

TERMS AND CONDITIONS OF USE THE SERVICES BY THE CRYPTOGRAIN.IO SITE AND THE PURCHASE OF TOKENS

Please carefully read these Terms and Conditions (the "Terms") before using the website <http://cryptograin.io>, including any subdomains thereof (the " Site") , as they affect your obligations and rights, including, but not limited to, waiver of rights and limitation of liability.

If you want to participate in the main distribution of tokens CGR (hereinafter referred to as "ICO"), you must also read these Terms and accept them. If you do not agree to these Terms, you must not use the Site or buy CGR tokens. By agreeing and accepting these terms as mandatory for all users of the Cryptograin.io, you acknowledge that your age is more than 18 years.

If you have any doubts about the actions you should take or something isn't clear to you, you should consult your personal legal, financial, tax or other professional advisor(s).

The site cryptograin.io reserves the right to amend these Terms at any time and notifies the User of any such changes by publishing the revised Terms on the Site. The user must periodically check these Terms on the Site. All changes take effect after publication. If the User continues to use the Site after any changes to the Terms, it means that the User accepts such changes. For technical reasons or at the request of the regulatory authorities, cryptograin.io may terminate, suspend, modify or restrict access to all or any part of this Site without any liability.

TERMS USED IN THIS AGREEMENT:

«*Account*» - the user account on the Site cryptograin.io, which is created and used to purchase tokens. The user is granted access to the Account after successfully creating it on the Site cryptograin.io and providing all necessary information. Only authorized users have the right to purchase CGR tokens on the terms specified in this document.

«*Agreement*» - these Terms and all other applicable rules, policies and procedures that may be published from time to time on the Site (including privacy policy, cookie policy, etc.).

«*Ethereum*» - a consensual distributed network in which it is possible to use this payment system and all the digital money used in it. This system works on behalf of its users without any central authority or intermediaries.

«*Blockchain*» - the type of distributed network, consisting of immutable digital data, called blocks.

«*CGR Tokens or CGR* » - cryptographic tokens, which are a software product (digital resource) created by the Site owner as proof of the membership of their owners in the CGR ecosystem (the system, not the legal entity). Although CGR tokens can be similar to securities, they are not and should not be treated in such terms.

«*User*» - anyone who uses the Site with pre-registration and authorization using an account.

REGISTRATION AND ACCOUNTING DATA

Registering on cryptograin.io, you confirm that you are over 18 years old. Registration is required prior to committing a transaction with cryptograin.io. Once registered, you may need to provide contact information such as name, address, contact phone number, e-mail address and other personal information. We guarantee the security of the transmitted information and its secure storage on the servers cryptograin.io and also guarantee that we will not provide it to third parties, except as required by law. You will also need to create a username and password for your account. In doing so, you are solely responsible for maintaining the security and confidentiality of your account information. You are also fully responsible for all transactions made on behalf of your account using your login and password. Cryptograin.io reserves the right to refuse registration, termination of invoices or cancellation of user's data at any time and for any reason, including in the event of non-compliance with any terms of the Terms of Use described hereafter. You must not use our Site in any way that could cause or cause damage or interfere with access to cryptograin.io. Also, any illegal, fraudulent or malicious activity on the Site is caused by any kind of illegal, fraudulent or harmful work or activity harmful to its work.

REGULATION OF USE OF THIRD-PARTY RESOURCES

The pages of the cryptograin.io Site may contain links to third-party Sites and services. Such links are provided for your convenience, but their presence does not mean that they are recommended by cryptograin.io. In addition, cryptograin.io does not guarantee their security and compliance with the expectations of users. In addition, we are not responsible for the content of any materials referenced by another site, and we do not provide any guarantees for the security of this site in the context of our security policy. cryptograin.io assumes no responsibility for any damage, loss or any other impact directly or indirectly caused by the use of any content, goods or services available on third-party sites and resources.

COMPENSATION

To the extent permitted by applicable law, the User agrees to indemnify cryptograin.io and/or its subsidiaries, affiliates, directors, officers, employees, agents, successors and permitted assignees without any claim, damages, compensate claims, actions, claims, proceedings, expenses and/or liabilities (including, but not limited to, fees paid to lawyers and/or legal representatives) that are necessary for the successful establishment of the rights to compensation filed/incurred by any third party in respect of cryptograin.io arising as a result of violation of any warranties or rules provided on this Site.

STATEMENT OF WARRANTIES AND DISCLAIMER OF LIABILITY

THIS SITE AND CGR TOKENS ARE PROVIDED ON AN "AS IS" BASIS AND WITHOUT ANY WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED. YOU ACCEPT ALL RESPONSIBILITIES AND RISKS IN RESPECT OF USING THE SITE AND BUYING ANY TOTAL AMOUNT OF TOKENS AND ITS FURTHER USE. WHEREAS THIS CONDITION, YOU AGREE THAT, TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, SITE OWNERS DO NOT ACCEPT ANY LIABILITY THAT MAY OCCUR AS A RESULT OF ANY DAMAGES OR LOSSES, INCLUDING LOSS OF BUSINESS, REVENUE OR PROFITS, LOSS OF OR DAMAGE OF DATA, EQUIPMENT, OR THE SOFTWARE (DIRECT, INDIRECT, PUNISHMENT, ACTUAL, INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR OTHERWISE), AS A RESULT OF ANY USE OR INABILITY TO USE THIS WEB SITE OR, INFORMATION, SOFTWARE, FACILITIES, SERVICES OR CONTENT ON THIS SITE, FROM THE PURCHASE OR USE OF TOKEN USERS, REGARDLESS OF ADDITION, PROVISION

IS THERE SUCH A POSSIBILITY OR NOT. YOU UNDERSTAND AND AGREE THAT THE SITE OWNERS WILL NOT BE LIABLE AND MAKE NO RESPONSIBILITY OR LIABILITY FOR ANY CHANGES IN THE VALUE OF ISSUED TOKENS DURING THE REDUCTION OR THE INCREASE OF THEIR VALUE. WEB SITE OWNERS DO NOT GUARANTEE ANYWAY FOR FURTHER SALES OR EXCHANGE OF TOKENS BY COST EXCELLENT FROM INITIAL AND STATUTORY ICO.

REGULATION OF CGR TOKENS SALE

You can purchase tokens CGR during the main placement of tokens (ICO). The offer is indicated on this Site. The CGR signs are proof of ownership of their owners in the CGR ecosystem (a system, not a legal entity).

To continue the development of the platform, embrace marketing, legal support and other expenses and enter the world market as soon as possible, the Site is going to attract additional funding by conducting an ICO campaign.

Purchase of tokens CGR occurs with the use of specially programmed software. Any user who wants to buy tokens must register an account with the Website using the real name and e-mail address and other data required during registration. You can buy CGR tokens only through your account.

The User conscious of the fact, that even if cryptograin.io products and services are successfully developed and released, partly or in full, there is still a risk they could be fully or partly reformed due to regulatory requirements or force majeure reasons. Therefore, the User understands and accepts that the transfer of crypto and the creation of CGR tokens carry significant financial, regulatory and/or reputational risks (including complete loss of value of created CGR tokens (if any)).

INTELLECTUAL PROPERTY RIGHTS

The Site owner has valid, unrestricted and exclusive ownership of rights to use the patents, trademarks, trademark registrations, trade names, copyrights, know-how, technology and other intellectual property necessary to the conduct of selling of the CGR Tokens and his activities generally.

In no way shall this Agreement entitle the User for any intellectual property of the Site owner, including the intellectual property rights for the Site and all text, graphics, user interface, visual interface, photographs, trademarks, logos, artwork, and computer code, design, structure and other content connected to the Site. Arrangement of such content is owned by the CGR and is protected by the Intellectual Property Rights and fair competition laws. There are no implied licenses under the Agreement, and any rights not expressly granted to the User hereunder are reserved by cryptograin.io

FORCE MAJEURE

None of the Parties will be held liable for any failure or delay in performing its obligations under this Agreement where such failure or delay can be attributed to force majeure events which are outside the control of that Party.

Force majeure events shall include, but are not limited to fires, floods, natural disasters, an outbreak or escalation of hostilities, war, riots or civil disorders, acts of terrorism, internet failures, failures of telecommunications or electrical power lines, labour disputes, acts or omissions or government authorities prohibiting a Party from performing its obligations under this Agreement, or orders of domestic or foreign courts or tribunals, government sanctions, or legislative changes.

In the occurrence of a force majeure event, the non-performing Party will be excused from any performance of the obligations affected by the event only for as long as the force majeure event continues. The non-performing Party shall use

commercially reasonable efforts to mitigate the impact of the force majeure event and to resume performance.

JURISDICTION AND DISPUTE RESOLUTION

To resolve any dispute, controversy or claim arising out of or relating to this Agreement, or the breach thereof, the Parties agree first to negotiate in good faith for a period of not less than sixty (60) days following written notification of such controversy or claim to the other Party.

If the negotiations do not resolve the dispute, controversy or claim to the reasonable satisfaction of all Parties during such period, then the Parties irrevocably and unconditionally submit to the exclusive jurisdiction under the applicable laws. This Agreement is intended to fully reflect the terms of the original agreement between the Parties. No provision of the Agreement shall be considered waived unless such waiver is in writing and signed by the Party that benefits from the enforcement of such provision.

You do not have the right to purchase in any form CGR tokens in case you are a citizen or a legal entity, a resident (both tax and resident with a different status) or a green card holder of the United States of America, including Puerto Rico, the U.S. Virgin Islands, and any other territories of the United States, or if you are a citizen or a resident of the Republic of Singapore or if you are a citizen or resident of the Republic of India, or if you are a citizen or resident of the People's Republic of China in China.

We respect all country laws in all locations we operate, and urge you to obtain more information regarding specific financial laws in your jurisdiction.

No waiver of any provision in the Agreement, however, will be deemed a waiver of a subsequent breach of such provision or a waiver of a similar provision. In addition, a waiver of any breach or a failure to enforce any term or condition of the Agreement will not in any way affect, limit, or waive a Party's rights hereunder at any time to enforce strict compliance thereafter with every term and condition hereof.

Cryptograin.io may, at its sole discretion, assign its rights and/or delegate its duties under this Agreement. You may not assign your rights or delegate your duties, and any assignment or delegation without the written consent of cryptograin.io.

User may send any questions regarding the use of the Site of the CGR Tokens or regarding this Agreement via e-mail to support@cryptograin.io