

TERMS OF USE OF THE SERVICE

Last updated: 04.07.2025

THIS AGREEMENT GOVERN YOUR RELATIONSHIP WITH ROCKETPOOL LIMITED, A COMPANY REGISTERED IN ACCORDANCE WITH LEGISLATION OF HONG KONG WITH ITS REGISTERED OFFICE AT 8/F., CHINA TOWER HONG KONG, 8-12 HENNESSY ROAD, WAN CHAI, HONG KONG (HEREINAFTER REFERRED AS “COMPANY”) AND USE OF COMPANY’S SERVICES AVAILABLE ON REDROCK.PRO (HEREINAFTER REFERRED AS “SERVICE”). YOU MAY USE THIS SERVICE ONLY ON THE CONDITION THAT YOU ACCEPT ALL OF THE TERMS AND CONDITIONS CONTAINED HEREIN. PLEASE READ THESE TERMS CAREFULLY BEFORE USING THIS SERVICE SINCE USING THIS SERVICE YOU ACCEPT IT. IF YOU DO NOT ACCEPT THESE TERMS (“TERMS OF USE”), DO NOT USE THIS SERVICE.

GENERAL TERMS AND ACCEPTANCE OF THIS AGREEMENT

1. The Company provides the User with access to the Service, including all information, graphics, documents, text, products and all other elements of the Service, as well as all products and services offered on this Service and services managed through the Service («Services»), for Your use in accordance with the terms and conditions set out in this document and any additional documents available on the Service, the terms and conditions of the individual parts of the Service that supplement this User Agreement. ***By clicking the tick box «I agree to the Terms of Use», you accept these Terms of Use, agree to all terms and conditions contained and/or referred to in this document or any additional terms and conditions set out in this Service, and all such terms and conditions shall be deemed to be accepted by You.*** If You do NOT agree to the terms of the Terms of Use, You shall not use the Service. If you do NOT agree to any additional terms and conditions or specific Services provided through this Service, you must NOT use any part of the Service that contains such Content or through which such Services may be provided, and you must not use such Content or use such Services.

2. The communication between the Company and the User regarding the use of the Service shall be carried out by sending an email to support@redrock.pro, or by other means of communication specified by the Company in the Service.

ENTIRE AGREEMENT

3. These Terms of Use contain full and complete terms and conditions and supersede all prior and contemporaneous agreements between the parties regarding the Services. These Terms of Use do not modify the terms and conditions of any other electronic or written agreement you may have with

Company with respect to the Services or any other Company product. In the event of a conflict between this Terms of Use and any other agreement you may enter into with the Company, the conflicting terms of such other agreement will be effective only if expressly identified as superseding this Terms of Use.

AMENDMENTS

4. These Terms of Use may be amended by the Company, provided that the Company posts a new version of the Agreement in the Service at least 3 calendar days before the effective date of the new version of the Agreement. Please regularly check the Terms of Use posted in the Service to ensure that you are aware of all terms and conditions governing Your use of this Service. In addition, special terms and conditions may apply to certain content, materials, Services or information contained in or available through the Service (the hereinafter referred as, «Content») or Transactions entered into through this Service.

DEFINITIONS

5. The following definitions and rules of interpretation apply in this Agreement:

<p>«Agreement» or «Terms of Use»</p>	<p>The present Agreement between You (User) and the Company.</p>
<p>«Company»</p>	<p>RocketPool Limited, a company registered in accordance with legislation of Hong Kong with its registered office 8/F, China Tower Hong Kong, 8-12 Hennessy Road, Wan Chai, Hong Kong.</p>
<p>«Service»</p>	<p>Has the meaning specified in the Preamble.</p>
<p>«User»</p>	<p>An individual capable under personal law or business entity formatted in the appropriate legal form according to local legislation that is eligible to use the Service and has accepted the terms and conditions of the present Agreement with the Company.</p>
<p>«Mining»</p>	<p>A process in which Mining equipment performs mathematical operations to verify and add the transactions as so-called blocks to the cryptocurrency’s public ledger (blockchain), for which they are rewarded with a certain amount of prospective Cryptocurrency and transaction fees</p>

<p>«Mining Pool»</p>	<p>Is an organized association of cryptocurrency miners. The members of these pools work together for the Mining. Cryptocurrencies created through mining in this case are subject to distribution among members of Mining Pool based on the contribution made to the Mining by each such member.</p>
<p>«User Account» or «Account»</p>	<p>A set of protected pages created as a result of the User registration on the Service.</p>
<p>«Withdrawal»</p>	<p>A transaction involving a transfer of User`s Cryptocurrency from the User`s Account.</p>
<p>«Hashrate»</p>	<p>Is a measure of the computational power of Mining Equipment per second used for Mining</p>
<p>«Mining equipment»</p>	<p>A special computer equipment owned by the Company or User as the case may be, designated for Mining</p>
<p>«Cryptocurrency» or «Virtual currency»</p>	<p>Digital cryptographic representation of assets, represented by Bitcoin (BTC) and any other type of cryptocurrency.</p>

6. In this Agreement unless the opposite is clear from the context the following rules of interpretation apply.

- a) Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular;
- b) Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders;
- c) References to clauses and schedules are to the clauses and schedules of this Agreement and references to paragraphs are to paragraphs of the relevant schedule;
- d) A reference to any party shall include that party's personal representatives, successors and permitted assigns;
- e) All references to a person include firms, companies, government entities, trusts and partnerships or other or unincorporated body (whether or not having separate legal personality);

- f) The term 'including' does not exclude anything not listed;
- g) A reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time;
- h) A reference to a statute or statutory provision shall include all subordinate legislation made from time to time under that statute or statutory provision;
- i) A reference to writing or written includes fax and e-mail;
- j) Any obligation on a party not to do something includes an obligation not to allow that thing to be done;
- k) Any words following this Agreement including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding or following that agreement.
- l) Headings of sections are for convenience only and shall not be used to limit or construe such sections. All the sections in this Agreement shall survive any termination or expiration of this Agreement. The rest of terms and definitions that can be found in the text of the Agreement should be interpreted by the Parties according to the legislation of Hong Kong and to the general rules of interpretation of such terms accepted in the Internet network.

RISKS NOTIFICATIONS

7. Cryptocurrency has special risks not generally shared with official currencies, goods, or commodities in a market. Unlike most currencies that are backed by governments, other legal entities, or commodities such as gold or silver, Cryptocurrencies are a unique type of "fiat" currency, backed by technology and trust. There is no central bank that can issue more currency or take corrective measures to protect the value of Cryptocurrencies in a crisis.

8. Instead, Cryptocurrencies are an as-yet autonomous and largely unregulated global platform of currency firms and individuals. Holders of cryptocurrencies put their trust in a digital, decentralised, and partially anonymous platform that relies on peer-to-peer networking and cryptography to maintain its integrity.

9. The Cryptocurrencies are often susceptible to irrational (or rational) bubbles or loss of confidence, which could collapse demand relative to supply. For example, confidence might collapse in Cryptocurrencies because of unexpected changes imposed by software developers or others, a government crackdown, the creation of superior competing alternative currencies, or a deflationary or inflationary spiral. Confidence might also collapse because of technical problems: if the anonymity of the Website is compromised, if money is lost or stolen, or if hackers or governments are able to prevent any transactions from settling.

10. Cryptocurrency are unlike bank accounts or accounts at some other financial institutions are entirely uninsured.

11. User acknowledge that there are risks associated with using the Website, participation in Mining including, but not limited to, the failure of hardware, software, and Internet connections. User acknowledge that the Company shall not be responsible for any communication failures, disruptions, errors, distortions or delays You may experience when using the Website.

12. There may be additional risks that we have not foreseen or identified in our Terms of Use.

13. You should carefully assess whether your financial situation and tolerance for risk are suitable for buying, selling, or trading Cryptocurrency.

ELIGIBLE USERS

14. The following restrictions and conditions apply to Your use of the Service:

a. You shall not register on the Service unless you are of legal age to enter into this Agreement (at least 18 years of age) and are fully capable of using the Service;

b. You shall not use the Service to engage in any illegal activity, including but not limited to activities related to money laundering, drug trafficking, human trafficking, arms trafficking, terrorism, securities fraud or tax evasion. You represent and warrant that You will not use the Service to assist any other party in such illegal activities; reverse engineer or otherwise gain improper access to any underlying code or technical mechanisms of the Service; damage the Service or Company by any means, including (but not limited to) the use of malware, viruses, illegal credentials, phishing, brute force attacks, SQL exploits or any other methods of malicious interception, interruption or damage to the Service or the Service.

c. You shall not register an Account if you have already created one Account on the Service.

d. You shall not register an Account if your Account has previously been removed from the Service by the Company.

e. If You act as an employee or agent of a legal entity and enter into this Agreement on its behalf, You represent and warrant that You have all necessary rights and authority to represent such a legal entity.

f. You shall not sublicense, rent, lease, lease, sell, exchange, gift, bequeath or otherwise transfer Your Account to anyone without the Company's written permission.

g. You shall not access or use an Account that has been sublicensed, rented, leased, rented, sold, gifted, bequeathed or otherwise transferred from the original creator of the Account without Company's consent.

h. Notwithstanding the foregoing, Company may refuse to grant access to the Service to any person for any reason.

USER ACCOUNT REGISTRATION

15. A person wishing to become a User shall complete the Account registration procedure on the relevant page of the Service. The User warrants and represents that all information provided when creating such an Account is current, complete and accurate. The User agrees to notify the Company

immediately of any changes to any information that may cause the information provided when creating an Account to no longer be current, complete or accurate.

16. When registering, the User is assigned a pair of «login» and «password» chosen by the User, which is subsequently used by the User when working with the Service.

17. After passing the registration stage, the User gets access to the Account, which is used by the User in the future when working with the Service. The User is solely responsible for the safety and confidentiality of the data specified in the Account, including from third parties. To the maximum extent permitted by applicable law, the Company shall bear no liability in case of violation of the User's rights by third parties who have gained unauthorised access to the User's Account.

18. The User may register only one Account. This clause does not apply to a User who has previously deleted his/her Account at his/her own will without any breach of this Terms of Use.

19. Upon receipt of a request from law enforcement authorities, the Company may request that the User provide personal data.

20. The data provided by the User during registration are collected, used, processed and disclosed by the Company in accordance with the Company's Privacy Policy, available at: <https://storage.yandexcloud.net/pool-public/docs/privacy-policy.pdf>

21. The User is entitled to participate in Company`s Mining Pool using the Account on the terms specified in the Mining Pool Participation Agreement.

DELETING A USER ACCOUNT

22. Unless otherwise provided by applicable law, the Company or the User may initiate the deletion of the User's Account at any time, without giving any reasons.

23. The User has the right to send a notice to the Company to delete his/her Account on the Service. The Account shall be deleted within 10 (ten) working days after receipt of the relevant notice from the User. The User's notification shall be sent to the Company at the E-mail address: support@redrock.pro. To delete their Account, the User is required to Withdraw all Cryptocurrency from their Account.

24. The Company has the right to initiate the deletion of the User's Account, if the Company suspects that the User violates these Terms of Use. In this case the Account shall be deleted within 2 (two) working days. The Company also has the right to delete the User's Account, which has remained inactive for 6 (six) months from the date of its registration, that is, no Transactions have been made through the Account.

25. The Company shall have the right to suspend the Services, delete the Account if it has reason to believe that the User violates the provisions of this Agreement, applicable law, including (but not limited to):

- a. the User fails to comply with the Terms of Use and/or fails to fulfil its obligations to the Company;
 - b. the User has provided the Company with incorrect and/or false and/or misleading information/documents;
 - c. the User was engaged in fraud with Hashrate;
 - d. the User has not accessed the Account for more than six consecutive months or for another period of time determined by the Company at its absolute discretion;
 - e. there is a criminal investigation against the User;
 - f. in other cases stipulated by the current legislation.
26. Upon deletion of User`s account User`s participation in the Company`s Mining Pool shall be terminated immediately.

REFERRAL PROGRAM

27. You can receive a reward ("**Referral Reward**") for other users making purchases after clicking on your individual referral link available in the Service. The Company publishes the ratio of Referral Reward to the amount of purchases in the Annex A.

DISCLAIMERS OF WARRANTIES

28. No communication or information provided to You by the Company is intended as, or shall be considered or construed as, investment advice, financial advice, trading advice, or any other sort of advice. Before making the decision to buy, sell or hold any funds, You should conduct Your own due diligence and consult Your financial advisors before making any investment decision. The Company will not be held responsible for the decisions You make to buy, sell, or hold Virtual Currency based on the information provided by the Company.

29. EXCEPT AS EXPRESSLY PROVIDED TO THE CONTRARY IN A WRITING BY US, OUR SERVICE AND/OR SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. WE EXPRESSLY DISCLAIM, AND YOU WAIVE, ALL WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT AS TO OUR SERVICE, INCLUDING THE INFORMATION, CONTENT AND MATERIALS CONTAINED THEREIN.

30. YOU ACKNOWLEDGE THAT INFORMATION YOU STORE OR TRANSFER THROUGH THE SERVICE MAY BECOME IRRETRIEVABLY LOST OR CORRUPTED OR TEMPORARILY UNAVAILABLE DUE TO A VARIETY OF CAUSES, INCLUDING SOFTWARE FAILURES, PROTOCOL CHANGES BY THIRD PARTY PROVIDERS, INTERNET OUTAGES, FORCE MAJEURE EVENT OR OTHER DISASTERS INCLUDING THIRD PARTY DDOS ATTACKS, SCHEDULED OR UNSCHEDULED MAINTENANCE, OR

OTHER CAUSES EITHER WITHIN OR OUTSIDE OUR CONTROL. YOU ARE SOLELY RESPONSIBLE FOR BACKING UP AND MAINTAINING DUPLICATE COPIES OF ANY INFORMATION YOU STORE OR TRANSFER THROUGH THE SERVICE.

31. Some jurisdictions do not allow the disclaimer of implied terms in contracts with consumer, so some or all of the disclaimers in this section may not apply to certain Users.

LIMITATION OF LIABILITY

32. EXCEPT AS OTHERWISE REQUIRED BY LAW, IN NO EVENT SHALL THE COMPANY, OUR DIRECTORS, MEMBERS, EMPLOYEES OR AGENTS 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 AGREEMENT, 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 SERVICE OR THE COMPANY MATERIALS, INCLUDING WITHOUT LIMITATION ANY DAMAGES CAUSED BY OR RESULTING FROM RELIANCE BY ANY USER ON ANY INFORMATION OBTAINED FROM THE COMPANY, OR THAT RESULT FROM MISTAKES, OMISSIONS, INTERRUPTIONS, DELETION OF FILES OR MESSAGES, 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 COMPANY'S RECORDS, PROGRAMS OR SERVICES.

33. Some jurisdictions do not allow the exclusion of certain warranties or the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the limitations of this section may not apply to certain users.

34. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT SHALL THE AGGREGATE LIABILITY OF THE COMPANY (INCLUDING OUR DIRECTORS, MEMBERS, EMPLOYEES AND AGENTS), WHETHER IN AGREEMENT, WARRANTY, TORT (INCLUDING NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), PRODUCT LIABILITY, STRICT LIABILITY OR OTHER THEORY, ARISING OUT OF OR RELATING TO THE USE OF, OR INABILITY TO USE THE SERVICE EXCEED THE AMOUNT EXCEEDING THE VALUE OF THE SERVICES PROVIDED BY THE COMPANY IMMEDIATELY PRECEDING THE DATE OF ANY CLAIM GIVING RISE TO SUCH LIABILITY.

35. The Company shall not be liable for the information published on the Service.

36. The Company shall not be liable for any damages caused by delay or failure to perform its obligations under the Agreement in case if the said delay or failure is due to fires; strikes; floods;

power outages or failures; acts of God or the state's enemies; lawful acts of public authorities; any and all acts that are regarded as Force Majeure in legal practice.

LIMITED RIGHT OF USE

37. Any use of the Service in violation of this Agreement is strictly prohibited and may result in immediate termination of Your access to the Service and may subject you to liability for violation of law. ANY ATTEMPT BY YOU TO UNDERMINE OR INTERFERE WITH THE SERVICE IS A VIOLATION OF COMPANY POLICY AND MAY BE A VIOLATION OF APPLICABLE LAW.

38. You agree that under no circumstances will you:

- a. Engage in any conduct that Company, in its reasonable discretion, deems contrary to the policies and purposes of the Service, including, but not limited to, circumventing or manipulating the terms of the Agreement or any other rules;
- b. Use the Service intentionally or unintentionally in connection with or in furtherance of a violation of any applicable law or the rights of third parties;
- c. Use exploits, automation software or any unauthorised third party software designed to modify or interfere with the Service;
- d. Overload, disrupt or contribute to the disruption and overloading of computers or servers used to maintain the Service (“**Server**”);
- e. Organise, facilitate or participate in any type of attack, including, without limitation, spreading viruses, denial of service attacks, mining attacks on the Service or other attempts to disrupt the Service;
- f. Attempt to gain unauthorised access to the Service, Servers or networks connected to the Service by any means other than the user interface provided by the Company, including, but not limited to, circumventing or modifying, attempting to circumvent or modify, or encouraging or assisting any other person to circumvent or modify, any security, technology, device or software that is part of the Service;
- g. Interfere or attempt to interfere with the proper functioning of the Service in any manner not permitted by these Terms of Use;
- h. Use, facilitate, create or maintain any unauthorised connection to the Service, including, without limitation, (1) any connection to any unauthorised server that emulates or attempts to emulate any part of the Service; or (2) any connection using programs, tools or software not approved by Company;
- i. Reverse engineer, decompile, disassemble, decrypt or otherwise attempt to obtain the source code of any underlying software or other intellectual property used to provide the Services, or obtain any information from the Service in any manner not expressly permitted by the Company;

j. Copy, modify or distribute the rights of the Service Content, the Company's copyrights or trademarks or use any method of copying or distributing the Service Content, except as specifically permitted by the Terms of Use;

k. Publicly disseminate information about the types and methods of violation of these Terms of Use and Privacy Policy, as well as publicly call for violation of this Agreement and Privacy Policy;

l. Publicly disseminate information (correspondence in full or in part) received as a result of communication with the technical support team;

m. Use IP-proxy or other methods to conceal the region (country) of Your current location in order to circumvent geographical restrictions to access the Service or for any other purposes;

n. Violate the rights and interests of other users, including insulting and humiliating them, sending spam, etc.

39. To lift the termination of the restriction to the Service, the User has the right to address the Company with a corresponding letter to the E-mail address: support@redrock.pro.

LINKING TO THE SERVICE

40. You may link to the home page of the Service or to any other page on the Service. However, you are not permitted to use embedded links or frames. This does not mean that the Company endorses or sponsors the mention of a link to the Service. You must not use Company's intellectual property, including but not limited to, trademarks, trade name, copyrights without Company's permission. In addition, you agree to remove the link at any time upon our request.

THIRD PARTY MATERIALS

41. In order to use the Service, you may need to obtain and/or use certain third party tools, services and/or materials («Third Party Materials»). Third Party Materials (i) are not licensed under this Agreement; (ii) are not under the control or licence of Company; and (iii) are subject to the applicable licences and related terms and conditions of such third parties, which you are required to enter into before or after installing and/or using the Third Party Materials and before using this Service. Notwithstanding any provision to the contrary herein, nothing in this Agreement shall be construed as granting you any rights or licences in respect of such Third Party Materials or granting you the right to use such Third Party Materials.

42. You hereby expressly agree that all right, title and interest in and to all intellectual property rights, including, without limitation, patents, copyrights, trademarks, trade secrets and all other related proprietary rights in this Service are owned by Company and/or its licensors, and Company and/or its licensors are the sole and exclusive owners thereof. All rights in the Service not expressly granted herein are reserved. You agree not to copy, republish, frame, upload, transmit, modify, rent, lease, loan, sell, assign, distribute, license, sublicense, reverse engineer or create derivative works based on the Service, except as expressly permitted herein. Unless otherwise provided, Content

published on the Service may be reproduced or distributed in unaltered form for personal, non-commercial use only. Any other use of the Content, including, without limitation, distribution, reproduction, modification, display or transmission without Company's prior written consent, is strictly prohibited. All copyright and other proprietary notices must be retained on all reproductions.

43. The Company hereby waives any rights to trade marks, service marks, trade names, logos, copyrights, patents, domain names and other intellectual property of third parties. All third party intellectual property listed above is the property of their respective owners. Third-party materials are the property of their respective owners. The Company disclaims any proprietary intellectual property rights other than its own.

APPLICABLE LAW AND DISPUTE RESOLUTION

44. This Agreement shall be governed by, construed and enforced in accordance with the laws of Hong Kong.

45. The Parties shall endeavour to resolve all disputes, controversies and claims that may arise in connection with the performance, termination or cancellation of the Agreement by negotiation. The Party having claims shall send a notice to the other Party describing the claims and/or disagreements that have arisen. If there is no agreement during negotiations, the Party shall send a claim to the other Party. The Party receiving the claim shall respond to it in writing within ten (10) days from the date of receipt.

46. Any dispute, controversy, difference or claim arising out of or relating to this contract, including the existence, validity, interpretation, performance, breach or termination thereof or any dispute regarding non-contractual obligations arising out of or relating to it shall be referred to and finally resolved by arbitration administered by the Hong Kong International Arbitration Centre (HKIAC) under the HKIAC Administered Arbitration Rules in force when the Notice of Arbitration is submitted. The law of this arbitration clause shall be Hong Kong law. The seat of arbitration shall be Hong Kong. The number of arbitrators shall be one. The arbitration proceedings shall be conducted in English.

INDEMNIFICATION

47. You hereby agree to indemnify and hold harmless the Company, its affiliates, officers, directors, agents, and employees, from any expense, loss, claim, damage, fine, penalty or liability, including reasonable fees for attorneys and other professionals, payable under any judgment, verdict, court order or settlement, to the extent resulting from any claim, demand, action, suit, arbitration, or other proceeding initiated by any third party, including the assessment, claim or demand by a governmental agency or entity, arising out of Your breach of these Terms of Use, including without limitation infringement by User materials of any intellectual property rights and/or of any third-

party intellectual property rights, including, but not limited to, patent, trademark, copyright, trade secret, publicity and/or privacy.

TRANSFER OF RIGHTS AND OBLIGATIONS

48. The Company may assign the performance of any of its obligations under the Agreement and/or the Privacy Policy, in whole or in part, to any person or entity at any time with or without Your consent. You may not assign any rights or obligations under the Agreement and/or the Privacy Policy without the prior written consent of the Company, which may be withdrawn at its sole discretion, and any unauthorised assignment by you is void and unenforceable.

SEVERABILITY

49. If any term, condition, covenant or restriction of this Agreement is held by a court of competent jurisdiction to be invalid, illegal, void or unenforceable, the remaining terms, conditions, covenants and restrictions set forth in this Agreement shall remain in full force and effect and shall not in any way be affected, impaired or invalidated and the parties hereto shall use their commercially reasonable endeavours to seek and use alternative means of achieving the same. It is hereby stipulated and declared to be the intention of the parties that they would have complied with the remaining terms, conditions and limitations of the Agreement, not including any that may subsequently be held invalid, illegal or unenforceable.

NOTICES

50. Any notice or other communication under this Agreement shall be in writing and shall be deemed given and received when sent by email, unless otherwise provided in the Agreement. The User's official e-mail for communication shall be the e-mail specified by the User when creating an Account. The language of communication is English.

PRIVACY POLICY AND PERSONAL INFORMATION

51. The Company has developed the Privacy Policy, which regulates the use and protection of the User's private information in accordance with the current legislation and good practice. The full text of the Privacy Policy is available on the Service.

52. Despite all security measures taken by the Company, the User acknowledges that there are certain risks of attack on the Company by electronic means in order to obtain private information and that the Company cannot guarantee full protection.

TERM AND TERMINATION

53. The term of this Agreement (“**Term**”) shall begin upon Your start using this Service and shall continue indefinitely, unless terminated by the Company in the manner provided in this Agreement. The Company reserves the right to modify, suspend or discontinue all or parts of the Services at any time and may terminate Your use of the Services at any time. Without prejudice to any other rights, these terms of the Agreement will automatically terminate if you fail to comply with any restrictions or other requirements described herein. Upon termination or expiry of the Agreement, you must immediately cease using the Service, including, without limitation, any use of Company's trade marks, trade names, copyrights and other intellectual property.

54. WITHOUT LIMITING OTHER REMEDIES, COMPANY MAY, WITH OR WITHOUT PRIOR NOTICE, RESTRICT, SUSPEND, TERMINATE, MODIFY OR REMOVE YOUR ACCOUNT OR ACCESS TO THE SERVICE OR PORTIONS THEREOF WITH OR WITHOUT NOTICE TO YOU IF COMPANY REASONABLY SUSPECTS THAT YOU ARE NOT COMPLYING WITH THIS TERMS OF USE OR ARE USING THE SERVICE IN AN UNLAWFUL OR IMPROPER MANNER. YOU MAY LOSE ACCESS TO YOUR USER ACCOUNT AS A RESULT OF THE DELETION OR RESTRICTION OF YOUR USER ACCOUNT, OR LOSE ANY BENEFITS ASSOCIATED WITH YOUR USE OF THE SERVICE, AND THE COMPANY WILL HAVE NO OBLIGATION TO COMPENSATE YOU FOR ANY SUCH LOSSES.

55. WITHOUT LIMITING OTHER REMEDIES, WE MAY LIMIT, SUSPEND OR TERMINATE THE SERVICE AND ACCESS TO USER ACCOUNTS, DENY ACCESS TO OUR SERVICE, ITS CONTENT, SERVICES, TOOLS, SLOW DOWN OR REMOVE POSTED CONTENT, AND TAKE TECHNICAL AND LEGAL MEASURES TO PREVENT USERS FROM ACCESSING THE SERVICE IF WE BELIEVE THAT THEY POSE A RISK OR POTENTIAL LEGAL LIABILITY, VIOLATE THE INTELLECTUAL PROPERTY RIGHTS OF THIRD PARTIES, OR ACT INCONSISTENTLY WITH OUR TERMS AND CONDITIONS. IN ADDITION, IN APPROPRIATE CIRCUMSTANCES AND AT OUR SOLE DISCRETION, WE MAY SUSPEND OR TERMINATE ACCESS TO THE ACCOUNTS OF USERS WHO MAY BE REPEAT INFRINGERS OF THIRD PARTY INTELLECTUAL RIGHTS.

56. The Company reserves the right to cease providing and/or supporting the Service or any part thereof at any time on a permanent or temporary basis, in which case Your licence to use the Service or any part thereof will automatically terminate or be suspended.

57. Termination of Your Account may include disabling Your access to the Service or any part thereof, including any content provided by you or other users.

58. UPON TERMINATION OF THIS AGREEMENT, YOU WILL NO LONGER BE AUTHORISED TO USE THE SERVICE IN ANY WAY.

Referral Program

1. The Referral Program is designed to encourage Users of the Service to attract new users ("Referrals") through a system of referral links and codes. Users receive a percentage of the cryptocurrency amount earned as a result of Referrals participating in Mining within the Company's Mining Pool, which helps increase the number of Users joining the Company's Mining Pool.
2. Each User registered on the Service is provided with a unique referral link and code. This referral link and code can be shared with friends, acquaintances, and on social networks to attract new Users.
3. A new User who uses the referral link or code during registration on the Service becomes a Referral of the inviting participant. At the moment of connecting to the Company's Mining Pool, the Referral is linked to the User who invited them.
4. For each invited Referral who joins the Mining Pool, the User receives a percentage of the amount earned by the Referral through mining. The Referral Reward amounts to 3.5% of the amount earned by the Referral through mining in the Company's Mining Pool.
5. The amount of the Referral Reward is paid upon the User's request within seven (7) days from the date the Company receives such a request.