

REGULATIONS (USER AGREEMENT)

1. PREAMBLE

1.1. This document (hereinafter - the Regulations) contains the main provisions relating to the functioning of the system of the site www.savetocoin.com and the mandatory rules for working in it.

1.2. The Regulation defines the principles and conditions under which the company (hereinafter referred to as the **Company** or the **Administrator**), is registered under number 11550697 in the Register of Societies in England and Wales, provides the Registered User or the Investor (hereinafter referred to as the **User**) access to the site system.

1.3. The moments that are not reflected in the Regulations, the Company may regulate with its internal procedures and documents, providing access to them at the written reasonable request of the User.

2. TERMS AND DEFINITIONS

In this Regulation, the following terms and concepts are used in such meanings:

2.1. Authorization data - a set of login and password.

2.2. Authorization is the process of authenticating a user by login and password.

2.3. Verification is the procedure for providing the User Administrator with personal data established by the Regulations or the law.

2.4. Agreement - an agreement between the Investor and the Company to establish the obligations of the Parties to acquire the Investment package.

2.5. Other documents of the Company are other (except for the Agreement and the Regulations) documents of the Company, which are publicly available on the official website of SaveToCoin, and are annexes to the Agreement and the Regulations. Such documents are: "Investment Packages", "Company's Marketing Plan", "Working Days Calendar", "Bitcoin Rate".

2.6. The investment package (hereinafter referred to as the Investment Package) is an investment made by a person in the Company, the purpose of which is income in the form of interest (dividends) accrued on the acquired asset.

2.7. Investor is a User registered in the System who purchased the Investment Package and accepted the Agreement.

2.8. Registered User - a person who has registered in the System and accepted the Regulations.

2.9. Personal Account - an account of a User registered in the system and using services, stored in the system database, owned by this client, reflecting the

amount of funds owned by the User, information about the acquired Investment Package, payment schedule, transactions made, etc., allowing the User manage your funds.

2.10. The official website of the Company is www.savetocoin.com.

2.11. User - common name for the Registered User and / or Investor in the system.

2.12. Interest (dividends) - a part of the Company's profit, which is distributed to Investors periodically and in accordance with the terms and conditions of the acquired Investment packages.

2.13. Registration - the result of entering the data of the person into the system, after which the User is identified by the system.

2.14. System - a set of hardware and software designed to provide the user with the services of the system www.savetocoin.com.

2.15. Funds - cash in electronic form, which belong to the User.

2.16. The parties are the Administrator \ Company and User at the joint mention.

2.17. The structure is an interconnected chain of invited Investors.

3. ORDER OF ACCESSION TO THE RULES

3.1. Receipt by the User of the possibility of acquiring an Investment Package and working with it is carried out solely on the basis of the prior acceptance of the Regulations and the Agreement.

3.2. Acceptance by the User of the terms of these Regulations is carried out by consistently performing the following actions: 1) filling in registration forms on the official website, including the formation of authorization data; 2) familiarization with the terms of the Regulations; 3) putting a mark of consent with them in the corresponding field of the registration form.

3.3. Since the beginning of the use of the Site, the person is considered to fully and unconditionally agree with these Regulations. If a person disagrees with any provision of the Regulations or with the Regulations as a whole, he should refrain from using the Site.

3.4. The term of acceptance of the terms of the Regulations is not limited.

3.5. By accepting the terms of this Regulation, the person confirms that:

3.5.1. has the necessary amount of civil capacity;

3.5.2. at the time of the adoption of the terms of the Regulations are not associated with any

obligations and he is not aware of any circumstances that prevent him from concluding and properly fulfilling all the obligations undertaken;

3.5.3. His will is free and corresponds to his inner will;

3.5.4. ready to comply with and comply with all the terms of the Regulations and other documents of the Company;

- 3.5.5. understands that the type of investment is venture capital;
- 3.5.6. does not intend to perform any actions that would harm the business reputation of the Company and / or third parties, or would be contrary to the law, international standards, business practices, and / or generally accepted standards of morality;
- 3.5.7. His actions are aimed at using the site, they do not contain malicious intent, fraudulent intentions, attempts to harm the functioning of the site and / or violate the Company's intellectual property rights and / or gain unauthorized access to information that belongs to the Company.
- 3.6. The use of authorization data is recognized by the Parties as an appropriate and sufficient way to authenticate the User, confirming the authenticity and integrity of the sent electronic document. Authorization data of the User shall be recognized by the Parties as an analogue of a handwritten signature.

4. REGISTRATION AND VERIFICATION

- 4.1. An individual who has attained the age of majority (18 years) with the necessary amount of civil capacity can register and become an Investor of the Company.
- 4.2. Register and create a personal account on the site savetocoin.com carried out in the following order:
- 4.2.1. Go to the website using the personal link of the person who provided information about the Company.
- 4.2.2. On the opened main page of the Site, select the "Registration" tab.
- 4.2.3. Fill out the personal information on the list.
- 4.2.4. Read the Terms of Use (User Agreement) by clicking on the link and, if you agree with all the conditions, put a note on the acceptance of the Regulations.
- 4.2.5. Click on the "Register" button and do not close the tab.
- 4.2.6. In the parallel new tab in the same browser, go to the mailbox specified during registration to activate your personal account.
- 4.2.7. Open the received letter from savetocoin@gmail.com and follow the link indicated in it.
- 4.2.8. After clicking on the link, the main page of the Site and a pop-up window with an automatically generated password will open (change password: "personal account" - "menu" - "profile").
- 4.2.9. From this moment on, a personal user profile has been created and his personal account has been activated.
- After registering in the profile you need to specify the payment details for withdrawal. For security reasons, changing payment details is possible only once in 6 months.
- The use of the same payment details by multiple users is not allowed.

4.3. In order to use the available opportunities in full, it is necessary to pass the verification of the person no later than 14 days from the date of activation of the Invest package. In some cases, the Administrator may request verification and / or additional verification in accordance with its security policy and the prevention of fraud.

4.4. To pass the verification of an individual, you must attach the following photos:

- a valid state document (photo clear, close-up) identifying the User's identity - for entering into an Agreement between him and the Company;
- Photo of the User with the same document, in expanded form on the first page, next to the User's face.

4.5. Documents uploaded for verification are processed by the Administrator within two working days. If any of the documents provided by the User fails validation, the Administrator sends an email notification stating the reasons for the refusal of verification, as well as what needs to be done in order for the verification to be successful.

4.6. A person who is registered on the Site is required to provide true information about his / her identity. Otherwise (when loading invalid documents, registering under another name, but not limited to these cases), the Administrator has the right to take operational influence measures provided for in clause 12.2.6. Regulations.

4.7. By accepting the terms of the Regulations, the User consents to the processing and preservation of personal data by the Company.

4.8. All data within the system of the Company, including the data specified during the registration of the User, verification data

User, user account data is securely protected from external access, including protection against unauthorized physical access to servers. The Administrator does not disclose any client information to third parties, unless the Administrator receives a formal court decision during an international investigation.

4.9. The regulation implies the creation by one person of only one "personal account". If it is revealed that a multi-account has been created (the creation of several personal accounts by one person) in order to obtain unjustified profits, the Administrator has the right to terminate the Agreement unilaterally. In this case, the Administrator has the right to block access to all the accounts created and used by the User immediately from the moment of detecting the fact of creating a multi-account or other unfair actions of the User.

4.10. The company reserves the right to refuse to purchase the Investment Package without giving a reason.

5. ACQUISITION OF THE INVESTMENT PACKAGE

5.1. The list and information about the Company's investment packages available for purchase is contained in the Appendix "Investment packages" published on the official website of the Company.

5.2. After signing the Application for accession (acceptance) to the public offer to purchase the Investment Package, at the time of the acquisition by the registered User of any of the Investment Packs offered by the Company, the terms of the Public Agreement are accepted, the terms of which are presented in the Public Offer on the Site.

5.3. One copy of the executed Agreement between the Company and the Investor may be sent to the Investor by mail to the Investor's address indicated in the Accept.

5.4. The price of an investment package is determined in cash; Payment is credited in USD currency, in dollar equivalent of the value of the Invest package.

6. PAYMENT SYSTEMS, INPUT AND OUTPUT OF FUNDS FROM THE SYSTEM

6.1. To purchase an Invest package, you must have a sufficient amount of funds to pay for the Investment Package in the account in your account on the Company's Website. Replenishment (input) of funds occurs through the section "My Finances" in your personal account, where you need to select the tab "deposit of funds" from the drop-down menu. After that, you need to choose the method of replenishment (payment system), enter the amount of replenishment in equivalent to the US dollar, which should be not less than 10 USD and not more than 30,000 USD, then click the button "Send" and then follow the instructions of the selected payment system.

6.2. Replenishment (input) of funds is possible through the following payment systems:

- Advanced Cash (advcash.com)
- Perfect Money (perfectmoney.is)
- Bitcoin
- Ethereum

6.3. Advanced Cash top-up happens in manual mode, Perfect Money in automatic mode. Bitcoin, Ethereum refill by transferring cryptocurrency from your wallet by the specified details. At the same time, you need to send a letter to the e-mail: advcash@savetocoin.com or the one indicated in the pop-up window, confirming the replenishment transaction using the specified details, where you need to specify the transaction number, and attach a screenshot of the transaction.

6.4. The execution dates for processing the replenishment transaction in payment systems are as follows:

- for Perfect Money - instantly
- for Advanced Cash - 24 hours.
- for Bitcoin and Ethereum - until the end of the transaction if there is a letter confirming the transaction to the e-mail: bitcoin@savetocoin.com and ethereum@savetocoin.com, respectively.

6.5. When replenishing the User's wallet with Bitcoin, the system uses a rate that can always be seen when depositing funds into the systems at www.savetocoin.com.

6.6. Payment for the Invest package comes from the "Balance" tab "MyFinance" in the user's personal account.

6.7. The administrator is not responsible for the processing of payments by payment systems, rate changes, and any other actions or omissions of third parties (banking institutions, payment systems, etc.).

6.8. The Commission and any costs associated with the crediting of funds to the account, the payment of the Investment Package, transfers and withdrawal of funds from the system are assigned to the User.

6.9. To implement the procedure for withdrawing funds from the system, the User must:

6.9.1 Complete the verification procedure. Without the verification procedure, the withdrawal of funds is impossible.

6.9.2. Create a withdrawal request, specifying:

- payment system on which funds will be transferred; - account number of the selected payment system;
- amount of withdrawal;

The minimum withdrawal amount is **10 USD**, the maximum amount is **unlimited**.

6.10. You can create a request for withdrawal of dividends immediately after they are accrued to the balance. Applications are processed within 5 business days. Consequently, the funds for the application created by the User will go to the payment details specified in the profile.

6.11. The investor can track the transaction history through the "MyFinance" section of the personal account. The "Dividends" tab reflects the transaction history of the accrued dividends and the remuneration received, as provided for in the Marketing Plan. The "Transaction History" tab displays the history of direct deposits from the payment system, withdrawals to the payment system, as well as the history of internal transfers.

7. ACTION OF THE INVESTMENT PACKAGE

7.1. The beginning of the interest accrual period (dividends) for the investment package is determined by the moment the investment package is activated. The activation of the investment package occurs at the time of its acquisition.

7.2. The term of validity of the Investment Package corresponds to the dates specified in it.

7.3. The company credits interest (dividends) to the balance of the 1st and 15th day of each month, at 18:00 London time, in accordance with the selected Investment Package. Dividends can be displayed the next day after the accrual. The schedule of charges is formed automatically by the system and can be tracked in user account.

7.4. The amount of interest (dividends) is determined according to the terms of the acquired Invest package.

7.5. The amount (deposit body) for which the Investment Package was acquired is included in the total percentage of profitability.

7.6. Changes by the Company in the interest rate on investment packages in the application "Investment packages" have no retroactive effect for previously acquired packages.

7.7 The number of purchased investment packages is not limited. When purchasing additional portfolios, each acquired Investment package operates autonomously, independently of previously acquired ones, that is, each Investment package has a separate and independent profit percentage, payment schedule and expiration date.

8. GENEALOGY

8.1. According to the Company's policies and devices, all Investors of the Company are united in a general structure, in which each Investor has a certain place, is a member of someone's team and has the ability to form his own team.

8.2. The new User is guaranteed to acquire a position in the overall structure of the Company and is displayed for a period of 30 days from the date of registration on the site. After the expiration of 30 days, if the User does not acquire anything, the position will be canceled.

8.3. According to the "Genealogy" section, the Investor determines the development strategy of his team and the possibility of obtaining the bonuses provided for in the Marketing Plan.

8.4. Tracking your place in the structure, the formation of your own team is available in the tab "Genealogy" of your personal account.

9. MARKETING PLAN

9.1. The marketing plan is a bonus incentive system that provides incentives for existing Investors who popularize the company's activities in the market. All provided types of bonuses the Investor receives in US dollar equivalent to the account assigned to him in the system (personal account).

9.1.1. The marketing plan includes the following types of bonus incentives: "Passive Referral Bonus", "Referral Bonus", "Career Bonus", "Bonus on meeting the conditions of promotions existing in the system"

9.1.2. Passive Referral Bonus is a reward for the purchase of an Investing Package by a User registered in the system according to your personal recommendation (Partner link), and is calculated from the profit received in accordance with the table in the section "Affiliate Program".

9.1.3. Referral Bonus (Affiliate Remuneration) is a reward for the purchase of an Investment Package by a User registered in the system on your personal recommendation (Affiliate Link), in accordance with the table in the section "Affiliate Program". This bonus can only be obtained after you have attracted a fourth investor. If after 60 days, from the moment the last Investor is attracted to the team, you are not active in attracting new Investors, this status will be lost, until the new fourth Investor is recruited, who again activates the Referral Bonus.

9.1.4. Career bonus - cash reward for achieving the volume of financial turnover in the Investor's team, sufficient for closing career level prescribed by the Marketing Plan of the company. The bonus is credited to the balance within 5 days from the moment of reaching the required volume of investments attracted by the Investor in the smaller team and is available for use from the moment of accrual.

9.1.5. Investor's opportunity to take part in the Company's events. The decision on the participation of the Investor in the Company's events is made by the Administrator based on the Investor's achievement of a certain career level.

9.2. Bonuses (Referral, Passive) are charged by the system automatically and are paid on the 1st and 15th of each month. Bonuses for the implementation of the "Career Level" and the fulfillment of conditions for current events, promotions and promotions are charged in semi-automatic mode and are transferred to the Investor's balance after the application has been processed by the company's employees.

9.3. In order to receive passive and active Partner remuneration from your structure, each partner of your structure must activate the Invest package.

9.4. Determining the size of bonuses, limiting the size of bonuses, the conditions for their accrual is carried out in accordance with the Company's Marketing plan, and can be changed by the Administrator without Investor participation unilaterally, without prior warning and approval.

9.5. All bonuses are credited only when the activated investment package.

9.6. Funds can only be withdrawn if there is an activated package.

10. STABILIZATION INSURANCE FUND

In order to reduce the risks of the company and the Investors, a new financial regulation instrument - stabilization insurance fund. For each withdrawal of funds, Investor will be charged 2.5% of the amount on a Bitcoin wallet. The client can check the balance of this fund in real time on the main page of the personal account. The fund itself operates under the HOLD BTC system.

11. PERSONAL DATA

The Company has the right to collect, store and process personal data entered by Users during operations in the personal account, as well as other data automatically transferred to the Company during the use of the system, transfer of these data to third parties in order to comply with the Regulations or additional agreements with them, and also all other actions permitted by the applicable law with the personal data of the Users.

12. RIGHTS AND OBLIGATIONS OF THE PARTIES

12.1. User has the right to:

- 12.1.1. Access to all features of the system in accordance with its status and established restrictions;
- 12.1.2. Register your personal account in the system;
- 12.1.3. Get technical and informational support.

12.2. User must:

- 12.2.1. Comply with the terms of the Regulations;
- 12.2.2. Provide at registration in the system and passing verification procedures reliable data;
- 12.2.3. Not to provide third parties with the possibility of using their personal account, not to disclose their authorization data;
- 12.2.4. Upon detection of a transaction carried out without his consent, unauthorized access to his personal data, loss of authorization data - immediately

notify the Administrator; all operations performed before such a message are deemed to be committed by the User;

12.2.5. Ensure that there is no malicious software on his computer and any storage medium used by him; work with the system on the computer on which you installed: an antivirus with an updated database (no later than the same number that you are logged in to the system), a firewall, as well as an updated browser version, all necessary updates for the operating system, as well as software ; use only licensed equipment;

12.2.6. Do not refuse to cooperate in investigating or providing proof of identity or any information upon request;

12.2.7. Do not use the system to carry out operations aimed at illegally earning a profit or concealing income from taxation;

12.2.8. Do not use the system for illegal purposes;

12.2.9. Independently account for income derived from operations in the system, and pay taxes in accordance with the laws of their country;

12.2.10. The user guarantees that all the conditions of the Regulations are clear to him, and he accepts them unconditionally and in full.

12.2.11. Failure to comply with any of the conditions of this section 12.2 places the responsibility for all losses incurred on the User.

12.3. The administrator has the right to:

12.3.1. To change the list of Invest-packages and their conditions, the conditions of the Marketing-plan, the list of bonuses and the conditions of their accrual;

12.3.2. Modify software, interfaces, procedures;

12.3.3. In case of detection of malfunctions, for preventive purposes and for the purpose of preventing unauthorized access to the system, suspend its operation;

12.3.4. To request from the User identifying documents and other information in cases provided for by the Regulations and other documents of the Company;

12.3.5. In the cases established by the Regulations and other documents of the Company, to refuse to conduct operations with funds (including, but not limited to, when the User attempts to carry out activities aimed at obtaining unjustified benefit);

12.3.6. To take measures of operational impact to the Users in case of their violation of the terms of the Regulations and (or) the Agreement, other documents of the Company, namely:

12.3.6.1. blocking the User's access to the personal account;

12.3.6.2. freezing of funds in the account of the User;

12.3.6.3. withholding funds from the account to the Company (in part or Fully) User compensation

damage caused to the Company due to illegal actions of the User;

12.3.6.4. termination of interest payments (dividends)

on the acquired Invest package;

12.3.6.5. refusal to pay bonuses to the User (including those previously accrued, but not yet transferred to the User's account);

12.3.7. Application of measures of operational impact does not require prior notification by the User Administrator and can be applied immediately after the fact of violation of the Terms of Regulations and / or the Contract, other Company documents, or to prevent illegal actions of the User, if the Administrator has reasonable grounds to believe that such actions can cause harm Companies and will be committed by the User.

12.3.8. To terminate the commitment relationship that arises from the Regulations and the Treaty unilaterally.

12.4. Administrator must:

12.4.1. Determine the rules, organize and monitor their compliance by users;

12.4.2. Provide users with access to the system;

12.4.3. Provide support services.

13. RESPONSIBILITY OF THE PARTIES

13.1. In the event of non-fulfillment and (or) inadequate fulfillment of their obligations under the rules, the Parties shall be liable in accordance with the Regulations, the Agreement, other documents of the Company and the laws of the country where the respondent is located.

13.2. User agrees to reimburse the Administrator for the damage caused by all sorts of payments, penalties from the Administrator due to violations by the User of the terms of the Agreement, Regulations and legislation;

13.3. The user is fully responsible for all transactions performed in his personal account, including any operations using bank cards or payment systems.

13.4. The user is independently responsible for compliance with the requirements of current legislation in the place of his operations and the provision of tax reports.

13.5. The user guarantees that his activity in the system does not contradict the generally accepted principles and norms of morality.

13.6. The user undertakes not to take actions that mislead others about the services provided in the system and that could directly or indirectly damage the business reputation of the Administrator, including impersonation of the Administrator's representatives in any capacity and context, falsification of the system's internal information, including transaction numbers, wallets and any

other data, in the form of text, screenshots and any other media, the creation of site-clones based on the system and other similar actions. In case of violation of this rule, the Administrator reserves the right to block accounts, freeze funds until the completion of the proceedings, as well as other types of operational measures. The Administrator also reserves the right to initiate the prosecution of violators in the courts of the relevant jurisdiction, including cases when such actions are committed by unauthorized persons who are not Users.

14. STATEMENT OF LIMITATION OF LIABILITY

14.1. The Administrator is not liable to the User in the event of:

14.1.1. The transfer by the User of his data to third parties, the deliberate provision of access to his personal account in the system or other violation of the confidentiality of data by the User;

14.1.2. The presence of "viruses" and other malicious software in the equipment and software used by the User to access the system;

14.1.3. Illegal actions of third parties, including those associated with the use of the registration of the User, as well as his e-mail;

14.1.4. Claims of tax, regulatory and law enforcement agencies to the User regarding the reporting and taxation of his transactions using the system.

14.2. The administrator is not responsible for the temporary inoperability of the system, failures and errors in the operation of hardware or software (including, but not limited to, disconnection or damage to the power supply and communication networks, software failures, interruptions in mail, Internet service providers, payment systems, and other lines, channels and (or) networks that are provided, served or serviced by third parties, etc.) that occurred through no fault of the Administrator, and is not responsible in this case for any damages to the User.

14.3. The administrator is not responsible for:

14.3.1. The user does not have access to the software or hardware that ensures the functioning of the system and is not responsible for the associated losses of the User.

14.3.2. Consequences of the inability to contact the User according to the details provided by him, as well as providing the User with inaccurate information to the system or their late updating; 14.3.3. User losses caused by the impossibility of his identification;

14.3.4. Any payment services that are supplied to the User by third parties;

14.3.5. User's losses resulting from its familiarization with the current version of the Regulations and (or) other documents of the Company.

14.4. In case of loss of authorization data, blocking of the personal account by the system, loss of the password by the User, freezing of funds in the account or other events, the consequences of which cannot be eliminated without identifying the User's identity, the Administrator is not responsible to the unverified User for possible losses and inability to use the personal account further.

14.5. The Administrator shall not be liable for losses of the User and third parties resulting from:

14.5.1. Personal account lockout;

14.5.2. Impossibility to perform operations in your personal account, regardless of the grounds for such impossibility;

14.5.3. Incorrect filling out instructions for the transaction;

14.5.4. Issuance of erroneous instructions for enrollment and (or) withdrawal of funds from the account;

14.5.5. Violations by the User of the established procedure for the implementation payments;

14.5.6. Compliance of any party with legal and regulatory requirements;

14.5.7. Violations by the User of the requirements of these rules and (or) the terms of the Agreement entered into by the User in connection with the purchase of the Investment Package, as well as the instructions of the Administrator, and (or) generally accepted principles of morality and ethics.

14.6. The Administrator does not bear any responsibility for any indirect or indirect losses of the User or third parties, including loss of profit, loss (loss, non-receipt, unreasonable waste) income, profits, contracts, customers, time, data, business or reputation.

14.7. The user agrees to protect the interests of the Administrator, reimburse the Administrator for losses and pay compensation to the Administrator, as well as exempt the Administrator and its affiliates from any claims, claims, costs or expenses (including legal costs, fines or penalties) incurred by on the basis of the violation by the User of these rules, the Agreement, any applicable laws or regulations and (or) the use of the system. This provision remains in force after the termination of relations between the parties.

14.8. Any operation with the funds on the account means that the User agrees with the amount of the account balance prior to the transaction.

15. INFORMATION INTERACTION

15.1. User registration is required to provide the Administrator reliable information (details) for communication with the User and sending him notifications.

15.2. By default, a proper way to inform the User about the operation is to send the Administrator's comment along with the notification of the transaction from the payment system.

15.3. The user can contact the Administrator by sending a message to the support service through the "Technical Support" menu tab and creating a ticket, selecting the section corresponding to his problem.

16. SAFETY

16.1. The user must take all reasonable steps to save the password from the personal account and the payment password to his wallet in a safe place, and do not disclose it to anyone.

16.2. The User is fully responsible for all risks associated with the use of the Internet when interacting with the Administrator (other Users, third parties).

16.3. The user assumes full responsibility for the safety of his authorization data and all the risks associated with their loss (loss, compromise).

16.4. In order to ensure the security of the personal account and the account of the User and (or) prevent its use for unauthorized or fraudulent purposes, the Administrator has the right to perform a number of actions in accordance with the applicable laws and regulations, including blocking access to the personal account and freezing funds in the User's account.

17. TERM AND TERMINATION OF OBLIGATIONS

17.1. The user may unilaterally refuse to comply with the terms of the Regulations, subject to the following conditions:

17.1.1. Absence of unfulfilled obligations of the User to the Administrator and (or) third parties interacting with the User using the system and (or) its services;

17.1.2. The reception by the Administrator of a properly issued notice by the User in advance of at least thirty (30) calendar days in advance by the User regarding the refusal to comply with the Terms of the Regulations.

17.2. The Administrator has the right to refuse to comply with the terms of the Regulations in relation to a specific User in one-way order with the mandatory written notification of the User no later than three days.

17.3. From the date of such refusal, the acceptance of instructions for making transfers in favor of the User is terminated. Any monetary obligations of the parties arising prior to the date of such refusal are preserved until their full execution.

17.4. The Administrator can withhold any funds of the User until the last payment of their obligations to the full and from these funds pay off the payments due from the User for its obligations.

18. CHANGE OF RULES

18.1. As required, the Administrator has the right to unilaterally make the appropriate changes to the Regulations, as well as other documents of the Company.

18.2. The amended version of the Regulation is published in the open part site.

18.3. The use of the system by the User after the introduction of changes into action is understood as his unconditional acceptance of these changes.

19. JUSTICE AND APPLICABLE LAW

19.1. All services are provided in accordance with applicable law.

19.2. The user is fully responsible for his compliance with the laws of his jurisdiction and for any possible losses or losses from non-compliance with this requirement.

19.3. In the event of a conflict between the Company's actions and the current legislation of the User's jurisdiction, the User is obliged to notify the Company prior to the acquisition of the Investment Package.

20. SETTLEMENT OF DISPUTES

20.1. All disputes and disagreements arising in the process of using the system on the basis of the Regulations are resolved through negotiations.

20.2. The basis for the beginning of negotiations is the direction of one party a written claim to the other party. The claim is considered within thirty days of its receipt. If a dispute cannot be resolved in a complaint procedure within a specified period, any of the parties shall have the right to apply to the court at the location of the Administrator.

21. FORCE MAJEURE

21.1. The parties are not responsible for any delays in the performance or non-performance of obligations, any damage, including losses, as well as costs

associated with claims or claims of third parties that may arise as a result of force majeure. The party in respect of which the circumstances of force majeure are valid shall be obliged to notify the other party no later than 10 days after the occurrence of these circumstances. Unfulfilled obligations are subject to immediate execution after the termination of force majeure.

21.2. The company is not responsible for the stability of the cryptocurrency market, and, in the event that the BTC price falls below 3,500 USD, has the right to suspend payments until the situation stabilizes.

22. OTHER PROVISIONS

22.1. The user is not entitled to transfer to third parties his rights and obligations arising from the Regulations without the prior written consent of the Administrator.

22.2. If one or more of the provisions of the Regulations are or become invalid by virtue of a court decision or amending the applicable legislation, this does not entail the cancellation of the remaining provisions of the Regulations.

22.3. The administrator has the right to make any changes to the Regulations aimed at bringing them in line with the new legislation.

22.4. All documents and documents that are referenced in the Regulation and which are available on the official website of the Company are an integral part of

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