

Public Offer Agreement on provision the right-to-use of the one-stop-shop terminal for trading on cryptocurrency exchanges.

The present text is fully comply with the paragraph 2 of the 437 article of the Civil Code of Russian Federation, constituted as a public offer, containing all essential conditions of the agreement of the right to use the one-stop-shop trading terminal for cryptocurrency exchanges. In the event of your full consent with the conditions of this public offer, the Agreement on provision the right to use of the one-stop-shop trading terminal for cryptocurrency exchanges is deemed to be concluded from the moment of the registration in the Program «One-stop-shop trading terminal for cryptocurrency exchanges», and signifies an acceptance of all terms and conditions of the Agreement on provision the right to use of the one-stop-shop trading terminal for cryptocurrency exchanges.

Without contradicting the conditions of the present offer, CryptoRobotics Company and the User are eligible to execute the Agreement on provision of the right to use of the one-stop-shop trading terminal for cryptocurrency exchanges at any time in written form through a bilateral arrangement.

1. Terms and concepts. General terms.

1.1. In order to avoid ambiguity and other misunderstandings in the interpretation of the text of this Agreement the Parties signed it, agreed that the following concepts have the meanings defined below:

1.1.1. CryptoRobotics Company- CryptoRobotics Ltd, with the principle place of business at 28 Irish Town, Gibraltar GX11 1AA, Number : 117385, RED Number: GIGO.117385-41, on behalf of Shcherbakov Ivan, acting under the Acceptance of the Appointment of the CEO.

1.1.2. The User – any individual or legal entity, as well as any individual entrepreneur, unconditionally accepted the terms of the public offer to sign an Agreement on provision the right to use the one-stop-shop trading terminal for cryptocurrency exchanges.

1.1.3. The one-stop-shop terminal for cryptocurrency exchanges for computers, tablets and smart phones: Windows, MacOS, IOS, Android for all cryptocurrency exchanges with API support, in one-click switching, hereinafter, for convenience, may be referred to as the Program, or the Software.

1. The Subject matter of the Agreement

2.1. CryptoRobotics Company, operating as a developer and owner of the exclusive rights for the one-stop-shop terminal for cryptocurrency exchanges entitles the User under this Agreement to use the one-stop-shop trading terminal for cryptocurrency exchanges free of charge.

2.2. The right to use the one-stop-shop terminal for cryptocurrency exchanges shall be exercised by registering in the appropriate program on any domain website.

2.4. The one-stop-shop terminal for cryptocurrency exchanges belong to the intellectual property of CryptoRobotics Company, the legal protection of which is established by part 4 of the Civil Code. The User acknowledges and agrees that the software and everything connected with it contain confidential information that is protected by the laws on intellectual property of the Russian Federation and international laws. Neither the User nor any other person will, with his assistance, copy or modify the software; create programs, software derivatives; penetrate the software in order to obtain program codes; as well as to perform other actions without the

consent of CryptoRobotics Company, and aimed at violating the rights of CryptoRobotics Company.

2.5. All conditions under this Agreement apply equally to the one-stop-shop terminal for cryptocurrency exchanges and to its components, including all updates.

3. Copyright laws and trademarks.

3.1. The program is a result of the intellectual activity and the subject to copyright (the Program for computer), regulated and protected by the laws of the Russian Federation on intellectual property and international law.

3.2. Program's operation algorithms and its source codes (including their parts) are the subjects to commercial confidentiality of CryptoRobotics Company. Any actions regarding the Program that are not stated in this Agreement as legal and do not violate the rights of CryptoRobotics Company are recognized by the Parties as illegal and are considered as a violation of the rights of CryptoRobotics Company, which is a sufficient ground for termination of this Agreement and setting a requirement aimed at protecting the violated rights of CryptoRobotics Company.

4. Rights and Obligations of the Parties.

4.1. CryptoRobotics company undertakes to:

4.1.1. entitle the User to utilise the one-stop-shop terminal for cryptocurrency exchanges by providing the ability to download the appropriate program on any site <https://cryptorobotics.io>, AppStore, Google Play and the web version on <https://cryptorobotics.io>

4.1.2. update the current version of the Program free of charge within the term of the Agreement to improve the quality of the one-stop-shop terminal for cryptocurrency exchanges, notifying the User about it in accessible ways. This provision for a free update of the current software version does not apply to the development of new functional components of the Program by CryptoRobotics Company. The use of new functional components of the software may be available to the User after the update and for a fee.

4.1.3. provide the access to the Software for more than 90% of time, with possible technological breaks that are defined by the technical service plan.

4.1.4. provide confidentiality of the data transferred by the User to CryptoRobotics Company, according to the title 7 of the present Agreement.

4.1.5. provide confidentiality of the data transferred by the User to CryptoRobotics Company, according to the title 8 of the present Agreement.

4.1.6. In order to ensure the safety of storage and the confidentiality of personal data, CryptoRobotics undertakes to carry out routine system checks to provide security and to use the competence of certified contractors for this purpose.

4.2. CryptoRobotics company is eligible for:

4.2.1 Unilaterally change the terms of service, a list of cryptocurrency exchanges that can be integrated into the one-stop-shop terminal for cryptocurrency exchanges, etc. notifying the User in an accessible way, including publishing relevant information on all domains of the website <https://cryptorobotics.io>.

4.2.2. Unconditionally blocking the access to the Software for the User in the event of him using the Software for illegal purposes or for purposes that violate the rights of third parties.

4.2.3. Using the information (anonymous data), received from the User for consolidation, analysis, marketing or other research, any means, prescribed by the effective legislation.

4.2.4. Using the logo, brand name and other means of User identification for publishing the information on User and CryptoRobotics Company cooperation on CryptoRobotics Company website.

4.3. The user undertakes to:

4.3.1. independently download and install the one-stop-shop terminal for cryptocurrency exchanges on their computer or other device for its usage, perform any actions and install the software required for launch and work of the one-stop-shop terminal for cryptocurrency exchanges.

4.3.2. Strictly adhere to and do not violate the terms of this Agreement, as well as ensure the confidentiality of commercial, technical information and personal data obtained in cooperation with CryptoRobotics Company, in accordance with the terms of this Agreement.

4.3.3. not to use the Software for illegal purposes or for purposes that violate the rights of third parties.

4.3.4. adhere to the rates of the chosen tariff plan specified in the Tariff policy.

4.3.5. The User confirms that he received consent to process and transfer personal data to CryptoRobotics from interested parties in accordance with applicable law.

4.4. The user is eligible for:

4.4.1. Free use of the one-stop-shop terminal for cryptocurrency exchanges.

4.4.2. Exercise the right, granted to the User, to access the Software in accordance with its designated purpose.

4.4.3. Receiving answers from CryptoRobotics Company to the issues related to the Program features and conducting operations in it.

4.4.4. Receiving informational mailings and notifications on issues related to the Program functionality.

4.4.5 The access to premium services and products of CryptoRobotics Company according to CryptoRobotics Company tariffs for one-stop-shop terminal for cryptocurrency exchanges users.

5. Special notice.

5.1 CryptoRobotics Company does not represent an exchange, does not relate to any exchange, does not hold a financial interest in their functionality, is not responsible for their activities and for the success or losses of the User with trading on cryptocurrency exchanges.

6. The period of the Agreement and procedure for its change and termination.

6.1. The moment of signing the Agreement is the moment of registration in one-stop-shop terminal for cryptocurrency exchanges.

6.2. The Agreement enters into force from the moment of its signing. The Agreement is signed for an open-ended period.

6.3. CryptoRobotics Company is entitled to unilaterally renounce the execution of this Agreement without giving any reasons, notifying the User one month prior to the upcoming termination. The Agreement is deemed to be terminated from the moment the User receives the denial notifications from CryptoRobotics Company.

6.4. CryptoRobotics Company is eligible to make any changes and additions to the present Agreement unilaterally with mandatory notification of making aforementioned changes and additions to the User by means of publishing relevant notification on CryptoRobotics Company website.

7. Liability of the parties. Liability limitations.

7.1. The Parties are responsible for non-performance or inadequate performance of their duties and obligations within this Agreement in accordance with the current legislation of Gibraltar.

7.2. The Parties understand that the one-stop-shop terminal for cryptocurrency exchanges is a software, whereas CryptoRobotics Company does not provide any guarantees, express or implied, that the one-stop-shop terminal for cryptocurrency exchanges will meet the requirements or expectations of the User, will comply with the aims and objectives of the User. The access to the one-stop-shop terminal for cryptocurrency exchanges is provided according to the generally accepted in international practice principle «As Is». The User utilizes the one-stop-shop terminal for cryptocurrency exchanges at their own risk. CryptoRobotics Company shall not be liable for the one-stop-shop terminal for cryptocurrency exchanges to be compliant with the purpose of use or economical expectations of the User.

7.3. CryptoRobotics Company shall not be liable for any actions of the User, connected with the one-stop-shop terminal for cryptocurrency exchanges usage, as well as CryptoRobotics Company shall not be liable for unrealistic User's expectations from the one-stop-shop terminal for cryptocurrency exchanges usage, for the failure to reach the expected economical or other rates.

7.4. You should save passwords of your accounts in a secure place and do not release them to any third parties. In the event of unauthorized use of your password or other violation of our Product or services security, connect with us immediately. CryptoRobotics Company is not liable for any damages towards the User then the damages resulted in loss and/or disclosing their data to access the Program.

7.5. CryptoRobotics Company provides the basic cyber-security of the User's data within the usual conditions with the relevant legislation in force. Whereas fully agreeing with the conditions of the present agreement, the User, or the mandator eligible to represent interests of the User and to give any instructions to the User in any way or in any other way determine his actions, confirms that they received the consent of interested parties to transfer their personal data to CryptoRobotics Company.

7.6. CryptoRobotics Company is not liable towards the User for the delays and disruptions in functionality occurring directly or indirectly due to the reason, that is beyond the reasonable control of the CryptoRobotics Company.

7.7. The User agrees to use a software and equipment that are produced and provided by the third parties for working with the Program. CryptoRobotics Company is not liable for its functional quality.

7.8. The User agrees that no software is free of bugs.

7.9. The User is liable for the security and confidentiality of the registrational data: logins, keys, and passwords for access. All actions executed with using logins and passwords of the User are deemed to be executed by the User. The User is liable to third parties for all actions executed with using logins and passwords of the User. CryptoRobotics Company shall not be liable for unauthorized use of User registration data by third parties.

8. Privacy Policy.

8.1. The Parties agree to consider the whole amount of information provided to each other under this Agreement or, according to the purpose specified in this Agreement, as well as the information about this Agreement and proposals obtained, as a confidential information (within the legislation of Russian Federation – as a commercial secret), unless otherwise derives from the provisions of this Agreement and its Annexes.

8.2. Each Party receiving a confidential information («Receiving party») from the other Party («Disclosing party»), shall not be eligible to provide with confidential information to any person without the explicit permission from the Disclosing party and is to take reasonable measures to protect a confidential information, including, in particular, measures that the Party takes in order to protect personal confidential information/commercial secret.

8.3. The Receiving party undertakes to use the disclosed information only in the purpose to execute this Agreement.

8.4. The Receiving party undertakes to limit the number of persons who have access to the confidential information, to their employees only, involved in the execution of this Agreement.

8.5. Obligations, contained in the present title of the Agreement, do not apply to the following information:

- information that is or becomes common knowledge through no fault of the Party that received this information from the other Party of the Agreement, which must be confirmed by appropriate evidence;
- information received by Parties from third parties without the confidentiality obligation;
- information, disclosure of which is necessary in accordance with the requirements of current legislation. This information may be referred only to authorities with relevant powers, in the manner prescribed by applicable law.

8.6. The provision of confidential information to third parties with the written consent of the other Party to its disclosure is not considered as a disclosure.

8.7. For every violation of confidentiality obligations under the present Agreement, the Receiving Party undertakes to indemnify all and any losses incurred as a result of such violation.

8.8. Obligations regarding the protection of confidential information, specified in this agreement, are made effective within 3 (three) years from the moment of confidential information transmission.

8.9. CryptoRobotics Company is eligible to aggregate, systematize and analyze the information received from the User, after depersonalization of this information, including confidential one, aimed at creating analytical reports of various kinds and databases, whereas CryptoRobotics Company guarantees the non-proliferation and security of confidential information contained in reports and databases in accordance with this Agreement and current legislation. The owner of exclusive rights to these analytical reports and databases stated as an intellectual property is CryptoRobotics Company.

9. Personal data.

9.1. The User is, according to the Federal law of the Russian Federation from 27.07.2006 № 152-FL «On Personal Data» (the Law), an operator of personal data, directs CryptoRobotics Company, as a personal data processor, to proceed the following personal data: personal data that is not special or biometric - surname, name, patronymic of interested parties.

9.2. Proceeding the User Personal Data, CryptoRobotics Company undertakes to adhere to the following principles:

- the personal data processing must be implemented on a legal and fair basis;
- the personal data processing must be implemented within the specific legitimate purposes;
- the storage of personal data should be implemented in a form that allows determining the subject of personal data within the purpose of processing personal data.

CryptoRobotics Company stores information about the User within the period of granting to the latter the access to the software, as well as 3 (Three) calendar months from the moment of the access termination.

10. Dispute settlement procedure

10.1. All disputes and controversies that may arise within the execution of the Agreement will be resolved by the Parties through negotiations, with the intention to understand and accept the substantiated claims of the other Party. The term for the settlement of a dispute is not less than 30 calendar days from the moment of its occurrence.

10.2 In the event of the absence of mutual understanding the dispute is referred for the resolution to the relevant court at the location of the defendant.

10.3. The legislation applicable to the present agreement is the legislation of Gibraltar.

11. Final clauses.

11.1. The addresses accepted by the Parties as appropriate sending address for legally relevant messages, notifications and other documents relating to the execution of this Agreement, or related to it, are the addresses specified within this Agreement, as well as the addresses specified in the unified state register of legal entities and individual entrepreneurs indicated by the latter as their legal address.

11.2. The risk of non-receipt of the legally significant message shall be taken by the Party that provided the incorrect address, any document related to the present Agreement shall be considered as received in the event the Party did not receive it due to the conditions within its control.

11.3. The Parties follow the legislation of Gibraltar in all other cases not specified in the terms and conditions of this Agreement.