



PROMINE
TECHNOLOGIES

TERMS AND CONDITIONS

1. INTRODUCTION

1.1.Promine Technologies Limited

Promine Technologies Limited is a UK registered entity, which provide particular services based on Cryptocurrencies.

1.2.Terms and Conditions

The Terms and Conditions refers to Promine Technologies Limited Websites, as indicated in 1(3) herein, subject to a description of a particular Service, the provision covers solely described Service.

1.3.Service provider

The Controller and the Service Provider of the indicated websites are the following entities:

- 1) www.prominetechnologies.com
- 2) www.promine.tech

20-22 Wenlock Road, London, England, N1 7GU
info@prominetechnologies.com

1.5.Registration

The Registration is accessible via <http://www.#####>, thus the User is granted access to all of the websites indicated in 1(3) herein. The User may participate in the Partner Program in line with the Marketing Plan of Promine Technologies Limited.

2. GENERAL PROVISIONS

2.1. Subject of the Service

Through the Websites the User is offered access to and use of the Service in accordance herewith and the information provided on the site, as well as any additional terms and conditions published by the Service Provider, and in particular the User is bound by the Marketing Plan. The User is allowed to use the Service provided as a part of the User Account in accordance with conditions specified in the Marketing Plan.

2.2. Scope of the Services

Promine Technologies Limited is a team of professionals working on the scope of capital markets, cryptocurrency stock exchange market, alternative investments and education. Within the scope of the Promine Technologies Limited Website there is a possibility to gain knowledge of above matters, suitable to available services.

2.3. Right to commission

The User has the right to obtain commission in accordance with the Marketing Plan, included herein as a the Partnership Program.

3. REGISTRATION AND AGREEMENT

3.1. The User

The agreement shall be concluded by natural persons, legal persons and other organizational units to whom the Law assign legal capacity. The age of majority is determined by the law of the country in which the User originates. Registration is free of charge, so the User shall access the functionality of the Website. A minor is allowed to become the User if he or she has a legal guardian's consent. In case of doubt as to the age of majority, the Service Provider may verify this status by requesting the submission of relevant supporting documents.

3.2. Agreement

By registration the User concludes the agreement of provision of services by electronic means and confirms acknowledging hereof, and especially: 1)The scope of the Service;2)Marketing Plans;3)Lack of necessity of inviting new members to the Website;4)Conditions and means of payment;5)Lack of profit guarantee and presence of risk specified herein.3.3. Registration fields The registration is solely online and requires providing information, i.e. especially:1)Name;2)Surname;3)E-mail;4>Password;5)Country.

3.4. Registration Process

The user is obliged to fill the required registration fields in the registration form in a complete and correct manner and then confirm the activation of the link sent by the Service Provider. If the User does not purchase within 48 hours of registering any service, the Service Provider has the right to remove or suspend the account. However, the User is not obliged to purchase the Service in any way, it is a free choice, and withdrawal is not subject to any penalty. In connection with the registration procedure, the User is obliged in particular to: 1) Confirming acknowledging hereof (The Terms and Conditions of Service Provision), accepting the terms and agreeing to processing of personal data and to receive marketing information via electronic means; 2) Confirming acknowledging the conditions of membership in Promine Technologies Limited, including the Marketing Plan and the fact that the Service Provider does not guarantee profits, and the presence of risk connected with financial markets and cryptocurrency.

3.5. Finished Registration

Once registered, the User is able to personalize the account by posting a photo or avatar. This activity cannot be contrary hereto, applicable law and good morals. The Service Provider, as a result of violation hereof, breach of law or violation of good morals, reserves the right to remove the posted image or avatar.

3.6. Duration of the Agreement

The Agreement is concluded for unspecified period of time. The User is allowed to terminate the Agreement sending a notice via the Service Provider's E-mail. The User has the right to request the removal of any of own data by sending the appropriate notice from the User's Account to the Service Provider's E-mail, and the Service Provider is allowed to retain the necessary information to identify the User, in the event of

claims or inquiries of authorities, and to settlement. The contract expires at the latest from the moment of the User's death, but the rights to the account are allowed to be inherited to carry out inheritance proceedings. The right to obtain User's right is granted by the Service Provider on the basis of required documents for that purpose.

3.7. Termination of the Agreement

Promine Technologies Limited reserves the right to terminate the agreement on grounds of an important reason with extraordinary rendition or disabling activities within the Partnership Program, if applicable to Promine Technologies Limited activity, especially on grounds of violation hereof, and:

- 1) Information dissemination that may negatively influence activities of the Company, in particular, if User takes legal or extrajudicial proceedings against Promine Technologies Limited;
- 2) Information dissemination inconsistent herewith and the policy of the Company, including especially "hate";
- 3) When the User do not insures activities sufficiently within Promine Technologies Limited;
- 4) The User has been sentenced (final judgement), bankruptcy or agreement proceedings have been opened against the User;
- 5) Stating that inviting other members is sufficient to profit;
- 6) Omitting information of lack of profit guarantee and risk in presentations on Promine Technologies Limited;
- 7) Misleading potential users about the purpose of Promine Technologies Limited;
- 8) In a situation when the law of the State proper for the User prohibits or significantly limits the activity of enterprises from the cryptocurrency or MLM industries, as well if the authorities of User State, according to the law applicable to the User, charge to Promine Technologies Limited allegations regarding the activity.

In the above-mentioned cases, the Service Provider is not obliged to refund funds for purchased products and services.

3.8. Refund Policy

The user has a right to a full refund within 30 days. Promine Technologies Limited utilises all deposits to purchase more equipment, therefore after 30 days users are committed to seeing out their entire contract.

Refunds will be carried out in Fiat currency of the value of the deposit.

4.USE OF SERVICES

4.1. Promine Technologies Limited Intended Use

Each User obliges to use the Website in accordance with its purpose, applicable law, social and moral norms and the provisions hereof. The User is obliged to protect own personal passwords and logins from third parties access. The User's primary goal should be to use knowledge acquisition services.

4.4. Right to the Account and Multi-account Ban

The User must not share the Account with others, transferring account rights, or any other form of sharing a part of or all of the Account. The User is allowed to have only one account on the Website (multi-account ban).

5.PARTNERSHIP PROGRAM

5.2. Marketing Plan

The Promine Technologies Limited Marketing Plan, including all provisions, is an integral part of the Agreement. The Marketing Plan includes the main principles of participating in the Partnership Program with exemplary calculations.

5.7. Direct Referrals

The user has a 1 level referral opportunity where only direct referrals are counted. The User is allowed to invite others using direct link. Commissions are calculated on the spot and paid at 5% of the referrals deposits.

5.8. Control Panel

The User, once registered has full access to our web platform control panel for monitoring committed deposits with Promine Technologies Limited.

5.9. Inviting New Users

The Service Provider states, and the User acknowledges and accepts, that inviting new (other) Users within the Partnership Program is neither necessary nor required to profit. Any possible information about the ways of obtaining profit including the benefits of inviting new Users shall not be interpreted as a required form for functioning in the System. Specifically, "All you have to do is to invite one person/another person" does not mean that it is necessary within the Promine Technologies Limited Model. The User who has successfully invited (recruited) a new User gets the User into own Structure, according to the selected group.

5.13. Use of Promine Technologies Limited Logo

The User has right to use the Company's name and logo (mark) and advertising materials, especially the Marketing Plan available within the Account, on conditions specified by the Service Provider. Promine Technologies Limited trademark is allowed to be used on conditions specified in the Website.

5.14. Other Programs

The User is allowed to participate in other profit programs, however, cross recruiting is forbidden.

5.18. Incentive Bonuses

Promine Technologies Limited does not guarantee commissions higher than minimum described in Marketing Plans.

5.19. Risks

User acknowledges that cryptocurrencies may violently or significantly loses value and the User may receive commission slower than he or she expected.

5.21. Promine Technologies Limited Activities

The Company does not publish information about the activities since the activities on the markets constitute a trade secrecy. Promine Technologies Limited may introduce general reports for the Registered User and detailed reports for the Supervisory Board (Trust Board) selected from the Premium User, which is a group to determine the financial position -the rating of the Company (in terms of cryptocurrency).

5.22. Account Verification

The Service Provider is allowed to require verification of the User, in compliance with applicable anti-money laundering and terrorist financing regulations. In particular, the verification may consist of confirming the User's data with a valid identity card(containing the identification number and date of birth), receipt of an invoice for his data not older than 3 months and explaining transactions by the User,including also sending a photo/photos of the User, which presents in the background a well-known place from the area of User's place of residence. If the verification is not completed properly, the right to commission shall be suspended until the procedure is completed.

6.PAYMENT

6.1. Unit of Payments

Promine Technologies Limited processes payments only in cryptocurrency, in principles BITCOIN, and other may be entered into the system with the User consent.

6.2. Fee and Transaction Time

All fees will be in accordance with Promine Technologies Limited transaction regulations.

7.LIABILITY AND COPYRIGHT

7.1. Sanctions

Any violation provisions hereof, at the discretion of the Service Provider in accordance with the scale of violation, shall result in warning, suspension, removal of the Account or remission of obtained means. If the User has taken steps that are not prohibited hereby, but are understood by the Service Provider to be harmful or unwelcome, the Service Provider shall notify the User via email, and demand to discontinue such activity immediately and remedy the default. Lack of User's reaction or failure to respond to the Service Provider's demand is a violation hereof.

7.2. Exemption

The Parties exempt the liability of the Service Provider and the Trainers for any damages resulting from the way in which the User uses Promine Technologies Limited and services provided within the Website. Promine Technologies Limited is not registered as an investment advisor or stockbroker. The Services provided by Promine Technologies Limited should not be seen as investment advice or recommendation from the Company or from companies related on the basis of purchasing, selling or holding a particular security, financial product or instrument that is related to such an investment.

7.3. Account Access

Any results of unauthorized acquisition of the Password to the User Account by the third parties is not liability of the Service Provider. In particular, it applies if the User logs on to the Website from different locations, or if the User Account is registered by other person / User. Opening the Account within the Website for other person constitutes a particularly flagrant violation hereof, due to the will of the Service Provider to honestly inform each person about the conditions of joining Promine Technologies Limited and rules of the company activity.

7.4. Hyperlinks

In the case of placing hyperlinks of other entities on the Website, the Service Provider reserves that the Service Provider does not influence the content or contents of such web pages, does not verify or interfere with the manner of business activity, privacy policy of owners or administrators of these and it is recommended to acknowledge with terms and conditions and other documents, in particular concerning data processing.

7.5. Rights to the Website

All rights to the Website and all its elements (including software, functional layout, graphics, databases and works presented within the Website) belong to the Service Provider.

7.6. Authorized Personal Use

The User shall use the content on the Website for authorized personal use and for the purposes of the Partnership Program. Any use of the content of the Website not constituting hereinabove is prohibited and constitutes a violation of copyright and hereof.

8.PRIVACY POLICY

8.1. Privacy policy can be found here and in the registration form.

9.COOKIES POLICY

9.1. Information about cookies is available in the privacy policy (here).

10.REPORT OF INFRINGEMENTS AND COMPLAINTS

10.1. Form of the Report

The User and third parties are allowed to report infringement and complaints to the Service Provider e-mail address. The Service Provider specifically recommends reporting any violation of the law by another User, or any violation of the law with regards to the Website content, or any abnormalities related to operation of the Website, especially the User recommends using Promine Technologies Limited as a profit website and not an educational one. Reports shall be made using the provided form in the Support tab.

10.2. Content of the Report

The report shall include the required fields specified in the form, in particular the following:

1) type of the report

- 2) designation of the reporting person whose rights have been infringed or who has a legal or factual interest in the notifying, including the e-mail address, name and surname;
- 3) detailed description of law violation. A notification, that does not meet certain requirements, shall not be treated as a credible notification of unlawful or violating here of.

10.4. Response Form

Submitting the User's complaint electronically is equivalent to agreeing to receive a response from the Service Provider also in electronic form.

11. ADDITIONAL INFORMATION OF THE SERVICE

11.1. System Operation

The Service Provider ensures the operation of platform which is used in such a way that the User is allowed to terminate the use of the Service provided by electronic means at any time.

11.2. Cryptographic Techniques

The provider shall ensure the operation of the platform which is use in such a way as to prevent unauthorized access to the content of the transmission of electronic services, in particular using cryptographic techniques.

11.3. Competent Entity

The Service Provider shall provide unambiguous identification of the parties of electronic service and due diligence to ensure the User of the competent entity who provides a product or service within the Website.

11.4. Technical Risk

The Service Provider states that the use of electronic services may entail a technical risks, classic for the use of the platform. In case of the Partnership Program, the User shall protect electronic communication and devices from unauthorized access, including in particular, the installation of anti-virus software.

11.5. Function and Purpose of Software

Updated information about the function and purpose of the software or data that are not part of the content of the electronic service entered into the platform used by the User (cookies) is contained in the Privacy Policy of the website.

11.6. System Requirements

In order to use the Service provided within the Website, the User shall meet the following technical requirements necessary for cooperation with the platform of the Service Provider: using a device enabling the use of the Internet, connection to the Internet, using a browser enabling the display of web pages, e.g. Internet Explorer versions 5.5 and higher, Opera versions 7 and higher, Firefox versions 1 and higher, Google Chrome 5.0 and higher, Safari 5 or higher with cookies setting enabled, SSL and JavaScript enabled encryption, and an active e-mail account (e-mail). To withdraw it is necessary to own a wallet address to receive cryptocurrency.

11.7. Problem Diagnosis

The Service Provider reserves the right to intervene in the technical structure of the User Account to diagnose irregularities in the operation of the Service, and is allowed to change or affect the technical side of the User Account in any manner to modify or restore the correct operation of the User Account or the Website.

12.FINAL PROVISIONS

12.1. Amendments

Promine Technologies Limited has the right to change the Regulations, Marketing Plan and principles of operation in the Partnership Program without giving a reason in an immediate manner, in particular to comply with applicable laws, including AML regulations. In the complementary field, the question and answers contained in the FAQ are an integral part of the Regulations. The Service Provider shall notify the User of amendments in a visible place on the Website either by sending an e-mail to the User or directly by the message available in the User Account (in the User Panel). If the user does not agree hereto, the User is allowed to remove the User Account.

12.2. Complementing and Information

No legal basis or incomplete of any of the provisions contained herein does not mean that the entire agreement is legally void. These provisions shall be changed to the ones that best reflect meaning and purpose. It is stated that the Supervisory Board (Trust Board) referred

here to is not and will not be a formally established entity in the Company, but the Management Board shall comply with its recommendations/opinions/notices. The purpose of this body is to adopt sound transparency in the activity of Promine Technologies Limited.

12.3. Disputes (Clause of Jurisdiction and Court Choice)

Any disputes arising herein are applicable to the legislation based on general principles, and the parties reserves that if it is possible to apply principles of international law, the Service Provider has the right to choose the court and competent law. The basic principle is the choice of law according to Saint Kitts and Nevis. Before taking legal measures, the Service Recipient shall call the Service Provider and specify the claim, and then in 30 days the Service Provider shall respond and choose the competent court and law.

12.4. Transformations and Transfer of Rights

The User agrees to the transformations, legal changes and transfer of rights from the Service Provider to another entity. In particular, the User agree that the premises of Promine Technologies Limited are allowed to be transferred to another country, including through creating a completely new company. Assignment of rights and claims is prohibited between the Parties in other cases.

12.5. Suspending and Terminating the Service Provision

In specific cases that affect the security or stability of the ICT system, the Service Provider reserves the right to temporarily suspend or restrict the provision of the Service without prior notice to the User. In particular, the Service Provider is entitled to conduct maintenance work to restore security and stability of the ICT system. The User has no claims as a result of suspension or termination of the Services by the Service

Provider. The Service Provider is also allowed to terminate the service permanently.

12.6. GDPR

Currently Promine Technologies Limited does not store any private data on our users. When this changes, we will provide a full GDPR compliance policy outlining our procedures.