the driver's license, confirmation of the address, such as accounts for utilities and proof of your payment. In case of need, we can ask that the specified copies of documents were notarized, and it means that documents have to contain the press and the signature of the notary. In case the Investor does not provide documents by our inquiries, the Platform can close at discretion the Profile and hold any means which are available on accounts of the Profile. In case documents did not undergo our internal testing for safety, for example, if we suspect that they were forged, or somehow mislead, or distort information, we are not obliged to recognize such documents as valid, not obliged to provide feedback of rather true nature of our conclusions concerning these documents.

4.3. We reserve the right to carry out check of any user for any reason, including (but without being limited) to make any investigations concerning the identity of the representative, any checks of solvency of the user, or to clear up questions of rather personal history of the user. Such investigation will depend on a specific case, but can include (except other) check of registration these users, such as name, the address and age, check of financial transactions of the user. The platform is not obliged to report to users about investigation of this sort. Certain companies - the third parties who carry out investigations as required can be involved in it. The platform has the right to block at discretion the Profile of the user and to hold all means on accounts of the Profile, based on investigation of this sort and its positive result for the Platform.

5. INFORMATION TECHNOLOGIES / INTELLECTUAL PROPERTY

5.1. The platform provides you not the exclusive, not subject to transfer, not sublicense right to use Software and all content received from realization Software, including, in addition, copyright and other intellectual property rights connected with Services according to the present Agreement. The Software code, structure and the organization are protected by the rights for intellectual property. You should not:

5.1.1. to copy, extend, publish, redesign, to decompile, sort, modify, transfer or to make any attempts to get access to the source code for reproduction of the source code, or to change otherwise;

5.1.2. to sell, transfer, entrust, move, to extend or lease Software;

5.1.3. to provide Software the third parties through computer network or otherwise;

5.1.4. to export Software to any country (as by means of physical, and electronic means);

5.1.5. to use Software forbidden by the current legislation or rules in a way (which is in common called "The banned activity").

5.2. You will bear full responsibility for any losses, damage or expenses resulting or in connection with implementation of any banned activity. You have to notify immediately the Platform as soon as you learn about implementation by any person of any forbidden

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activity and have to provide to the Platform appropriate assistance in any investigation which she can see off, meaning information provided by you in this regard.

5.3. The trademarks connected with a trading platform of the Company and any other trademarks, service marks and trade names used by the Platform from time to time, both on its own behalf and in common with the partners ("Trademarks"), are trademarks, service marks and trade names of the Platform or one of group of companies, either her licensors, or her partners, and these structures reserve all rights for trademarks of this sort.

5.4. Except the rights for Trademarks, Platforms (or one of groups of companies, licensors or partners) has rights for all other materials including in addition, Software, images, the pictures, graphics, photos, animation, videos, music, audio and the text available through Software or the Internet ("Content of the website"). Content of the website is protected by copyright or other rights for intellectual property.

5.5. You agree not to delete notices of copyright and other signs about protection of the rights for intellectual property from materials which you print or you download from the website.

5.6. Present you confirm that you when using Services or Software you do not acquire any rights for trademarks or content of the website, and you can use them only in full accordance with the present Agreement.

6. YOUR STATEMENTS AND DUTIES

Taking into account the rights, the Services provided to you on use and Software, you represent, guarantee, undertake obligations and agree that:

6.1. You are capable according to the law as it is defined in the present Agreement, you in senses also are capable to take the responsibility for the actions;

6.2. All data provided by you in office of the Platform both in the course of registration, and in any other time after that, including as a part of any transaction on replenishment of balance of personal account of your Profile, are true, relevant, exact and full, and coincide with a name (us) on settlement accounts which will be used for introduction or withdrawal of funds on your accounts of the Profile of the Investor;

6.3. Without prejudice to the aforesaid if you use any form of payment which is not your private and it is not registered on your personal name, we will assume that you received full and sufficient consent at the lawful owner or the person whose name is used on these payment tools to use payment tool of this sort for the specified purposes previously before your interaction with us. We are not obliged to check somehow this consent and we do not bear any responsibility for your statements. You are obliged to notify us on any changes in details which you provided to the Platform earlier immediately;

6.4. Your deposit on the Platform are intended only for your benefit. You should not allow any third party (including the relative) to use your deposit, the password or the certificate for access or use of Services or Software, and you have to bear full responsibility for any actions taken from your deposit by the third party. You should not reveal your user name or the password to any person or business, and you have to take all measures in order that similar details were not disclosed to any person. You have to tell immediately us if you suspect that your Profile is used not for designated purpose by the third party, or the third party has access to your user name or the password in order that we could investigate a similar question. We can ask you to cooperate with us during such investigations;

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- 6.5. The platform can block the Investor's Profile if the last violates Privacy policy conditions. The platform is obliged to undertake all necessary measures for protection of the Investors and their Profiles. The investor who violated conditions of Privacy policy and transferred the password and personal information to the third parties risks to lose access to the Investor's Profile. In this regard the Platform has the right to make the decision on blocking of the Profile and on return of the transferred cryptocurrencies back to the Investor;
- 6.6. You checked and defined that your use of Services does not break any laws or rules of any jurisdiction relating to you;
- 6.7. You completely understand methods, rules and procedures of provision of services. Besides, you have sufficient experience and knowledge in financial questions to be capable to estimate advantages and risks, and made it, without relying only on information which is contained on this website;
- 6.8. You will not make any actions or to show behavior which causes damage to reputation the Platform;
- 6.9. You agree that you use Services in own choice, a discretion and at own risk.
- 6.10. You recognize that at registration and use of Services you have to provide us certain personal information on yourself. We have to treat information provided by you properly, and we will not disclose similar information to the third parties, except for the cases provided in Privacy policy. We strongly recommend you to read Privacy policy to be convinced that you agree with our policy how your information will be processed;
- 6.11. You have to use our Website ("Website"), Services and Software in full accordance with conditions of the present Agreement, and each of Additional rules, according to the changes happening from time to time, and you have to follow all rules and instructions for participation in financial and economic activity which cover Services;
- 6.12. You bear full responsibility for records, payment and accounting to all appropriate governmental bodies, bodies of taxation or other bodies for payment of any taxes or other collecting which can be charged for any sums paid by you as the Platform, generally, does not collect taxes on behalf of any power, in any form and in no way. Despite the aforesaid and without limiting your only and full responsibility for implementation of tax payments, you agree that the Platform can subtract taxes which can be required according to the current legislation, though is not obliged to do it, of results of your activity with the Platform. You know that the sums which can be removed by you from your deposit are "the gross sums" from which the Platform can subtract similar taxes and that you should not have any claims to the Platform concerning such deductions;
- 6.13. You bear full responsibility for any telecommunication networks and services of Internet access and also other coordination and permissions necessary in connection with use Software and Services. You are responsible for all accesses and a payment for the services necessary for connection to the website and undertake all expenses, necessary to get access to such systems. Besides, you assume all risks connected with use and storage of information on your personal computer or on any other computer through which you get access to the website and Services;
- 6.14. You provided and planned to provide and support appropriate protection in relation to safety and control of access to your computer, computer viruses or other similar harmful or inappropriate materials, devices, information or data;

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- 6.15. You will not subject directly or indirectly the Platform or any of providers of online service of the Platform to influence of any computer virus or other similar harmful or obscene materials or devices;
- 6.16. You agree to use information obtained from information systems of the Platform, for the only purpose performance of operations inside and on our website;
- 6.17. You should not use any properties of an electronic communication of Service on the website for any purposes which are illegal, not clear, offensive and interfering in others private life, slanderous, shameful, obscene, menacing or hated;
- 6.18. You have to use Services and Software is only conscientious on the relation both to the Platform, and to other users of Services. In case the Platform considers that you used Services or Software unfairly, the Platform has the right to close your Profile and any other Profiles which you operate on the Platform. The platform has the right to hold all deposit on it. The present Agreement you abandon any claims to the Platform in this relation in the future;
- 6.19. You bear responsibility for safety of your user name and the password on your computer or the place of Internet access. If this combination "a name of the user password" was cracked from your computer owing to any viruses and malicious applications which are present at the computer from which you get access to the Profile, then you bear responsibility for it. You have to report about any possible attempts of breaking or violation of safety from the computer directly to the Platform.

7. THE FORBIDDEN USE OF THE WEBSITE AND SERVICES, COMPENSATION

- 7.1. Illegal means and illegal activity: You say that the source of means used by you on the website is not illegal and that you will not use Service as the system of money transfers. You will not use Service for any illegal or fraudulent actions, or the forbidden transactions (including money laundering) according to the legislation of any jurisdiction relating to you. If the Platform has a suspicion that you can be involved (or were mixed) in fraud, offensive, illegal or inadequate activity, including in activities for money laundering, or otherwise violate this Agreement, your access to Services can be immediately stopped and/or the Profile is blocked. If your access is suspended or the Profile is blocked because of similar circumstances, the Platform is not obliged to return you means which can be on accounts of your Profile. Except suspension of access to Services and blocking of the Profile, the Platform reserves the right to deprive of you access to any other websites of the Platform or servers, or access to any other services offered by the Platform. The platform has the right to inform appropriate authorities, other Internet services and banks, the companies of electronic payments or other financial institutions (in common called "the interested third parties") on your personality. And also to report about the suspicions of illegal, fraudulent or inadequate actions, and you will fully cooperate with the Platform in investigation of any similar activity.
- 7.2. Prevention of money laundering: Prevention of money laundering is the highest priority and the purpose for regulators around the world. Money laundering provides a possibility of the movement of the illegal means received in the criminal way and makes them potentially available to terrorist activity. The platform takes all measures for fight against money laundering, namely:
- 7.2.1. Identification procedure and authentications of the Investor.
- 7.2.2. Identification, monitoring and reporting under suspicious transactions.
- 7.2.3. Training of employees in prevention of illegal financial transactions.

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7.3. The platform reserves the right to collect and request data on the Investor and to carry out identification of the personality. If during data validation the Platform doubts reliability of the data obtained from the Investor, the Platform has the right to refuse to him opening of the Profile.

7.4. Evasion: We developed and we use the difficult signature technology intended for search and identification of users who use Services or Software in the fraudulent and illegal purposes. You should not crack or try to get to get access, or to otherwise bypass Platform security measures. If the Platform considers, at discretion, that you violate this paragraph, the Platform can stop your access to services immediately and/or block your Profile, and the Platform can inform the interested third parties on your violation of this point.

7.5. You agree that you will not do something of listed in usage time or access to the website, Services of the Platform or content of the website:

7.5.1. To interfere or prevent work (or to try to interfere or prevent work) any web page available on the website, servers or networks connected with the website or to the technical systems of delivery of content of providers of the Platform and also to violate any requirements, the procedures, policy or rules for the networks connected with the website;

7.5.2. To try to get access, to carry out search or meta-search on the website or content which is contained on it, using any search engine, Software, the tool, the agent, the device or the mechanism, excellent from Software and/or the search agents provided by the Platform. And also using other public third-party web browsers including, except other, any Software which sends requests for the website to define how websites or web pages are ranged.

7.5.3. To use, start or allow to use any automated systems, including, among other things, "robots", "scanners" or "spiders".

7.6. You agree to protect and exempt from liability the Platform and its officials, directors, employees and agents and to protect them from any claims, obligations, losses and expenses, including, among other things, from payment of the fees to lawyers and the expenses arising or somehow connected with (I) your access or use of the website or Services of the Platform; (II) Your violation of any of conditions of the present Agreement, or (III) fact of any wrong or illegal your use Profile.

8. YOUR PROFILE

8.1. You are responsible that only you control access to your Profile and that no minor or other person has access to management of your Profile on the website.

8.2. We are do not responsible for access to your Profile by any third parties, and under no circumstances the Platform is not responsible for any losses suffered by you as a result of misuse of your password by any person or as a result of any unauthorized access to your Profile. Anyway, all actions on your Profile registered on the website on your Profile at the correct introduction of your user name and the password, will be considered as valid irrespective of, they were authorized by you or not.

8.3. Profiles on which it was not made any operation during the certain period will be is considered by the Platform as inactive. If the free rest of a deposit of the Profile is equal to zero, then such Profiles will be closed.

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9. PAYMENT OPERATIONS AND FRAUD

- 9.1. You agree to take full personal responsibility for appropriate settlement of each operation made after yours to the Profile, registered in the Platform.
- 9.2. Each user of the Service bears full responsibility for all cryptocurrencies contributed on a deposit of the Profile of the Platform. You agree that you will not do or try to do any responses of transactions, refusals or cancellations of transactions which you made, and you compensate to the Platform any responses, cancellations or returns of transactions made by you and all losses suffered by the Platform owing to these actions. The platform can stop at sole discretion provision of services or refuse transactions to certain users.
- 9.3. We reserve the right to carry out inspections of solvency of all users with involvement of the financial organizations, based on information provided to us at registration.
- 9.4. We reserve the right to use third-party processing of electronic transactions or financial institutions for processing of the transactions made on your name or you in connection with use of Services by you. Considering that they do not contradict conditions of the present Agreement, you agree to be the connected conditions of the similar third party on processing of electronic transactions or financial institutions.
- 9.5. In case of suspicious or fraudulent transactions, for example, with use of the cracked cryptocurrency wallets, either any other fraudulent activity, or attempt of fraudulent actions, including any returns of transactions or cancellation of transactions, we reserve the right to immediately block the user's Profile. And also to remove the user's Profile, to hold means on all accounts of the Profile of the user, to compensate to users their initial deposits, to return any made payments and to restore any blocked rest on the Profile.
- 9.6. All transactions on your Profile have to be from one source of payment, such as, specified by you at registration the cryptocurrency wallet.

10. YOUR COMMUNICATIONS

- 10.1. If other is not specified for concrete Service, or otherwise transfer any messages or materials of any kind which you send by e-mail by means of Services, including information, data, questions, comments or offers, will be considered as non-property and not confidential.
- 10.2. Adopting this Agreement, you grant to the Platform the license to use your communications in any way what she will consider necessary, both on the website, and in other place, without any obligations or responsibility to you. The platform can freely use any ideas, concepts, a know-how, technicians or information who are contained in your messages, in any purposes, including among other things the developed and marketing products.
- 10.3. The platform has the right, but is not obliged, to look through or store your exchange of information. The platform can monitor your exchange of information for assessment of quality of service which you receive your observance of the present Agreement, safety of the website or for other reasons.
- 10.4. You agree that similar tracking does not grant to you the right for presentation of any claims or other rights concerning how the Platform monitors exchange of information. Under no circumstances the Platform does not bear responsibility for any expenses, losses, expenses or any other obligations suffered by you as a result of tracking of the Platform.

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11. REMUNERATION

11.1. All actions, encouragement and special remunerations depending on specific conditions and also any free bonuses enlisted on your deposit have to be used at strict observance of similar conditions. We reserve the right to withdraw any actions, encouragement or special remunerations at any time.

11.2. In case the Platform considers that the user's Services abuses or tries to abuse encouragement or other special remunerations or can receive benefit as a result of abuse or unfair following to the policy accepted in the Platform, then the Platform can refuse, suspend or withdraw, at own discretion, at any user any encouragement or special remuneration, interim or constant cancel any policy for this user, or block access for the user to Services and block the user's Profile.

11.3. In case the Platform considers, at discretion, that you take unfair benefit from encouragement of the Platform or made any other unfair action in relation to the encouragement offered on the website, the Platform reserves the right to block or close your Profile on the Platform, and under similar circumstances the Platform does not incur any obligations to return to you which can be on your Profile, except for the initial amount of the deposit.

12. OBLIGATIONS OF THE COMPANY

12.1. The platform is not obliged to check whether the user's Services according to the present Agreement or Additional rules uses and also agrees to the updates appearing from time to time.

12.2. Under no circumstances the Platform is not obliged to make investigation or to check any complaints from users concerning any other user by means of Services or to take any other actions in this regard, or to take any actions concerning the user for any reason, including, in addition, violations of conditions of the present Agreement. The platform can, at discretion, decide to take the appropriate measures in respect of any person who it suspects of participation in any illegal acts or other violations of conditions of the present Agreement, but is not obliged to do it.

12.3. The platform has no obligations for preservation of names of accounts and passwords. If you mislaid, forgot or lost the name of the account or the password for any reason, except for the Platform error, the Platform does not bear responsibility for it.

12.4. The platform has to process all personal data provided by you in strict accordance with Privacy policy.

13. GUARANTEES

13.1. Services and Software are provided. The platform does not give any guarantees obvious or implied (as the law, the charter or other documents) for guarantees and conditions of commercial value, satisfactory quality, suitability for specific goals, completeness and accuracy of Services either Software or for violation of current laws and rules. All risks connected with use, quality and productivity lay down on you.

13.2. The platform does not give any guarantees that Software or Services will faultlessly meet your requirements, to be provided continuously, quickly, reliably and without mistakes and also that defects will be eliminated. The platform guarantees that Software or the server from which it works do not contain viruses or mistakes.

13.3. In case of mistakes in a system or messages and the viruses connected with the Profile or other elements of Services, or leading to loss of data by you, or to any other

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damages of the equipment, or Software, the Platform does not bear before you responsibility at all. The platform reserves the right to cancel disputable operations and to take any other actions for correction of similar mistakes except that the Platform is not present need to provide any duplicating network and/or systems and similar services.

13.4. The platform does not bear responsibility for any actions or omissions allowed by service provider of the Internet or other third party with whom you signed the contract to get access to the server on which the website is placed.

13.5. Without restriction of the aforesaid, the Platform does not bear responsibility for impossibility of implementation of the obligations which arose because of failures in work of information systems owing to technical failures which are out of a zone of its control.

14. RESTRICTIONS OF RESPONSIBILITY

14.1. You agree that you can choose whether use Services and you do it at own risk.

14.2. The platform is not responsible to you or any third party for the contract, tort, negligence or other any losses or damage following from / or somehow connected with use by you or any third party Software or Services. Including, for damage from loss of commercial profit (or non-receipt of the expected profit), business interruption, loss of business information, and any other material or subsequent losses (even when we notified you on a possibility of such losses or damage).

14.3. The platform is not responsible for the contract, offenses, negligence and also for any losses or damage following from/or somehow connected with use by you of any references which are contained on the website. The platform does not bear responsibility for information which is contained on any website to which the websites or Services refer.

14.4. You confirm that the Platform does not bear responsibility to you or any third party for any change, stay or termination of work Software.

14.5. The Platform is not responsible for maintenance of the website from which the user got access to the Platform Website or on which the hyperlink on the Website is given. The Platform is not responsible for the possible damage received as a result of the described actions.

14.6. You agree that in case Software or Services do not work properly as a result of any delays, interruption in work or transfer, any losses or distortion of data, refusal in communication or work of transmission lines, in case of misuse of the website or its contents and also in case of any mistakes and other factors which are out of our control:

14.6.1. The Platform is not responsible for any losses, including the missed profit which can arise

15. VIOLATION OF THESE PROVISIONS AND CONDITIONS

15.1. You agree to release, protect and isolate.

The platform, its partners and their respective companies, as well as their officials, directors and employees from any claims, claims, obligations, damages, costs and expenses, including legal fees and any other expenses, regardless of reasons that may arise from:

15.1.1. any your violation of this Agreement;

15.1.2. violations by you of any law or rights of any third party;

15.1.3. Your use of Services or Software, or uses by any other person of access to Services or the Software by means of identification of the user, both with yours, and without your permission;

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15.2. If you break any of these provisions and conditions of the present Agreement or the Platform has reasonable grounds to suspect that you violated conditions of the present Agreement, in addition to any other remedies, available Platforms, your Profile can be cancelled at the discretion of the Platform. And also the Platform can keep any positive balance of your deposit, on account of any damage or other sums which are due from you before the end of investigation and/or the conclusion of any judicial proceedings. Non-compliance with the present Agreement can also entail disqualification, closing of the Profile and/or legal actions against you.

16. STATEMENT FOR RISKS

16.1. The financial services which are contained on the website are suitable only for Investors who are capable to sustain loss of all cryptocurrencies invested by them and who understand risks and have experience in adoption of risks.

16.2. The maximum losses which the Investor can incur represent the general equivalent of a sum of money of the cryptocurrency transferred to the Platform for execution of Services under this agreement.

17. DISPUTES

17.1. You understand and agree that (without damage of your other rights and remedies) records of the Platform are final instance in definition of conditions of your use of Services, and you should not have the right to challenge solutions of the Platform concerning such questions.

17.2. All claims or disputes have to be sent to department of service of Investors on support@w2w.fund.

18. VALIDITY PERIOD AND TERMINATION

18.1. The present Agreement comes into force immediately after your completion of process of registration on the Platform and will remain in force until it is stopped according to its conditions.

18.2. The platform reserves the right to suspend work of the website or any it's part. In that case, the Platform can at discretion (with the notice or without), and the Platform cannot be made any complaint in this regard.

18.3. We have the right to terminate the present Agreement (including to remove the Profile) immediately and without prior notice:

18.3.1. If for any reason we decided to stop provision of services in general or specifically to you;

18.3.2. If we consider that you broke any of conditions of the present Agreement;

18.3.3. If using Services, you did wrong or violated the present Agreement;

18.3.4. If your Profile is somehow connected with any existing Profile which was closed. If your Profile is connected or belongs to the existing blocked Profiles, we can close your Profile, irrespective of the nature of these relations and also registration data provided on the specified Profiles or

18.3.5. for any other reason, at discretion. Provided that other is not provided, on the end of operation of the present Agreement any rest on your Profile will be returned to you during the reasonable period of time by your inquiry, at indispensable observance of our right for a deduction of any sums which are due to the Platform.

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18.4. You can terminate the present Agreement at any time and close your Profile (including a user name and the password), having sent the e-mail to support@w2w.fund. The platform closes your Profile if you have no active investment packages within 7-10 working days after obtaining your e-mail on our servers. Until full closing you bear all responsibility for any activity on yours to the Profile. If on yours the Profile nonempty accounts, then the rest is returned within 7-10 working days after receiving inquiry from you.

18.5. The right to terminate the present Agreement, determined by the present point, does not cause damage to any other right or a security measure of any of the parties in connection with the available violations or any other violations.

18.6. After cancellation of the present Agreement on any reason, except for the cases provided in the present Agreement and taking into account any rights or obligations which arose before the termination any of the parties has no further obligations to other party under the present Agreement.

18.7. In case of our cancellation of the present Agreement on the reason of your violation of this Agreement (including Additional rules) the Platform is not obliged to return you means which can be on accounts of your Profile, and you will not have any claims to the Platform in this relation. Besides, you will not be able to open a new Profile on the Platform without our permission again.

19. DEPARTMENT OF SERVICE OF INVESTORS AND PROMOTION ACTION

19.1. Present you express consent to the Platform, using the contact information specified by you at registration to contact you from time to time directly in connection with your use of the Services or any other products or Services offered by the Platform, her partners or branches from time to time.

19.2. The platform does not allow any offensive behavior shown by users of Services to workers of the Platform. In case the Platform, at sole discretion, considers that your behavior at communication by phone, e-mail or other means of communication was cruel or pejorative in relation to any of employees of the Platform, the Platform has the right to block or close your Profile on the Platform, and in such circumstances the Platform does not incur any obligations for return of means to you which can be on accounts of your Profile.

19.3. The platform can offer you special actions from time to time. About these actions to you it can be reported by means of various means, including, in addition (I), by e-mail, (II), phone, (III), the SMS (IV), additional windows opening inside Software. Actions begin at 00:00 and come to an end at 23:59 GMT, in certain dates, unless otherwise specified in conditions to actions.

19.4. The platform will provide you the choice to refuse communication with the Platform different types of communication and if you decide to refuse communications with the Platform, your wishes will be considered.

20. EXCHANGE RATES

20.1. The main currency of storage and implementation of transactions in the Platform is the internal corporate currency of the Wealthcash Platform. The rate of internal currency is equivalent to US dollar exchange rate and \$ is designated.

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20.2. All transformations of currencies made by the Platform to allow you to put and remove cryptocurrencies from your Profile, are carried out by the Platform at the course comparable to the daily commercial rate offered by financial institutions of Great Britain.

21. RECORD OF TELEPHONE CONVERSATION

For ensuring quality of service the Platform writes down, at discretion, the phone calls made from and in the offices. Present you agree that phone calls to you or made by you to contact the Platform, can be written down.

22. THE REGULATING LEGISLATION

The present Agreement and the relations between the parties are governed and interpreted according to the legislation of Great Britain, and you unconditionally submit, for the benefit of the Platform, exclusive jurisdiction of courts of Great Britain at settlement of disputes (including counter claims) which can arise in connection with creation, validity period, effect, interpretation or execution of the legal relationship established by the present Agreement or in other cases connected with the present Agreement.

23. LANGUAGE DISAGREEMENTS

The present Agreement is made in English. In case of any divergences between the translated version and the present Agreement in English, the text in English prevails.

24. GENERAL PROVISIONS

24.1. If any of parts of this Agreement is recognized as illegal, invalid or for any reason impracticable, then such situation will be considered separated from the rest of the present Agreement, and will not affect reality and legality of all other provisions of the present Agreement. In such cases the part which is considered the invalid or not having validity has to be interpreted according to the current legislation to reflect as far as it is possible, initial intentions of the parties.

24.2. No cancellation from our party of any condition of the present Agreement should be interpreted as refusal of presentation of claims in connection with the allowed violation of any condition of the present Agreement.

24.3. If other is directly not specified, nothing in the present Agreement will create or grant any rights or any other benefits for the third parties.

24.4. The present Agreement describes full relationship between the Platform and the Investor, concerning your use Software and Services and replaces with itself all previous Agreements between the Platform and the Investor in this regard. You confirm that, agreeing to adopt this Agreement, you did not rely on any statements, except for cases when this application was submitted by the Platform in the present Agreement.

24.6. The platform reserves the right to transfer, concede, license or put the present Agreement, in whole or in part, in case of reorganization of corporate group in which the Platform or in case of merge, sale of assets or other similar corporate transactions in which the Platform can take part participates.

24.7. You cannot transfer, concede, sublicense or pawn in any way any of the rights or obligations under the present Agreement.

24.8. In the present Agreement "you", either "yours", or "user" designates any person who uses Services or the Software in the present Agreement. Unless otherwise specified,

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the concept "we", either "us", or "ours" belongs collectively to the Platform and its affiliated structures, affiliates, directors, employees, agents and contractors.

24.9. Nothing in the present Agreement has to be interpreted so that you were granted any property rights on assets of the Platform.

Please, unpack and keep the printed-out copy of the present Agreement.

Contact information:

Mail: support@w2w.fund

25. RULE "KNOW YOUR CUSTOMER"

The rule "know your customer" became especially significant not so long ago. It is applied generally in the bank environment and the financial organizations to prevent fraud, washing of means, financial frauds and terrorist activity.

The platform undertakes all possible measures for prevention of the above-stated financial crimes. Any fraudulent activity is documented and all involved Profiles are blocked immediately. Means on accounts of similar Profiles will be confiscated.

Prevention:

The platform seeks to ensure safety of any important information which we receive from you (information on the account and operations), applying various methods of safety. For safety of your operations we need to obtain from you certain information, including the preferred method of replenishment of a deposit.

At Identification of the Profile from you the following documents will be required:

- The passport with the serial number (the face, a registration).
- A personal photo with the opened homepage of the passport

If necessary, the Department of safety can request additional documents for verification of the Investor.

In case of any questions contact in our support service the e-mail address support@w2w.fund.

In certain cases, providing the listed documents can be required in order that you were allowed to carrying out any operations with your Profile, including to replenishment of a deposit and a conclusion of funds from it.

Scan documents or shoot them with the digital camera with high resolution, keep photos in the jpeg format. Then attach them in your private office.

The platform ensures safety of documentation received from you and stores all information in strict confidentiality. All received files are protected at the highest level at each stage of consideration of documents.

26. FIGHT AGAINST MONEY-LAUNDERING

The platform takes active part in fight against money laundering. The platform follows rules of Joint group on fight against money laundering in Great Britain. This state is a member of FATF (group of development of financial measures for fight against money laundering), intergovernmental organization which is engaged in prevention of money laundering and financing of terrorism.

The platform developed certain rules which allow to prevent money laundering. These rules include:

- obtaining the confirmed identification data on the Investor;
- storage of records about identification information;

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- check of the persons registering Profiles, on participation in terrorism by means of their check in lists of the famous or suspected terrorists;
- informing Investors that the data transferred by them will be used for verification of their personality;
- tracking of monetary transactions of Investors;
- refusal of acceptance of cash, money transfers, transactions of the third parties, transfers of Western Union.

Money laundering is understood as a situation at which the money received from illegal or criminal activity is carried out through a financial system to legitimate a source of receiving these means.

As a preventive measure the Platform carries out withdrawal of funds only by the same method which they arrived on a deposit of the Profile.

The international rules on counteraction to money laundering demand from the organizations providing services to belong with care to Profiles on which money laundering can be made and take measures for its prevention, detection and the direction of the special report on suspicious activity.

Rules are applied to protection of the Platform and its Investors.

On any questions or comments concerning these rules you can address us by e-mail support@w2w.fund.

27. CALCULATIONS OF THE PARTIES

27.1. The reporting and settlement period of this Agreement is one month from start date of execution of the order.

27.2. The beginning of execution by the Platform of an assignment under the present Agreement the following calendar day after receipt of cryptocurrency of the Investor on his personal account in the Profile of the Investor, the choice of the most suitable investment package and pressing of the corresponding button is considered ("to Invest", "Confirm", "Accept", etc.).

27.3. The investor has the right to fill up personal account of the Profile of the Investor in any size, to transfer cryptocurrency to the Platform for performance of the present Agreement at any time without the direction of the additional notice to the Platform.

27.4. Data on profitability on investment packages of the Investor are formed by the Platform daily and are available to the Investor in the round-the-clock mode and at any time to acquaintance in the Investor's Profile.

28. PAYMENT OF MONETARY RESOURCES

28.1. The investor has the right to receive cryptocurrency from the personal account in any size in the limits which are available on it the sums.

28.2. The request for a paying out of cryptocurrency is made through the Investor's Profile on the website and is obliged to be confirmed with the financial password.

28.3. Requests for a cryptocurrency conclusion from personal account of the Investor are processed 2 times a week, on Tuesday and Friday at 12:00 GMT. A transfer on the cryptocurrency wallet of the Investor is made to 11:59:59 PM the next Tuesday or Friday (that will come earlier) behind day of formation of request for a cryptocurrency conclusion from personal account of the Investor.



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29. COMMISSIONS FOR PAYMENT OF MONETARY RESOURCES

29.1. There is no commission on withdrawal of funds from personal account of the Investor.

29.2. The commission for implementation of transaction on transfer of cryptocurrency on a krptovalyutny purse of the Investor is paid by the Platform

30. THE FORBIDDEN ACTIONS

Violation of terms of service of the Company:

- Management of means on Profil's deposit the third party who does not possess Profil;
- Providing the counterfeit documents which are not belonging to the real owner Profilya;

31. Way to Wealth Platform can make any changes and additions in the present Agreement in one-sided order at any time, without any note about making reasonable changes and additions.