

TradeBlock Agreement

Rules

Rules regulating the main aspects of interaction process between the website, authorized user and the company are the integrate part of any activity beginning when applying the company's services. At the same time disregard or incorrect interpretation of any points of these Rules is the reason to terminate the interaction process. On the other hand accepting these Rules each authorized user concludes a private transaction with the company and agrees to perceive the further cooperation in particular within the frame of the private transaction.

Having intention to use the company's website, the company's services each authorized user takes personal liability to follow these Rules. We strongly recommend to study the meaning and content of these Rules before starting the process of creating a personal account on the company's website.

We strictly recommend to study carefully the implication and the scope of these Rules before proceeding with creation of personal account on the company's website.

Please, review the Rules carefully before proceeding with signing in.

General Terms

1. These Rules are made up in accordance with norms of International Law and paperwork management practices.
2. Only individuals older than 18 can sign and invest to our investment program.
3. The sign in procedure is an obligatory condition for any person that wants to participate in our investment program or partnership program.
4. Signing in the investment program is making you agreed to follow all Rules and Terms in specified manner.

Disclaimer Statement

1. All files and information on this website must be considered and realized as they are without any explicit or implied guarantees such as implied guarantee of usability for particular purposes or breach of any (anyone's) obligations.
2. The website scope cannot be considered as any legal, insurance, tax or investment advice, appeals or interpretations. Any information placed on the

website does not have to be perceived as a false recommendation or as our direct recommendation of the third party's recommendations. Hereinafter referred as the Company under no circumstances shall be liable for any partner's damage, loss or collapse caused with using any information contained on our website.

3. The Company does not affirm that information data presented as a scope like critical ones, complete, absolutely correct or confirmed by us. Before executing any money transactions carefully review this «Disclaimer Statement».

Investment Rules

1. Each investment/ deposit (the Company's investment offer) is considered to be a private transaction between the Company and the Company's client (hereinafter referred to as the Partner).

2. The Partner only personally and independently determines investment amount as well as an investment offer type.

3. Interest rate for Partner's all investment offers is estimated and credited to the Partner's account balance in the amount that depends on the investment offer used by the Partner at the investment/ deposit creation.

4. Interest rate depends upon investment amount with the selected Company's investment offer and the investment offer validity term.

5. Validity terms of the deposits of Deposit Trading investment offers group are subject to update by the Partner if he adds extra funds to already created investment/deposit.

6. To perform the investment process the Partner can select any altcoins including Bitcoin, Ethereum, Litecoin etc.

7. The Company's website section «Investment» similarly to other sections regulating all the relationships between the Company and the Partner due to the Rules.

8. When verifying a partner's account, the withdrawal of funds is not available. After successful verification, there will be a limited withdrawal limit for a month.

Partnership

1. Any Partner of the Company has the right to take advantage of our Standard Referral Program (SRP), as well as additional career of opportunities through the Leadership Program (LP).

Service rendering

1. We reserve the right to suspend or close temporarily delivery of information through our website without prior notification. This might be caused with required adding, updating, removing or editing the website content. Moreover

suspension of informational service delivery might derive from force-majeure as well as due to next situations:

- urgent system upgrade;
- electrical power cut;
- damage of technological equipment;
- other failures of technical or natural cause.

2. The Company is not liable for inconveniences or trouble due to such a suspension or temporary closing including temporary unavailable access to the website for the Partner.

Delivery of Information

The information provided by the Partner is a necessary and obligatory part of relationship between the Company and our Partner.

1. The Company considers that the personal information provided by the Partner is a strictly confidential one. Therefore details of e-mail address and electronic wallet as well as some other data cannot be disclosed under any circumstances.

2. We guarantee that we store and will be storing all transactions of the Partner with the Company with no exception confidentially taking all the required measures to protect the Partner's information and his personal details.

General Provisions

1. Nonfulfillment, disregard and interpretation in accordance to the Partner's own opinion of these Rules scope the cause of the Company to commence particular penalty measures, internal investigation and grounded suspension of the accounts

2. The Partner undertakes to follow up on his own content of this section to the Company's website for new regulations or rules.

Warning

If the Partner continues using the Company's website and the Company considers that the Partner is aware of all change updates that came into, accepted them in full and approved the scope.

Privacy Policy

During the completion of authorization and making the deposit to the company's program the partner on its own accord accepts agreement of transfer for the use of the company's some quantity of particular information containing personal details in order the company could fulfill to the fullest and with better quality its obligations before the partner in terms of overwhelming guidance and support in the process of cooperation to the extent required will perform these obligations. The company on its part guarantees that this information will exceptionally be used for the partner's sake and in the partner's interests.

Any other goals that could be pursued with using the information on the personal details provided by the partner are not allowed and not considered by the company as possible ones even theoretically.

The company uses and disposes the partner's personal details while strictly obeying the effective legislation in the part of direct regulations of legal relationship between equal partners and establishes regulative standards with regard to their authorities, personal rights, freedoms and obligations.

During making the investment agreement the company guarantees to the partner that his personal details as well as any other information that might be requested by the company directly in the process of bilateral cooperation will be treated strictly confidentially and will be passed to the third parties under no circumstances.

The company points out that the guarantee of personal detail nondisclosure and security concern all company's partners irrespective of presence or lack to investment in the company's investment program with no exceptions and cannot be recalled on the permanent basis.

On the other hand the company may count on the same mutual allegiance of its each partner and strictly recommends to all partners with no exceptions to respect in accordance with the effective law as well as the regulations specified on the website the company's rights for its intellectual and material property.

If the fact that the company failed to fulfill the recorded guarantees for personal detail will be proved the confidentiality and security to the partner shall have the right as permitted by law to return all agreements to initial condition as well as to claim to legally reasoned compensations if through the company's above mentioned actions the partner suffers with financial losses or emotional distress.