

This Site page contains:

- Terms and conditions for using this Site and all the data provided therein;
- Conditions for gathering, storing and using Site User's sensitive data;
- Other legal information.

I. BASIC TERMS

- The term "Site" hereby defines CryptoBilderlings entire website under its domain name www.cryptobilderlings.com
- The term "Company" or "CryptoBilderlings" hereby defines CryptoBilderlings OÜ - a company registered in Estonia and bearing the following registration number: 14507493
- The term "Site User" hereby defines any individual (including any legal entity's representative) browsing this Site and looking through informative Site pages
- The term "Policy" hereby defines this Site's Policy of Use and other legal information.

II. GENERAL INFORMATION

Purpose of Agreement

The purpose of this Agreement is: to maintain harmonious and mutually beneficial relationships between the members of the Company and Site Users, and to state certain terms and conditions for such partnership, involving general working conditions, financial and privacy issues, etc.

The Service

All cryptocurrency exchange services advertised in this Site are provided to you by the Company, as a subject to these Terms, Purchase Agreement and other terms and conditions applicable. The Company may also offer other services under different terms of service.

The Company may provide its services from other websites, as well as use website forwarding to its partner sites. In this case, the Site User may also be subject to other terms and conditions.

The Company's Services are provided only to those individuals above 18 years of age, or of such legal age as is allowed in your jurisdiction to effectuate a legally binding contract.

Communication with the Company

The Service may include certain communication from the Company, such as service announcements, administrative messages and newsletters. It is implied that these communications play an important role in using the Services. As part of our privacy policy on providing total privacy to our Site Users, we also provide you the option of opting out from receiving e-mails from us. However, this may prevent us from providing effective service to the Site User.

III. TERMS OF USE

Rights of the Site User

- The Site User has a right to refer to the Site support service with questions, claims, recommendations for work improvement, or with any other information.
- The Site User has a right to demand for all of his sensitive information issued to the Company to be fully protected and not distributed to any third parties, except for the cases where such distribution is essential for the Company to provide qualitative service to the current Site User.
- Get timely notifications about fraudulent or potentially harmful activities performed by third parties, and combine efforts with the Company to ensure these activities are stopped.

Obligations of the Site User

- The Site User must take all Terms of Use for this Site into consideration, along with all the safety rules for the Site usage established by the Company, Privacy Policy, agreements between the parties, as well as other applicable terms and conditions, fully and unconditionally.
- The Site User agrees that confidentiality of the data transmitted via the Internet isn't guaranteed in case when third parties get access to these data out of the communication facility zone subjected to the Company; therefore the site shall not be liable for the damage, caused by such an access.

- The Site User shall follow all the requirements of the Company in order to help ensure functionality and safety of the site.
- The Site User is to ensure the absence of any malicious software on the computer: in case of any losses all the responsibility falls on the Site User.
- The Site User shall not break safety rules and confidentiality of the Company.
- The Site User shall observe all the points of the Company policy. Violation of the policy places responsibility for the losses, suffered as a result of such actions, on the Site User.
- The Site User shall not use the access to the Site to perform any illegal activity.

Rights of the Company

- The Company has a right to make changes to the site, its components and the policy of the company independently or by means of the third parties.
- The Company has a right to ask the Site User to follow the rules of work of the Site, and also to meet safety requirements in terms of work with the Site.
- The Company has a right to make any actions directed on the execution of conditions of cooperation and necessary for safety and functionality of the Site.
- The Company has a right to perform repairing and scheduled maintenance of the Site at any time.
- The Company has a right to carry out control over the personal account of the Site User.

Obligations of the Company

- The Site User agrees, that at some time of cooperation they may transfer the personal data of themselves and other persons to the Company and the Site User is obligated to inform and have acceptance from all persons, whose personal data they transfer to the Company thereof. The Company is a personal data processing manager. The Company has the right to process personal data of Site User and other persons, in order to fulfill aim of providing their services or within the framework of concluded contracts, to record customer accounts, to offer, provide and maintain their services, to fulfill and protect the Company's rights and legal interests in fulfilling its obligations, fulfill the obligations specified in regulatory acts and laws. The Company has the right to obtain personal data from third parties, as well as to transfer it to third parties in accordance with the procedures specified by regulatory acts and laws in order to provide its services or in cases of legal demand.
- The Company shall ensure safety and functionality of the site in return.
- The Company shall provide the Site User with full and reliable information about their services. The Company shall ensure security of the Site User's data from loss, disclosure and unauthorized access by third parties through application of security systems technologies, implementation of the limited access mode and control of data access by authorized employees.

Responsibilities of the Company

- The Company under no circumstances bears responsibility for any damage, which may arise from Site usage, impossibility of usage or as a result of such usage.
- The Company doesn't bear responsibility for any indirect real damage or the missed benefit of the Site User or third parties.
- The Company isn't responsible for the Site User's losses which have resulted from illegal actions of third parties.
- The Company isn't responsible for the Site User's losses which have resulted from malicious programs in the equipment or malware, wrong filling of the information in the documents or violation of the cooperation conditions.
- The Company doesn't guarantee functional work of the Site under force majeure circumstances and in unforeseen situations.
- External references can be placed on the site of the Company, and the Company doesn't bear responsibility for them.
- The Company may use website forwarding in the Site to its' partners websites.
- The Company isn't responsible for malfunctions, mistakes and failures in the working process of programs or hardware facilities which provide functioning of the Site, caused by reasons beyond the control of the Company, and also the Site User's losses caused by them.

IV. OTHER LEGAL INFORMATION

Copyright and trademarks

All rights are reserved.

Unless stated otherwise or anything contained to the contrary or any proprietary material owned by a third party and so expressly mentioned, the Company owns all Intellectual Property Rights to and into the Site content. Viewing, copying, printing and publishing any of that content is only possible in compliance with the following terms:

- Site User is not eligible to make any changes to the content downloaded (or printed), which includes omitting conditions, trademarks and copyright signs from this content;
- Site content can only be used for informative purposes;
- Site content may be viewed, copied, printed and published only with the Company's written agreement; no copy of the Site's content or its fragment may be published without according copyright information;
- It is prohibited to use any of this Site's content for illegal, libelous, inappropriate or blackmailing purposes.

All brand names, trademarks, logos, headlines, phrases, expressions, templates, etc. are considered copyright-protected information of the Company (or legally used by the Company in case of third party ownership). These trademarks can all be marked with the according symbol (®, ™, other) that acknowledge trademark ownership. Any unauthorized downloading, publishing, copying and altering of this information along with the abovementioned trademark signs may lead to legal prosecution.

Restriction of Use

In addition to all other Terms of Use for this Site, the Site User is obliged:

- not to transfer or otherwise make the Company's Services available to any third party;
- not to provide any service derived from the the Company's Services without prior written permission from the Company representatives.

Applicable laws and dispute resolution

Use of this Site is governed by the laws of Estonia. All disputes concerning this Site Policy are being settled by the courts of Estonia.

Legal address of the Company

Legal address of the Company: Laeva tn 2 Kesklinna linnaosa, Tallinn Harju maakond 10111

Support

Feel free to e-mail all your questions, comments and queries to our support team: info@cryptobilderlings.com