

# **Glossary of Terms**

**Agreement:** these terms and any other rules, policies or procedures that may be issued by our team and published from time to time on the Website [www.coinimp.com](http://www.coinimp.com) (including the Accompanying Documents).

**Affiliate:** any person or entity that has any relation to The Platform, including, but not limited to partners, employees, agents and contractors of it.

**Applicable Law:** law applicable under these Terms to any and all relations between a Participant/ User and CoinIMP [www.coinimp.com](http://www.coinimp.com).

**Cryptocurrency:** digital currency, represented in this case by Impression (IMP).

**Coinimp.com:** site dedicated to promoting IMP, Cryptocurrency wallets, IMP investments and airdrops giveaway campaigns.

**Webchain:** blockchain that covers principles of open, neutral and immutable transactions. It is based on the ethereum-classic (ETC) protocol and the CryptoNight hashing algorithm, allowing it to be a browser mineable cryptocurrency.

**Forms:** all the documents that establish a relationship between the buyer and The CoinIMP to assume obligations during any transaction.

**Intellectual Property Rights:** any invention, patent, utility model, copyright and related right, registered design, unregistered design, trademark, trade name, internet domain name, design right, design, service mark, database rights, rights in get-up and trade dress, rights in goodwill or to sue for passing off and any other rights of a similar nature or other industrial or intellectual property rights in any part of the world whether or not any of the same is registered (or capable of registration), including applications and the right to apply for and be granted, extensions or renewals of and rights to claim priority from, such rights and all equivalent or similar rights or protections which subsist now or will subsist in the future.

**Token Sale:** it is a procedure by which a limited number of new tokens are placed on sale.

**IMP (short for IMPression):** a webchain-based utility token used in web hosting, advertisement, web positioning & revenue. IMP tokens are supported by Webchain Network, a CPU mineable blockchain platform, known for its safety, ASIC resistance and for allowing the creation of ERC20 & ERC223 Smart Contracts and DApps, secured by websites and IoT. This blockchain and its distinctive features allow IMP to be a token for those who value egalitarianism and decentralization, therefore they are not meant to serve as a protocol token; no new protocol or network are being launched and therefore the IMP token is definitely not a protocol token by definition.

**TS:** Terms of Service.

**Participant:** anyone who demonstrates meeting the basic legal requirements to conduct financial business and begins the process of purchasing IMP.

**Users:** any person who has fully complied with the legal and financial requirements to carry out IMP transactions.

**Wallet:** a digital wallet, exclusively built to save, send and receive cryptocurrencies.

## **Terms of Service:**

It is mandatory to read and fully understand these Terms of Service, hereinafter referred to as TS; as they affect the obligations and legal rights, including, but not bound to waivers of rights and limitation of liability.

By accepting the provisions of this Agreement, you acknowledge that you have fully read, understood and agreed to all the terms and conditions set out herein. If you do not agree with this or any document that states the rules of using our service, you must not access or use [www.coinimp.com](http://www.coinimp.com) and/or buy IMP tokens.

This ToS document, including any and all additional documents, constitute a legally binding Agreement between CoinIMP (hereinafter referred to as "The Platform") and any and all the Participants and Users as defined herein in the Glossary section.

### **1. Use of Service**

Participants and/or Users are to use [www.coinimp.com](http://www.coinimp.com) strictly in accordance with these terms of use:

You declare and warrant to us that:

- (i)** Are of legal age in your country of residence to access our services, you have legal capacity, therefore have the power and authority to acquire rights and contract obligations, without any authorization needed from a third party, and to comply with the terms of these TS, performing your obligations under the terms of this document;
- (ii)** Will comply with all terms and conditions of the present TS;
- (iii)** Have provided and will provide accurate and complete registration information; and
- (iv)** You will use our services in compliance with the laws of your jurisdiction and The Platform's.

You acknowledge and agree that, from time to time, the services may be inaccessible or inoperable for any reason, including, but not limited to:

- (i)** Equipment malfunctions;
- (ii)** Periodic maintenance procedures or repairs which The Platform may undertake from time to time; or
- (iii)** Further causes beyond the control of The Platform, which are not reasonably foreseeable.

Your use of the site does not entitle you to make any unauthorized use of any protected content, and in particular, you will not delete or alter any proprietary rights or attribution notices in any content. You agree that you are not acquiring any ownership rights in any protected content. CoinIMP does not grant you any licenses, express or implied, to the intellectual property of [www.coinimp.com](http://www.coinimp.com) or our licensors except as expressly authorized by these terms.

You are solely responsible for your use of the services, including all actions carried out with your account credentials. You may not, under any circumstances, perform any of the following:

- (i) Use the services to defraud, threaten, harass, stalk, abuse, or otherwise violate the legal rights (including rights of privacy and publicity) of others;
- (ii) Cause repeated disruptive incidents;
- (iii) Act, or fail to act in your use of services, in a manner that can be contrary to applicable laws or regulations;
- (iv) Provide false, inaccurate or misleading information;
- (v) Scrape or collect information from our website about any third parties, including without limitation email addresses without proper consent;
- (vi) Interfere, disrupt or attempt to gain unauthorized access to other accounts on the services or any other computer network;
- (vii) Disseminate, store or transmit viruses, scareware, trojan horses or other malicious code or program;
- (viii) Use the services to engage in or support any phishing, spoofing or similar attack;
- (ix) Use the services to engage in or support fraudulent and/or criminal activity;
- (x) Engage in any other activity deemed by The Platform to be in conflict with the spirit or intent of these TS.

## **2. About IMP**

They are Webchain-based utility tokens, their name and symbol is **IMP** (short for IMPression) and they are designed to hold transactions in our advertising platform. The use of IMP tokens on CoinIMP will be the team's tool to work within The Platform.

## **3. Eligibility**

**3.1** Participants, whether they are a natural person or act in representation of a platform, must comply with the legal requirements to carry out financial business according to the laws that regulate this matter in their country of residence and The Platform's. And the fact that they use our website becomes a tacit declaration of the capacity obligation mentioned ut supra.

**3.2** Participants, in order to access to our services, must must have attained the legal age in their country of residence and must have legal capacity, which means they are able to acquire rights and contract obligations on their own behalf, without the authorization of any third parties.

**3.3** Users, whether they are a natural person or act in representation of a platform, who apart from having the legal capacity to commit themselves economically, are legally bound by our policies and agree on their full compliance.

**3.4** Participants must not have their residence in a country where financial or economic authorities have banned investments in cryptocurrencies and/or blockchain initiatives.

**3.5** By accepting this document and by using [www.coinimp.com](http://www.coinimp.com), participants and users agree to act under the laws of their citizenship country or the country of their residence.

## **4. Modification of Terms**

This document is subject to changes, at any time and without prior notice, therefore this document might be updated over time and shall be consulted via web on [www.coinimp.com](http://www.coinimp.com), as it will always contain the latest revised version of terms.

By continuing to access or use the site and our services, you are indicating that you agree to be bound by the latest released document. If it is not acceptable to users, their only option is to cease using the site or/and our services.

## **5. Intellectual Property**

All content included as part of the service, such as text, graphics, logos, images, as well as the compilation thereof, and any software used on the site, is the property CoinIMP or its suppliers and protected by copyright and other laws that protect intellectual property and proprietary rights. Users agree to observe and abide by all copyright and other proprietary notices, legends or other restrictions contained in any such content and will not make any changes thereto; will not modify, publish, transmit, reverse engineer, participate in the transfer or sale, create derivative works, or in any way exploit any of the content, in whole or in part, found on the site.

Buyers and Users agree not to acquire any ownership rights in any protected content. CoinIMP does not grant you any licenses express or implied, to the intellectual property of IMP tokens or our licensors except as expressly authorized by these terms.

## **6. Indemnify**

Users agree to indemnify and defend The Platform, its affiliates, investors, contractors, officers, directors, members, managers, partners, shareholders, licensors, suppliers, customers, employees, agents, third-party advertisers, technology providers and service providers from and against any loss, damage, cost, or liability (including, reasonable attorneys' fees) resulting from or relating in any way to a third-party claim, demand, action or proceeding that arises out of this document or the site, including but not limited to, in relation to: Users and Participants, use, non-use or misuse of, or connection to the Website, the services and any content (including without limitation your Content and any third party Content) forming part of the Website.

## **7. Financial Risk Disclosure**

**7.1** The purchase of IMP tokens implies the risk that the token value varies and may become worthless; IMPs are not a value guaranteed by any financial institution. Buyers have the obligation to investigate, read and understand the risks before purchasing.

**7.2** The tokens do not hold any ownership rights to CoinIMP's assets and, therefore, are not backed by any tangible asset. As such, their price can fluctuate within a short period of time.

**7.3** No promises of future performance or price are or will be made in respect to the token, including any promises of inherent value, any promises of continuing payments, and any warrants that IMP will hold any particular value; if they are mentioned as part of marketing material, it is not meant to represent any financial advice. Therefore, the recovery of spent resources may be impossible or may be subject to foreign laws or regulations which may not be the same as the private law of the token holder.

**7.4** An active public market may not develop or be sustained after the sale, if this happens, IMP price may become more volatile and users may be unable to transact with the token at any time.

## **8. Technical Risk Disclosure**

**8.1** Since this is a digital product the users are to be in complete knowledge of how they work and that in no way CoinIMP would be responsible for any kind of losses (financial, technical, data, etc.), if there are malfunctions on The Platform, software or/and any other technological element used to make this technology works.

**8.2** The Platform, tokens and all of the matters set forth in the Whitepaper are new and untested. So the website might not be capable of completion, creation, implementation or adoption during initial releases.

**8.3** The changing nature of the technology means that any platform or software issued at a certain moment may seem obsolete, in this case CoinIMP is not responsible for the possible obsolescence of The Platform or the tokens, against our best efforts for constant updates.

**8.4** If the Users input incorrect account details information in the website and the final transfer is done to an unintended destination, We shall not reimburse the Users and shall not transfer additional funds. Users must ensure that all the information they enter is completely correct.

## **9. Liability Disclaimer**

**9.1** The information, software, products, and services included in or available through the site may include inaccuracies or typographical errors, therefore changes are periodically added to the information herein. [www.coinimp.com](http://www.coinimp.com) and/or its suppliers may make improvements and/or changes in the site at any time. [www.coinimp.com](http://www.coinimp.com) and/or its suppliers hereby disclaim all warranties and conditions with regard to this information, software, products, services and related graphics, including all implied warranties or conditions of merchantability, fitness for a particular purpose, title and non-infringement.

**9.2** Except as otherwise required by law, in no event shall The Platform or its affiliates be liable for any special, indirect or consequential damages, or any other damages of any kind, including but not limited to loss of use, loss of profits or loss of data, whether in an action in contract, tort (including but not limited to negligence) or otherwise, arising out of or in any way connected with the use of or inability to use our services or The Platform materials, including without limitation any damages caused by or resulting from reliance by any user on any information obtained from platform, or that result from mistakes, omissions, interruptions, deletion of files or email, errors, defects, viruses, delays in operation or transmission or any failure of performance, whether or not resulting from a force majeure event, communications failure, theft, destruction or unauthorized access to platform's records, programs or services. This section may not apply to those jurisdictions that won't allow the exclusion of certain warranties or the limitation or exclusion of liability for incidental or consequential damages.

**9.3** CoinIMP reserves the right to contact the user to request any additional information related to their identity or source of funds and it will do it also for matters of data disclosure; always under the limits of the General Data Protection Regulation, which endorses, but is not limited to, having the informed consent of the user in case of data disclosure.

**9.4** When legally obligated, The Platform will provide customer information to government agencies upon legal request, court order or presentation of warrant.

**9.5** We reserve the right to cancel and refund any orders with false, or seemingly false, user information in any requested documents in the process of validating legal conditions of participants; including incorrect or invalid name, address, nationality, or ID numbers.

**9.6** CoinIMP reserves the right not to sell cryptocurrencies to participants from countries that have issued a ban over cryptocurrencies investment. The Platform will not sell or/and exchanges with participants from any countries that disapprove cryptos transactions, therefore the participants will be responsible for their actions about it.

**9.7** Under no circumstances will The Platform or its eventual affiliates be liable for any loss or damages caused by reliance on information or advice obtained through this site, including your use of any of the Forms. It is your responsibility to evaluate the accuracy, completeness, or usefulness of any information, opinions, advice, Forms, or other content available on or through our site. In particular, you are urged to consult an

appropriate professional licensed in your jurisdiction before using any Forms or otherwise relying on any legal, accounting, or other professional advice or information obtained on or through this site.

**9.8** Under no circumstances shall [www.coinimp.com](http://www.coinimp.com), its affiliates or partners be liable for any indirect, consequential, incidental, special or exemplary damages arising out of or in connection with your access or use of or inability to access or use the site services.

**9.9** Our website and the services available on it do not, for any reason or cause, work as an investment advisor, broker or dealer, therefore we are not responsible for any economic outcome of users investments.

**9.10** This platform is not responsible under any circumstances of any transactions executed through, or in connection with our site, and the users understand and agree that such transactions are conducted entirely at their each own risk. Any warranty provided in connection with any products, services material or informations on or through this site from a third party is provided by solely that third party and NOT by The Platform or our affiliates.

**9.11** CoinIMP reserves any rights to sell tokens if these terms are not followed as The Platform is setting in all the documents published on our website.

**9.12** Visiting [www.coinimp.com](http://www.coinimp.com) or sending emails to CoinIMP constitutes electronic communications. You consent to receive electronic communications and you agree that all agreements, notices, disclosures and other communications that we electronically provide to you, via email and/or on the site, satisfy any legal requirement.

## **10. Terms and Termination**

**10.1** These Terms of Service are effective as of the time you first access the Services, and shall continue in full force and effect until terminated as set forth herein.

**10.2** We may terminate Users affiliation if they do not act according to these terms of service.

**10.3** The Users may terminate their access at any time.

## **11. Interpretation**

In this ToS document, unless the context otherwise requires:

**11.1** Headings do not affect interpretation;

**11.2** Singular includes plural and plural includes singular;

**11.3** Words of one gender include any gender;

**11.4** Reference to legislation includes any amendment to it, any legislation substituted for it, and any subordinate legislation made under it;

**11.5** Reference to a person includes a corporation, joint venture, association, government body, firm and any other entity;

**11.6** Reference to a thing (including a right) includes a part of that thing;

**11.7** Reference to two or more persons means each of them individually and any two or more of them jointly;

**11.8** Reference to a party means each of the persons individually and any two or more of them jointly.

## **12. Miscellaneous Provisions**

Any delay in performance of any provision of these terms caused by conditions beyond the reasonable control of either party will not constitute a breach of these TS, provided that the delaying party has taken reasonable measures to notify the affected party of the delay in written form and uses reasonable efforts to perform in accordance with these terms notwithstanding such conditions. The delayed party's time for performance will be deemed extended for a period equal to the duration of the conditions beyond its control. Conditions beyond a party's reasonable control include, but are not limited to, natural disasters, acts of government, acts of terrorism, power failures, major network failures, fires, riots, and acts of war (collectively, "Excusable Delays").