



COINBY'S

ANY MISINTERPRETATION OF THE TRANSLATION IN A LANGUAGE OTHER THAN SPANISH OF THE ORIGINAL DOCUMENT SHALL BE GOVERNED BY THE ORIGINAL VERSION IN THE SPANISH LANGUAGE.

1. Software licensing and use.

All brands named in Coinby's manuals or user guides belong to their respective manufacturers and all users must abide by the licensing type, terms and conditions of each manufacturer.

2. Terms and conditions.

Coinby's International.

Coinby's is created, distributed and developed in virtual Estonia and supported by the e-residency of its CEO & Founder. All economic activity of buying and selling will be stored and located at the Estonian address that its CEO and/or Founder establishes by virtue of the E-residency, as well as all tax duties will be filed in Estonia or its subsidiary Coinby's Technology Limited in Gibraltar, as the case may be.

All software developed by Coinby's International is described and understood by the acronym CI. A user encompasses the context of one who uses the software for development or end use.



All cryptocurrency operations are operated by Coinby's Technology Limited, based in physical person with IBAN in Gibraltar in process. Whenever we use the trade name Coinby's International, we refer to Coinby's Technology Limited which refers to and/or the natural persons contributing to the development of extensions for generic use in the area of assets. Coinby's International is a provider of applications that help cryptoasset service providers and is exclusively oriented to the area of software development and IT services for companies looking to implement enterprise Blockchain.

Coinby's International does not keep, nor custody any type of external assets, it only keeps and manages its own assets when it was created and these assets are based on donations oriented to the maintenance and support of the extensions (software) created.

The end user who exchanges in any of its modalities (buying or selling) with Coinby's agrees to the terms herein and that the aforementioned exchange modalities will be interpreted as donations for the support and maintenance of Coinby's International extensions.

Coinby's International has its E-Residency in Estonia.

ApplInventor, Kondular, AppyBuilder are registered trademarks of their respective companies. Any use, support the user must agree in full with their respective terms and conditions of use of each company, Coinby's Estonia INC, do not have any commercial, nor legal relationship with them.

Coinby's International is referenced to a natural person approval in the form of E-Residency based in Estonia.

Licensing opensource and commercial versions of CI system (Exchange Extension) see the official website [http://www. Coinbys.com](http://www.Coinbys.com) or request information.

Coinby's are trademarks being registered by Coinbys.com International.



CI (Exchange Extension) is public domain and the (CI) is free to use and the fiscal and physical responsibility (individual or legal entity) is on whoever uses it as a financial tool. The (CI) has the functionality to be used as an asset exchange tool in test networks, if the end user or developer or implementer either an individual or legal entity in the main asset exchange networks is used for different purposes other than testing will be governed under the terms listed below.

All code and documentation at CI has been dedicated to the public domain by the authors. All code authors and representatives of the companies they work for have signed affidavits dedicating their contributions to the public domain and the originals of those affidavits are stored in a (virtual) safe at Coinby's Estonia headquarters (Virtual Storage Mode). Anyone is free to publish, use or distribute the original CI (Coinby's) extensions, either in source code form or as a compiled binary, for any purpose, commercial or non-commercial, and by any means on a trial basis.

The above paragraph applies to CI deliverable code and documentation those parts of the CI library that actually bundles and ships with a larger application. Some scripts used as part of the compilation process (e.g., "configuration" scripts generated by autoconf and other programs related to its operation) may be included in other open source licenses. However, none of these build scripts make it into the final CI library deliverable, so the licenses associated with those scripts should not be a factor in evaluating your rights to copy and use the CI library.

All deliverable code in CI has been written from scratch. No code has been taken from other projects or the open Internet. Each line of code can be traced back to its original author, and all such authors have public domain dedications on file. Therefore, the CI code base is clean and untainted with code licensed from other open source, non-open contribution projects.

CI is open source, which means that you can make as many copies as you want and do whatever you want with those copies, without limitation. But CI is not open contribution. To keep CI in the public domain and to ensure that the code is not contaminated with proprietary or licensed content, the project does not accept patches from unknown people. All code in CI is original, having been written specifically for use by CI. No code has been copied from unknown sources on the Internet.



CI is in the public domain and does not require a license. However, some organizations that want legal proof of their right to use CI will be able to sign a licensing agreement with an agreed cost between individuals or companies.

It is clear to the user (developer) or end user that in case of using the software falling under the following conditions:

- You wish to have a tangible legal document as evidence that you have the legal right to use and distribute CI.
- Your legal department tells you that you must purchase a license.

If any of the above circumstances apply to you, CI, the company that employs all CI developers, will sell you a Title Guaranty for CI. A Title Guaranty is a legal document that states that CI's claimed authors are the true authors, and that the authors have the legal right to dedicate the CI to the public domain, and that Coinby's International will vigorously defend against licensing claims. All proceeds from the sale of CI title warranties are used to fund the ongoing improvement and support of CI.

Contributed code

To keep CI completely free and royalty-free, the project does not accept patches. If you would like to make a suggested change and include a patch as a proof of concept, that would be great. However, don't be offended if we rewrite your patch from scratch. The type of non-commercial or opensource licensing who uses it in this and similar modes without purchase of support either individual or corporate use regardless of the size of the company will be governed by the following legal premises.

Disclaimer of Warranty. Unless required by applicable law or agreed to in writing, Licensor provides the Work (and each Contributor provides its Contributions) "AS IS", WITHOUT WARRANTY OR CONDITION OF ANY KIND, either express or implied, including, without limitation, any warranty or condition of TITLE, NONINFRINGEMENT, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. You are the sole responsible for determining the proper use or redistribution of the Work or use of (CI) and assume any risk associated with your exercise of permissions under this License.

Any financial loss or loss of any kind from the use of this software shall not be recoverable by the affected party. In the event that the CI user initiates a legal dispute, the parties shall submit to the courts only in the jurisdiction indicated by Coinby's International to the plaintiff and at the times indicated by Coinby's International without the option to demand any type of economic retribution, nor will it be able to demand any type of legal or judicial pressure.



For support, use and commercial licensing an agreement or contract will have to be established between Coinby's or its corporate and the interested party.

The terms and conditions of commercial distribution may change without prior notice, please refer to the official website www.Coinbys.com to see any modification of support clauses and non-commercial and commercial licensing, if you do not find the desired information the user may request it by email license@Coinbys.com.

Any person, user, private entity, public entity of any legal nature or from any part of the world who simply uses the software accepts without conditions the clauses established in this document and those that can be modified at any time in the portal of www.Coinbys.com without previous notice and can be applied at the discretion of Coinby's International in non-commercial or commercial use.

Any questions and CI information should be directed to the App Inventor community or to the communities of various Blockly systems such as: AppBuilder, Konduar, Trunkable, etc. and/or to the mail opensource@Coinbys.com due to the demand of questions it may take a few business days for a response.

Any subject, concept or description that is related to the terms and conditions of use not mentioned in this document may be updated by Coinby's International at any time, without prior notice, and the user is aware of and will abide by the changes without claim or indemnification of any kind.

Any FinTech law or any law related to "LAW TO REGULATE FINANCIAL TECHNOLOGY INSTITUTIONS" will be applicable only in the country of Estonia, and will only be based on the fact that any financial income to Coinbys.com based on donations from users or buyers of what is advertised on the coinbys.com site, and that at no time Coinbys.com does not retain, store or hold any crypto-assets (cryptocurrencies or tokens) or any accounts (private and/or public address) of any kind.com site and that at no time Coinbys.com does not retain, store or hold any crypto-assets (cryptocurrencies or tokens) or any type of accounts (private and/or public address) of Cryptocurrencies or tokens or any type of current fiat currency accounts.

The packages offered in the auction site or direct purchase of the site www.Coinbys.com may be modified depending on the needs of each auction or direct purchase without prior notice to the general public, another similar domain may be offered in case of having more than one direct purchase on the original announcement. Coinby's International in case of receiving two or more direct purchases for the same offer will be awarded to the first offer that has been received to direct purchases that have been in second place and confirmed transactions will be offered the creation of another cryptoasset (token) with the same characteristics (Name, Symbol and Token Number) but with a domain similar to the original proposal all of the above the buyer or buyers accept it without any type of claim, demand or



complaint.

The buyer (direct purchase) will conform to the above premise and will accept an internet domain similar to the one offered, accepting the above without being able to put any claim or remains on Coinbys and its associated companies.

Additional applications such as Chat and Wallets for use with the cryptocurrency selected by the buyer the availability and guarantee of support will be given through the external companies that have developed them, Coinby's is only an integrator of these solutions and the user or end or secondary buyer agrees not to have any claim or demand on the third party applications mentioned above.

The codes (programs) used for the creation of the cryptoassets (tokens) are the exclusive property of Coinby's and will not be released to the final or secondary purchaser.

Support with commercial
use. support@Coinbys.com

Legal information and licensing questions or concerns.
legal@Coinbys.com