

## **TERMS & CONDITIONS**

**We reserve the right to modify these terms at any time. You should check these terms of service periodically for changes.**

Please read the following **terms and conditions** carefully as it sets out the terms of a legally binding **Agreement** between **You the user** and **ICOPremier!**

By accessing and using our website [www.ICOPremier.com](http://www.ICOPremier.com) or any affiliated website of ICOPremier, United Kingdom or associated entity (referred to as “we”, “us”, “the Operator”, “the website”, “[www.ICOPremier.com](http://www.ICOPremier.com)” or “the company”), and YOU, USER, INDIVIDUAL mentioned here are the Website Visitor, User, and Member. You agree to be bound by and abide by the following terms and conditions. Your access to and use of the website is also subject to our Privacy Policy.

By making an investment in any form with us you automatically state that you have read, fully understood, accept and agree to abide by our Terms and Conditions when using our services. These terms and conditions (“T&C”) apply to all transactions carried out on this and affiliated websites. Do not use the website or any services if you do not agree with any of these T&C.

### **Additional Rules**

In addition to these terms and conditions, the other terms, policies, restrictions or rules apply as shown by ICOPremier for their products and services on their websites.

### **T&C version and change reservation**

These terms and conditions are the current ones and replace all previous terms and conditions of ICOPremier.

ICOPremier reserves the right to change these terms and conditions at any time. Adjustments will be communicated to you in a suitable manner, in particular by means of corresponding publications on the ICOPremier websites, in particular through the introduction of the new terms and conditions.

Significant changes to these terms and conditions will be announced to you at least 30 days before their entry into force on the websites operated by the ICOPremier. If you do not object within these 30 days, then this is your agreement to all changes to these terms and conditions.

You have the opportunity at any time to view these terms and conditions in their current version via the ICOPremier websites.

### **Terminating This Agreement**

We reserve the right to terminate this Agreement without notice and/or refuse to sell to anyone who We believe, in Our sole discretion, (i) has violated any of the terms of this Agreement, (ii) is abusing the Products or the services we provide, or (iii) is unable to provide us with sufficient information to allow us to properly identify the customer’s, independent distributor or club member real name, address, telephone number, legal identification card, passport or other information.

## **Please Note: - Very Important**

"When investing in ICOPremier through the website the buyer agrees that he or she is over 18 years of age."

"You must check your local jurisdiction laws applicable before Investing the ICOPremier & only invest, if you are allowed to do so!"

## **License To Use This Site**

As the time you check the "I agree", you get non-exclusive, nontransferable limited license to use this site. Provide us your authentic details so that you don't get trapped in fraudulent activities. The more you are true, the better you coordinate with us. All the properties of this site belongs to ICOPremier. You acknowledge and agree with them. They are protected by copyrights, trademarks, service marks, patents and trade secrets. They are also protected by other proprietary rights and laws, in the United Kingdom and internationally. All rights not expressly granted herein are fully reserved by the Company, its advertisers and licensors. You agree to pay for any and all purchases and services using your name and payment information through this Site, not to challenge any such charges and to pay for all collections and/or attorney's fees resulting from any non-payment.

## **License Restrictions**

### **Use**

Unless explicitly permitted, please don't reproduce the contents of the website. You agree not to save, download, snip, sell license, rent, and lease, modify, distribute, copy, publicly display, adapt, or create derivative works from material of this site. Systematic retrieval of data or other content from this site to create or compile, directly or indirectly, a collection, database or directory without written permission from the Company is prohibited.

## **Data security**

ICOPremier designs its products and services to the best of its ability and according to the current state of the art (best effort).

However, information technology is never completely secure. Attacks and manipulations of all kinds are possible, both on ICOPremier systems and on your systems or those of third parties. Conceivable are, inter alia, hacker attacks, virus attacks, fishing and phishing, mining attacks, etc., but also power cuts or the like. You acknowledge this risk and release ICOPremier from any direct and indirect liability and responsibility associated therewith.

You are obliged to inform ICOPremier immediately if you have been the victim of a computer attack and ICOPremier products or services are affected or may be affected.

You are provided a username and password. You can change it as many times you feel. Make sure that the username and password are not common or easy to trace. You are the owner of them and you need to keep them in safe custody. We also recommend you to logout after every session so that no one can use your profile to create nuisance. Don't share your password with anyone.

In case, your password is lost, inform us ASAP so that we can reset from here and provide you a new one. Make best efforts to prevent others to access this website from your id and password.

## **Force-majeure**

In case of origin of some circumstances impediment to complete or partial implementation of any of parties of its obligations under this Contract, namely, natural calamities, war, military operations of any character, blockade, loss by a person carrying out the transactions of considerable part of capital, the decline of course of exchange of one currency, closing of exchange or other circumstances, being beyond control outside, each of parties has a right to

annul further implementation of obligations following from this Agreement, and in this case none of parties has no authority to claim compensation from other party. Confirmation about the offensive of these circumstances as notification passed by means of electronic connection will be the sufficient founding of offensive of the indicated circumstances and their duration.

### **Live Market Data**

While virtual currency market values as publicly displayed on the Site may be delayed, we may offer access to live market value data via technical measures such as the FIX (Financial Information exchange) protocol. This live market value data is valuable to us, and we take proprietary measures to keep all live market value data confidential and inaccessible to the public. To the extent that you receive access to such live data, you hereby agree that you will not redistribute, retransmit, duplicate, or otherwise make such data available in any way, either through automated, manual, or any other means. Any distribution or transmission of our live market values feed is a material breach of this Agreement as well as a violation of our trade secrets. You agree that we are not responsible for any failure or outage in the live market value data provided by us.

### **Agreement To Receive Notifications And Other Communications**

We reserve the right to send electronic mail or other messages to you and to other members. The purpose of these communications may include, but is not limited to:

- (i) Providing you with information concerning your account;
- (ii) Providing information to you regarding products or services offered by our affiliates or partners;
- (iii) Informing you about any of our related products or services; or
- (iv) Providing you with information about any item that we think, in our sole discretion, may be of interest to you.

### **Intellectual Property And Rights Of Use**

The intellectual property, all copyrights and usage rights, trademarks, images, logos, information and other resources as well as similar rights to the products and services distributed by the ICOPremier, their software, the blockchain etc. remain in any case (eg, also with a purchase of Tokens and Coins, with the use of the platforms, the Wallets, etc.) with the ICOPremier.

To the extent that you legally download or use the Software on your computer, device, or other platform as part of the purchase and use of ICOPremier's products and services, ICOPremier grants you a revocable, non-exclusive, non-transferable and non-sublicensable free and limited license to use this software in accordance with these terms and conditions and the additional rules applicable to the product or service, for the sole use of you. You may not sell, rent, lend or otherwise make these rights of use available to any other person. You must keep the Software in its delivered condition and may not modify, reproduce, distribute, display, publish, reverse engineer or otherwise influence it in any way.

If ICOPremier should rely on you for the provision of its products and services for intellectual property rights or other intellectual property rights, you grant ICOPremier a free and limited right of use for the purpose of the service rendered by ICOPremier and for the duration necessary for service provision.

### **Links To Other Websites**

You may find links to other websites too. We recommend you to go through their terms and policies. There can be merchants, service partners, shopping sites, stores etc. and their terms and privacy policies need to be taken care of before accessing them. This Privacy Statement does not cover the information practices of those websites nor do we control their content or privacy policies.

## **Third Party Sites**

You may be transferred to online merchants or other third party sites through this site. You are expected to read the terms and conditions of other sites too. We do not guarantee the content and usage of other sites as they are not monitored by us. If they are found offensive or unreasonable, we cannot be held liable for that. You agree that the company and the licensors have no liability from such party sites and your usage of them.

## **Disclaimer Of Warranties**

Information and documents, including product specifications, provided on this web site are provided "as is." specifically, but without limitation, ICOPremier does not warrant that:

- A. The information on this website is correct, accurate, reliable or complete.
- B. The functions contained on this web site will be uninterrupted or error-free.
- C. Defects will be corrected, or
- D. This web site or the server(s) that makes it available are free of viruses or other harmful components.

the company, its advertisers and licensors make no representation or warranties about this site, the suitability of the information contained on or received through use of this site, or any service or products received through this site. all information and use of this site are provided "as is" without warranty of any kind. the company, advertisers and/or its licensors hereby disclaim all warranties without regards to this site, the information contained or received through use of this site, and any services or products received through this site, including all express, statutory, and implied warranties of merchantability, fitness for a particular purpose, title and non-infringement. ICOPremier specifically disclaims all representations, warranties and conditions, either express, implied, statutory, by usage of trade or otherwise including but not limited to any implied warranties of merchantability, non-infringement, title, satisfactory quality or fitness for a particular purpose.

## **Limitation of liability**

Under no circumstances shall ICOPremier or its licensors be liable for any incidental, special, consequential, exemplary or other indirect damages that result from the use of, or the inability to use, this web site or the information contained on this web site, even if ICOPremier has been advised of the possibility of such damages. in no event shall ICOPremier or its licensors' total liability to you for all damages, losses, and causes of action resulting from your use of this web site, whether in contract, tort (including, but not limited to, negligence) or otherwise, exceed the amounts you paid to entrust during the most recent three-month period in connection with amounts which you paid for using this web site.

## **indemnification**

You agree to defend, indemnify, and hold harmless the Company, its advertisers, licensors, subsidiaries and other affiliated companies, and their employees, contractors, officers, agents and directors from all liabilities, claim, and expenses, including attorney's fees, that arise from your use of this site, or any services, information or products from this site, or any violation of this Agreement. The Company reserves the right, at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you shall cooperate with the Company in asserting any available defenses.

## **Termination Or Suspension**

These terms may be terminated by either party without reason at any point of time but with prior notice. However, we may immediately terminate this agreement if the user breaches any of the clauses mentioned in our terms and conditions. In addition we reserve the right to take legal action against the user and suspend access to the website and our services. Therefore, we may block computers using user's IP address from accessing our website. In addition we may contact your Internet service provider and do such measures to block you from accessing our website and services. In addition, we may perform legal action against you and recover the costs from you. Especially if you try to use the website for illegal activities, violate any of these terms or fail to pay for your transaction or any fraud related to that. We also reserve the right to cancel transactions that are not paid for or not confirmed.

We may suspend or terminate this agreement or User's use immediately if the user is found in any activity, related with the use and operations of the website, and violates any law of all nations, including but not limited to the posting of information that may violate third party rights, that may defame a third party, that may be obscene or pornographic, that may harass or assault other, that may violate hacking or other criminal regulations of its agent, officers, directors, contractors or employees.

We can stop our service at any time without notice to you, and we reserve the right to refuse the service to any person for any reason, especially if the user registers or submits a purchase under false identity or with wrong personal information, including email address, interferes with any of the company's operations or uses language that we consider is unacceptable including vulgar, racist, sexual or offensive language. We will disclose your identity to government of any country of any legal authority asks or requests for any such disclosure.

No refunds are provided if the user decides to terminate its contract.

### **Amendment, Assignment, And Governing Law**

This agreement constitutes entire agreement between user and the company. If any provision of this Agreement is prohibited by law are held to be unenforceable, the remaining provisions hereof shall not be affected, and this Agreement as much as possible under applicable law shall continue in full force and effect as if such unenforceable provision had never constituted a part hereof and the unenforceable provision shall be automatically amended so as to best accomplish the objectives of such unenforceable provision within the limits of applicable law. This Agreement incorporates by reference the Site Submission Rules if this site allows posting and posts such Rules. This Agreement constitutes the entire agreement between the parties related to the subject matter thereof, supersedes any prior or contemporaneous (oral, written or electronic) agreement between the parties and shall not be changed except by written agreement signed by an officer of the Company. This site reserves the right to revise these provisions at its discretion, so check back from time to time to be sure you are complying with the current version.

### **Government Use**

These terms shall be governed by and construed in accordance with the law of the United Kingdom. By using this Website you agree that any disputes arising in connection with this Website are subject to the exclusive jurisdiction of the United Kingdom.

We can assign our various rights under this agreement to any other person without asking your permission. Your rights are personal and not assignable.

The laws of United Kingdom govern these terms and conditions, without regard to its conflict of law provisions, and you irrevocably and unconditionally submit to the non-exclusive jurisdiction of the courts of United Kingdom to resolve any dispute that arises as a result of or in connection with this agreement.

These T&C are to be interpreted so that they comply with all applicable laws and if any provision does not comply then it must be read down so as to give it as much effect as possible however, if it is not possible to give that provision any effect at all then it is to be severed from this agreement in which case the remainder of this agreement will continue to have full force and effect.

These T&C and our Privacy Policy are the entire agreement between the parties as to their subject matter and supersede all prior or inconsistent statements or representations as to that subject matter.