

COININSIGHT

Privacy Policy

This page informs you of our policies regarding the collection, use and disclosure of Personal Information we receive from users of the app.

We use your Personal Information only for providing and improving the App. By using the App, you agree to the collection and use of information in accordance with this policy.

Children's Privacy

CoinInsight is not intended for children under the age of 13. We do not knowingly collect personally identifiable information from children under 13. If we become aware that we have collected personal data from a child under 13 without verification of parental consent, we will take steps to remove that information from our servers.

Additionally, users must be at least 16 years old to use the app. By using the app, you confirm that you meet the minimum age requirement.

Information Collection And Use

- (1) The data holder accepts, states and guarantees that he/she will use the given data in a lawful way which is stated in this user agreement.
- (2) The data can be processed based on the explicit consent of it's owner. Explicit consent is given related to the processing ways stated in the privacy policy.
- (3) The data, as stated in the privacy policy, is processed as follows:
 - CoinInsight processes said private data in accordance with it's commercial purposes in a proportionate way. To enter and register to CoinInsight, it's not necessary to register with a user name and a password. CoinInsight will generate an anonymous account which is not related to users personal information. In the registration process, personal data such as phone number not be demanded. CoinInsight guarantees that it will follow the 6698th law on Protection of Personal Data meanwhile it reciprocates that it will process data in a proportionate way in accordance with the purposes stated in the Privacy Policy.
 - CoinInsight processes said personal data to conduct a public opinion survey (poll) to get scientific and statistical info to share it with public and share the results with third parties. **CoinInsight** will gather the info and data complying with the legal conditions and use it , store it (for a while), share it with third parties, turn it into a

poll by anonymizing and be able to process in every way possible mentioned above. In other words: In other words, **personal opinions and preferences on CoinInsight, after they are anonymized (by hiding names and surnames of the data owners) and thus kept hidden, are used as a poll. This data, then, is used to help commercial businesses and similar third parties helping them with their strategic planning. Said data after the anonymization process, is transferred to third parties or similar businesses.**

- Advertisers and their advertisement managers are responsible for the ads shown to users of CoinInsight which indicates **CoinInsight** cannot be hold liable about the advertisements content that it's users encounters.

(4) In the cases mentioned bellow, **CoinInsight** can process info **without any need of an explicit consent**:

- it is clearly provided for by the laws.
- it is mandatory for the protection of life or physical integrity of the person or of any other person who is bodily incapable of giving his consent or whose consent is not deemed legally valid.
- processing of personal data belonging to the parties of a agreement, is necessary provided that it is directly related to the conclusion or fulfilment of that agreement.
- it is mandatory for the controller to be able to perform his legal obligations.
- the data concerned is made available to the **PUBLIC** by the data subject himself.
- it is mandatory for the **legitimate interests** of the controller, provided that this processing shall not violate the fundamental rights and freedoms of the data subject.

(5) **When data processing is no longer required, data holder deletes or anonymizes data if the owner demands it or it is required by law.**

(6) CoinInsight may make changes on it's website and application freely. CoinInsight may also change the way of work and processing, or change/remove the rules of (data) sharing. CoinInsight does not have the obligation to inform it's users in this regard.

(7) The data subject accepts, declares and undertakes that he/she will use the CoinInsight for his legal business and transactions, and will comply with this agreement, current legislation and other foreseen terms and conditions. CoinInsight administration or organ representatives are not responsible for the crimes that are committed via CoinInsight thus no repercussion can be demanded from CoinInsight.

(8) Everyone, in connection with herself/himself, has the right to;

- Learn whether or not her/his personal data have been processed;
- Request information about processing if her/his data have been processed;

- Learn the purpose of processing of the personal data and whether data are used in accordance with their purpose;
- Learn the third parties to whom their personal data have been transferred;
- Request rectification if the personal data is processed incompletely or inaccurately;
- **Request deletion or annihilation of personal data within the framework of the conditions; (The request will have consequences that will affect the future while the acts before the request will remain legally valid)**
- Request CoinInsight to notify the third parties whom the personal data of the user is transferred when the user requests their data to be deleted and removed.
- Object to occurrence of any result that is to her/his detriment by means of analysis of personal data exclusively through automated systems;
- Request compensation for the damages in case the person incurs damages due to unlawful processing of personal data by applying to the data controller.

(9) Data owner accepts and states that he/she gives explicit consent to the said processing ways and the ways that are explained in the privacy policy. In addition, he/she acknowledges and declares that his/her explicit consent is **BASED ON THE BEING INFORMED** about the user agreement. accepts and states that his/her will is **EXPLICIT** on the matters he/she has given is certain, and that his/her consent is **NOT DAMAGED** in case of mischief of will.

(10) CoinInsight has the right to suspend the user's membership or terminate all rights and capacities (authorizations) of the user by terminating the agreement if the user violates the terms of this agreement and the other terms of the software and the statements and commitments within this scope. In this case, damages occurring from violation can be demanded.

This document last revised at 20 July 2024.