



User Agreement

Project: Crypto Style

Effective Date: October 20, 2025

Last Updated: October 20, 2025

This User Agreement (hereinafter referred to as the “**Agreement**”) governs the terms and conditions for using the **Crypto Style** platform, available via the website <https://cryptostylematrix.github.io/frontend> and the Telegram bot **@CryptoStyleMatrixBot** (hereinafter referred to as the “**Platform**”).

By using the Platform, you confirm that you have read, understood, and agree to comply with the terms of this Agreement.

1. General Provisions

- 1.1. The Crypto Style Platform is a decentralized ecosystem built on the **TON blockchain**, providing users with access to smart contracts, NFT programs, and a partner (matrix-based) system.
 - 1.2. The Platform is **not** a financial institution, bank, investment fund, or intermediary. All operations are carried out directly between users via the TON blockchain.
 - 1.3. Use of the Platform constitutes full and unconditional acceptance of this Agreement.
 - 1.4. If you do not agree with any provision of this Agreement, you must immediately discontinue use of the Platform.
-

2. Registration and User Account

- 2.1. To access the Platform’s functionality, a **TON wallet** must be connected.
- 2.2. The user bears full responsibility for the security of their data, including private keys, seed phrases, and wallet access.
- 2.3. The Platform has no technical ability to restore access or recover funds if the user loses control over their wallet.

2.4. Each user may create and use multiple accounts.

3. System Operating Principles

3.1. All processes (matrix activation, reward distribution, accruals, and transfers) are executed automatically through **TON smart contracts**.

3.2. The Platform does not interfere with smart contract operations and does not manage users' funds.

3.3. All information regarding transactions and accruals is publicly available on the blockchain.

3.4. Rewards are credited instantly and directly to the user's wallet in accordance with the logic of the smart contract.

4. Rights and Obligations of the Parties

The User agrees to:

- provide accurate and truthful information during registration;
- refrain from using the Platform for illegal or fraudulent activities;
- independently ensure the security of their data and devices;
- comply with the laws and regulations of their country of residence.

The Platform agrees to:

- ensure technical availability of the Telegram bot and website;
 - maintain transparency of smart contracts;
 - refrain from interfering in the distribution of funds between users;
 - protect the confidentiality of technical data in accordance with the Privacy Policy.
-

5. Limitation of Liability

5.1. All blockchain transactions are **irreversible**. Once a transaction is sent, it cannot be canceled or modified.

5.2. The Platform is not liable for:

- losses caused by user errors (incorrect address, improper activation, etc.);
- actions of third parties, including Telegram, TON, hosting providers, and others;
- market fluctuations in the value of the TON cryptocurrency;
- technical failures of the TON network or Telegram API.

5.3. The user is solely responsible for complying with the tax laws of their jurisdiction.

6. Restrictions and Prohibited Activities

The following actions are prohibited on the Platform:

- creating fake accounts or using bots;
 - spamming or deceiving other users;
 - attempting to interfere with smart contract operations;
 - distributing malware or phishing links;
 - using the Platform for money laundering or financing illegal activities.
-

7. Financial Operations

7.1. All settlements are conducted exclusively in **TON cryptocurrency**.

7.2. The Platform does not store users' funds and does not perform intermediary functions.

7.3. Rewards are distributed automatically and irreversibly in accordance with smart contract code.

7.4. The Platform does not guarantee any specific income and is **not an investment instrument**. Results depend solely on the user's activity and the activity of their team.

8. Intellectual Property

8.1. All Platform materials, including logos, design, texts, descriptions, and the interfaces of the Telegram bot and website, are the intellectual property of **Crypto Style**.

8.2. Copying, distribution, or use of Platform materials without prior written permission is prohibited.

8.3. This does not apply to elements published on public blockchains or distributed under open-source licenses.

9. Disclaimer of Warranties

The Platform is provided “**as is**”.

Crypto Style makes no warranties regarding uninterrupted operation, compatibility, or fitness for a particular purpose.

The user acknowledges and accepts all risks associated with the use of cryptocurrency technologies and smart contracts.

10. Amendments to the Agreement

10.1. Crypto Style reserves the right to amend this Agreement at any time.

10.2. The updated version becomes effective upon publication on <https://cryptostylematrix.github.io/frontend> or within the Telegram bot.

10.3. Continued use of the Platform after amendments constitutes acceptance of the updated Agreement.

11. Termination of Use

The user may stop using the Platform at any time by disconnecting their Telegram account from the system.

Crypto Style reserves the right to restrict access in the event of violations of this Agreement or detection of suspicious activity.

12. Contact Information

For all questions related to the use of the Platform:

-  **Telegram:** <https://t.me/CryptoStyleMatrixNews>

-  **Website:** <https://cryptostylematrix.github.io/frontend>
-

13. Final Provisions

By using the Crypto Style Platform, you confirm that you have read this Agreement, understand its contents, and fully and unconditionally accept all of its provisions.