

The Site Administration provides you with access to the use of the Site <https://crypto-mining.ltd/> and its functionality under the conditions that are the subject of these Terms of Use <https://crypto-mining.ltd/>. In this regard, you need to carefully read the terms of these Rules, which are considered as the Conditions for joining or joining the partner structure.

This project unites the participants among themselves due to the integration of the presented referral system into the program shell of the site platform, provided software.

1. Terms used in these Rules.

1.1. Site <https://crypto-mining.ltd/> (or Site) - Internet resource consisting of a set of (a) computer programs (program codes running on a computer) and (b) information (Content) placed in them by the Administration and / or Users. Site <https://crypto-mining.ltd/> contained in the information system that ensures the availability of such information on the Internet by the network address (domain name): <https://crypto-mining.ltd/> (including all levels of the specified domain, both functioning as of the date of acceptance by the User of these Rules, and launched and put into operation during the entire period of its validity).

1.2. Additional functionality of the Site - program codes running on a computer as part of the Site's computer programs <https://crypto-mining.ltd/> and performing certain additional functions of the Site. The list of elements constituting the Additional functionality of the Site, as well as the conditions for granting the User the right to use the Administration will be determined in the agreement provided, the editors of which can be freely available on the Internet at: <http://crypto-mining.ltd/core/data/files/Cryptorules.pdf>

2. Status of Site Usage <https://crypto-mining.ltd/>

2.1. These Terms of Use <https://crypto-mining.ltd/> (earlier and further - Rules) are developed by the Site Administration and determine the conditions of use and development of the Site, as well as the rights and obligations of its Users and Administration. The rules also apply to relations connected with the rights and interests of third parties who are not Users of the Site, but whose rights and interests may be affected as a result of the actions of the Website Users.

2.2. These Rules are a legally binding agreement between the User and the Site Rules, the subject of which is to provide the Site Administration to the User access to the use of the Site and its functionality, software as a whole. In addition to these Rules, the agreement between the User and the Site Administration includes all special documents regulating the provision of access to the use of a separate, including Additional, functionality of the Site, located in the relevant sections of the Site on the Internet.

2.3. The user is obliged to fully familiarize himself with these Rules before registering on the Site. Registering a User on the Website means full and unconditional acceptance by the User of these Terms of Use of the resource <https://crypto-mining.ltd/>

2.4. These Rules may be amended and / or supplemented by the Site Administration unilaterally without any special notice. These Rules are an open and public document. The current version of the Rules is located on the Internet at: <https://crypto-mining.ltd/> The Site Administration recommends that Users regularly check the conditions of these Rules for changes and / or additions. Continued use of the Site by the User after making changes and / or additions to these Terms and Conditions means acceptance and consent of the User with such changes and / or additions.

2.5. If what - the provisions of the provided Rules are incomprehensible to the User, he is personally obliged to understand all the available aspects and independently decide on joining the "project" (the principle of voluntariness), or leave it.

3. Site Status

3.1. The rights to the Site as a whole and to the use of network addresses (domain names) <https://crypto-mining.ltd/> belong to the Site Administration. The latter provides access to the

Site to all interested parties. In other words, User - Any interested in the use of content physical capable person who observes the law and the Constitution of the country in which it lives.

3.2. These Rules establish the conditions under which the rights to use information and intellectual property (including but not limited to literary, musical, audiovisual works and phonograms, graphics and design works, photographic works, computer programs), may belong to the Users of the Site and other persons who independently created and / or placed these objects on the Site without the direct participation of Admi Site registration.

4. Site Administration <https://crypto-mining.ltd/>

4.1. Under the Site Administration <https://crypto-mining.ltd/> (earlier and further - Site Administration or Administration) in these Rules and other special documents posted on the Site, refers to the responsible and authorized sector that monitors the implementation of the regulatory framework of the network.

At the same time, all content including graphic, textual or other information, software is the exclusive and intellectual property of the existing network in the form of a site.

4.2. Appeals, proposals and claims of individuals and legal entities to the Site Administration in connection with these Rules and all questions about the functioning of the Site, violations of the rights and interests of third parties when using it, can be sent to the email address "support@crypto-mining.ltd".

4.3. With regard to the functioning and development of the Site, the Administration is guided by these Rules and other special documents, which are developed or may be developed in the future and adopted by the Site Administration in order to regulate the provision of Users access to a specific functionality of the Site or all functionality in general, software as a special application.

4.4. Nothing in these Rules does not grant the User the right to use the brand name, trademarks, domain names and other distinctive marks of the Site Administration. The right to use the brand name, trademarks, domain names and other distinguishing marks of the Site Administration may be granted solely by written agreement with the Site Administration.

4.5. The User is provided with a ready-to-use adaptive, mobile social project <https://crypto-mining.ltd> created in the form of a social platform, which in turn presents special software for mining cryptocurrency using a user device which in turn can download the provided software from the provided link in the sections of the site or personal account created by the user when registering on the site.

4.6. Site <https://crypto-mining.ltd> undertakes all available opportunities for maximum and convenient use by the User of this resource.

5. Registration on the Site <https://crypto-mining.ltd> and User status

5.1. User registration on the Site is free, voluntary.

5.2. The User of the Site is an individual registered on the Site in accordance with the procedure established by these Rules, who has reached the age allowed by the law for the acceptance of these Rules and has the appropriate powers (earlier and further - User).

5.3. When registering on the Site, the User is obliged to provide the Site Administration with the necessary accurate and up-to-date information for the formation of the user's personal page, personal account, including a unique login (email address or combination of Latin letters and numbers to access the Site) and a password to access the Site. as well as last name and first name. The registration form of the Site may request additional information from the User.

5.4. The user is responsible for the accuracy, relevance, completeness and compliance of the information provided during registration and its purity from third-party claims.

5.5. After providing the information specified in paragraph 5.3. of these Rules, the User must go through a number of authentication procedures, namely, to confirm his registration by activating the personal page through a message sent by the Site Administration to the User's email if there is one; confirm registration by entering into the appropriate form on the Website a code received by the User as an

SMS message from the Site Administration to the User's mobile phone (if this action is required), the number of which is provided by the User himself. In the case of the correct sequential execution of all registration actions on the Site, a personal User page (personal account) is created. The user has the right to register no more than one personal page on the Site.

5.6. When registering, the User agrees with these Rules and assumes the rights and obligations specified in them related to the use and operation of the Site. The user gets full access to the use of the functionality of the Site. The right to use the Additional functionality of the Site is granted to the User when the license agreement conditions are fulfilled in addition to the above (see clause 1.2. Of these Rules).

5.7. After successful registration of the User on the Site, the Administration assumes the rights and obligations to the User specified in these Rules.

5.8. The processing of personal data of the User is carried out in accordance with applicable law. The Site Administration processes the User's personal data in order to provide the User with access to the use of the Site's functionality, including the purpose of receiving personalized (targeted) ads by the User; checks, studies and analysis of such data, which allow maintaining and improving the functionality and sections of the Site, as well as developing new features and sections of the Site. The Site Administration takes all necessary measures to protect the personal data of the User from unauthorized access, alteration, disclosure or destruction. The Administration provides access to the User's personal data only to those employees, contractors and Administration agents who need this information to ensure the operation of the Site and to provide the User with access to its use or other third-party resources. The Site Administration has the right to use the information provided by the User, including personal data, in order to ensure compliance with the requirements of current legislation (including for the purpose of preventing and / or preventing illegal and / or illegal actions of Users). The disclosure of the information provided by the User can be made only at the request of the court, law enforcement agencies, as well as in other cases provided by law. Since the Site Administration processes the User's personal data in order to comply with these Rules, by virtue of the provisions of the legislation on the protection of personal data, the User's consent to the processing of his personal data is not required.

5.9. The username and password chosen by the User are necessary and sufficient information for the User's access to the Site. The user is not entitled to transfer his login and password to third parties, is fully responsible for their safety, independently choosing the method of their storage. The user on the hardware and software used by him can allow the storage of login and password (using cookies) for subsequent automatic authorization on the Site.

5.10. Unless the User proves the opposite, any actions performed using his login and password are considered to be committed by the respective User. In case of unauthorized access to the username and password and / or the personal page of the User, or distribution of the username and password, the User is obliged to immediately notify the Site Administration in the prescribed manner.

5.11. After registration, the User gets the right to create, use and define the content of his own personal page and the conditions for other Users to access its content (if such functionality is provided to the user) for personal non-commercial purposes.

5.12. The User, as the owner of the information posted on his own personal page, is aware that, with the exception of cases established by these Rules and current legislation, the Site Administration does not participate in the formation and use of content and control of other users' access to the User's personal page.

5.13. Voluntary registration of the User automatically means that he has accepted all the conditions contained in these Rules and is ready to use the social project <https://crypto-mining.ltd> as an experiment at your own risk.

At the same time, the User, providing his personal data, agrees to their processing including in order to promote and implement the services provided by the network (in this case, it means the service of purchasing the user hash, downloading the software provided by the site in a special section) , as well as data transfer to third parties attracted by <https://crypto-mining.ltd> to fulfill obligations to the User

under this Agreement. This provision does not contradict the laws of any country in terms of personal data protection, as it is created by the site administration for the purposes of social experimentation.

6. User Responsibilities <https://crypto-mining.ltd>

6.1. When using the Site <https://crypto-mining.ltd> User must:

- comply with the provisions of the current legislation, these Rules and other special documents of the Site Administration, if any;
- provide at registration reliable, complete and up-to-date data, monitor their actualization;
- inform the Site Administration about unauthorized access to the personal page and / or unauthorized access and / or use of the User's password and login;
- not to provide access to other Users to their own personal page or to the information contained therein, if this may lead to a violation of the law and / or these Rules, special documents of the Site Administration, if any;
- not to place information and objects (including links to them) on the personal, chapter page, which may violate the rights and interests of other persons;
- prior to the placement of information and objects (including, but not limited to images of other persons, with foreign texts of different content), preliminary assess the legality of their placement;
- to keep confidential and not to provide other Users and third parties known to him as a result of communication with other Users and other use of the Site personal data (including, but not limited to, home addresses, telephone numbers, email addresses, passport data, banking information) and information about the privacy of other Users and third parties without obtaining the relevant prior permission of the latter;
- back up important information for the User stored on his personal page (if such functionality is available).

6.2. If there are doubts about the legality of the implementation of certain actions, including the placement of information or the provision of access, the Site Administration recommends to refrain from the implementation of the latter.

6.3. When using the Site, the user is prohibited from:

6.3.1. It is prohibited to register as a User on behalf of or in place of another person ("fake account") or to register a group (association) of persons or a legal entity as a User. At the same time, it is possible to register on behalf of and instructions from another individual or legal entity, subject to obtaining the necessary powers in the manner and form prescribed by the legislation of the country in which the user resides or is located;

6.3.2. It is forbidden to enter users as well as the administration of the site in confusion about his identity, using the login and password of another registered user;

6.3.3. It is forbidden to distort information about yourself, your age or your relationship with other persons or organizations;

6.3.4. Download, store, publish, distribute and provide access or otherwise use any information that:

- (a) contains threats, discredits, insults, denigrates the honor and dignity or business reputation or violates the privacy of other Users or third parties;
- (b) violates the rights of minors;
- (c) is vulgar or obscene, contains pornographic images and texts or sexual scenes involving minors;
- (d) contains scenes of inhuman treatment of animals;
- (e) contains a description of the means and methods of suicide, any incitement to commit it;
- (e) promotes and / or promotes incitement to racial, religious, ethnic hatred or enmity, propagandizes fascism or the ideology of racial superiority;
- (g) contains extremist materials;
- (h) promotes criminal activity or contains advice, instructions or guidelines for the commission of criminal acts;
- (i) contains information of restricted access, including, but not limited to, state and commercial secrets, information about the private life of third parties;
- (j) contains advertising or describes the attractiveness of the use of narcotic substances,

including “ digital drugs ” (sound files affecting the human brain due to binaural rhythms), information on the distribution of drugs, recipes for their manufacture and tips on using;

(l) is fraudulent;

(m) as well as violates other rights and interests of citizens and legal entities or the requirements of current legislation.

6.3.5. It is illegal to upload, store, publish, distribute and provide access to or otherwise use the intellectual property of Users and third parties;

6.3.6. To carry out mass mailing of messages to the address of other Users of the Site without their consent;

6.3.7. It is prohibited to use the software and carry out actions aimed at disrupting the normal functioning of the Site or the personal pages of the Users;

6.3.8. Download, store, publish, distribute and provide access to or otherwise use viruses, trojans and other malicious programs;

6.3.9. It is forbidden to use automated scripts, parsers, (programs) to collect information on the Site and / or interact with the Site and its functionality without special permission from the Site Administration.

6.3.10. In any way, including, but not limited to, by deception, abuse of trust, hacking, trying to gain access to the login and password of another user, the site database, email accounts, digital accounts;

6.3.11. To carry out the illegal collection and processing of personal data of others;

6.3.12. To use the Site in any other way except through the interface provided by the Site Administration, except for the cases when such actions were explicitly authorized by the User in accordance with a separate agreement with the Administration;

6.3.13. Reproduce, duplicate, copy, sell, carry out trading operations and resell access to the use of the Site, including its Additional functionality, software, for any purpose, except for cases when such actions were expressly allowed to the User in accordance with the terms of an individual agreements with the Administration;

6.3.14. It is prohibited to place commercial and political advertisements outside of special sections of the Site (on external resources of the Internet space) established by the Site Administration;

6.3.15. It is forbidden to post any other information that, in the personal opinion of the Administration, is undesirable, does not correspond to the purposes of creating, maintaining the Site, infringes the interests of the Users or for other reasons is undesirable for posting on the Site and outside it;

6.3.16. To carry out independently or on behalf of other Users using the functionality of their account, including by misleading or promising rewards, including using any programs, automated scripts, mass, single-type actions aimed at artificially increasing the indicators of the Site counters.

6.3.17. The user must take into account the fact that no one can guarantee the uninterrupted and round-the-clock operation of the experimental project <https://crypto-mining.ltd>

6.3.18. The user undertakes to comply with all without exception the terms of this Agreement.

6.3.19. By voluntarily registering on the social network <https://crypto-mining.ltd> , the User thereby confirms his readiness to strictly follow all existing principles and provisions of this "Agreement".

6.3.20. The user undertakes not to use to advertise his personal affiliate links (referral code, referral links provided in a special section of the site) -spam mailing. It is forbidden to produce a massive advertising of your referral link (partner code) by all means available to him, outside the site <https://crypto-mining.ltd>.

6.3.21. Do not publish abusive messages, defamation, anti-advertising and other types of messages, comments on third-party resources, spoiling the reputation of the project or the users of the site <https://crypto-mining.ltd> .

6.3.22. It is also strictly forbidden for the user to use other people's funds, loans, loans, sell or mortgage his or someone else's property to participate in the project, in any way to force people who are not interested in this to participate.

6.3.23. Responsibility for any loss of possible benefits, possible material damage, loss of personal data due to unprofessional and rash actions, software failure, shutting down server capacity, deleting <https://crypto-mining.ltd> site databases , resetting, partial or complete deletion of information about the user by the Site Administration or technical staff, is entirely the responsibility of the User.

6.4. The User is personally liable for any information that he places on the Website, informs other Users, as well as for any interactions with other Users carried out at his own risk.

6.5. In case of disagreement of the User with these Rules or their updates, the User is obliged to refuse to use the resource, informing the Site Administration about this in the prescribed manner or before making the decision on registration.

6.6. The acquisition by the User of the right to use the Additional Functionality of the Site is carried out on the basis of a license agreement (if any), the text of which can be freely available on the Internet, concluded by the Site Administration with the User in a simplified manner.

7. Terms of intellectual property rights

7.1. Exclusive rights to the Content posted on the Site.

7.1.1. All items displayed on the Site, including design elements, additional software, text, graphics, images, videos, scripts, programs, music, sounds and other objects and their selection (hereinafter - the Content), all the information which is available on The pages of the site <https://crypto-mining.ltd> are objects of exclusive rights of the Administration, Site Users and other copyright holders, all rights to these objects are not protected.

7.1.2. Except as set forth in these Rules, no Content may be copied (reproduced), revised, distributed, displayed in a frame, published, downloaded, transferred, sold or otherwise used in whole or in part without prior permission of the copyright holder, unless the copyright holder explicitly expressly consented to the free use of the Content by any person.

7.1.3. The User, posting on the Site legally owned Content, grants other users a non-exclusive right to use it by viewing, reproducing (including copying), processing (including printing copies) and other rights solely for the purpose of personal non-commercial use, except when such use causes or may harm the interests of the copyright holder protected by law.

7.1.4. Use of Content by the User, access to which is obtained solely for personal non-commercial use, is allowed provided that all marks of authorship (copyrights) or other notices of authorship are preserved, the author's name remains intact, and the work remains intact.

7.1.5. The User also grants the Site Administration a non-exclusive right to use the Content hosted on the Site and legally belonging to it for the purpose of ensuring that the Site Administration operates the Site to the extent determined by the functionality and architecture of the Site. This non-exclusive right is granted for the period of placing the Content on the Site, includes the right to process the Content by posting and for subsequent display together with the Content and / or with its use of Advertising Content and spreads its effect throughout the countries of the whole world. The Site Administration has the right to transfer the rights specified in this clause to third parties.

7.1.6. If the User deletes his Content from the Site, comments in the form of text, video, messages in the user's personal account, the non-exclusive right referred to in clause 7.1.5. of these Rules will be automatically withdrawn, but the Administration reserves the right, if necessary, due to the technical features of the Site, to maintain archived copies of user Content for the indefinite period necessary for this.

7.1.7. In addition to its own Content, the User is not entitled to download or otherwise communicate to the public (publish on the Site) the Content of other sites, databases and other results of intellectual activity in the absence of explicit consent of the copyright holder for such actions.

7.1.8. Any use of the Site or Content, except as permitted in these Rules or in the case of the express consent of the copyright holder for such use, without the prior written permission of the copyright holder, is strictly prohibited.

7.1.9. Unless otherwise explicitly stated in these Rules, nothing in these Rules can be considered as a transfer of exclusive rights to the Content.

7.2. Responsibility for violation of exclusive rights or rights of the agreement of these terms and conditions lies with the user.

7.2.1. The User is personally and fully responsible for any Content or other information that he uploads or otherwise makes public (publishes) on or through the Site. The User has no right to upload, transfer or publish Content on the Site, if he does not have the appropriate rights to perform such actions, acquired or transferred to him in accordance with the applicable rules of the site. When a violation of rights is discovered, the Rules for handling complaints about user content are used to file complaints.

7.2.2. The Site Administration may, but is not required to, view the Site for the presence of prohibited

Content and may delete or move (without warning) any Content or users at its own discretion, for any reason or without reason, including without any restrictions moving or deleting Content, personal data which, in the personal opinion of the Administration, violates these Rules, legislation and / or may violate the rights, cause harm or threaten the security of other Users or third parties.

7.3. Sites and Content of third parties.

7.3.1. The site contains (or may contain) links to other sites on the Internet (third-party sites) as well as articles, photos, illustrations, graphics, music, sounds, videos, information, applications, programs and other Content owned or emanating from third parties (Content of third parties), which is the result of intellectual activity.

7.3.2. The specified third parties and their Content are not checked by the Administration for compliance with any requirements (reliability, completeness, good faith, etc.). The administration is not responsible for any information posted on the <https://crypto-mining.ltd> website, third-party sites to which the User has access through the <https://crypto-mining.ltd> Site or through the Content of third parties (if there is such a possibility), including, but not limited to, any opinions or statements expressed on the websites of third parties or in their Content.

7.3.3. Links or tutorials for downloading files and / or installing software for the site or third parties placed on the Site do not imply endorsement or approval of these actions by the Site Administration.

7.3.4. A link to any site, product, service, any information of a commercial or non-commercial nature, posted on the Site or outside of this one, does not constitute an endorsement or recommendation of these products (services) by the Site Administration <https://crypto-mining.ltd>.

7.3.5. If the User decides to leave the Site and go to third-party sites or use or install third-party programs, he does so at his own risk and from this point on, these Terms no longer apply to the User. In further actions, the User should be guided by applicable rules and policies, including the business practices of those whose Content he intends to use.

8. The operation of the Site <https://crypto-mining.ltd> and responsibility for its use

8.1. Users are responsible for their own actions in connection with the creation and placement of information on their own personal page on the Site, on the main page of the site, as well as in connection with posting information on the personal pages of other Users in other social networks in accordance with the current agreement. Violation of these Rules entails civil, administrative and criminal liability.

8.2. The Site Administration provides the technical possibility of its use by the Users, does not participate in the formation of the content of the users' personal pages and does not control and is not responsible for the actions or inaction of any persons regarding the use of the Site or the formation and use of the content of the users' personal pages on the Site.

8.3. There are no technical solutions in the information system of the Site and its software that automatically censor and control the actions and informational relations of the Users regarding the use of the Site, except for special technical solutions that can be implemented by the Administration in order to prevent and suppress violations of third-party rights to intellectual property.

8.3.1. On the site <https://crypto-mining.ltd> there is a commission for withdrawing funds from the user's personal account. The size of the commission ranges from 3% to 10% of any withdrawal amount, referral charges on an ongoing basis. When registering and accepting all the rules of the agreement, the user accepts the terms of this clause

8.3.2. On the site <https://crypto-mining.ltd> there is a service for receiving bonuses for repost created entries in social networks, in dollar equivalent, by users in a special section of the site or personal account. Every registered user can post repost records in social networks. It is a kind of passive advertisement for which the satya software, an algorithm, a script, charges a monetary reward to the user.

Bonus is charged once a month. It is credited to the user's balance. The amount of remuneration - from 10 cents to 10 dollars (the generation of the size of the bonus is automatic). Also, the bonus system

provides for registration through the affiliate link of the user. In this case, the user will be able to receive Affiliate Rewards (for details, in the section “ Partners ”).

8.4. The Administration reserves the right at any time to change the design of the Site, its content, functionality, modify or supplement the scripts used, implement additional services, software and other objects used or stored on the Site, any server applications at any time with or without prior notice such

8.5. The Site Administration is not engaged in preliminary moderation or censorship of User information and takes actions to protect the rights and interests of individuals and ensure compliance with legal requirements only after the interested person applies to the Site Administration in the prescribed manner. However, the User can be sure that the operation of the network, the site <https://crypto-mining.ltd> , which includes participation and the Users themselves, does not contradict any one of the laws, as a result of which no registered member of the network can be held responsible for illegal actions due to the absence of the latter.

8.6. The Site Administration is not responsible for the violation by the User of these Rules and reserves the right in its sole discretion, as well as when receiving information from other users or third parties about the User’s violation of these Rules (without checking the information provided), to change (moderate) or delete any information published by the User that violates the prohibitions established by these Rules (including personal messages) to suspend, restrict or terminate full access to users to all or any of the sections or functionality of the Site at any time for any reason or without giving any reason, with or without notice thereof. Block the full operation of all pages, change the server location with zeroing all user databases. The Site Administration reserves the right to remove the User’s personal page and / or suspend, restrict or terminate access to any of the functionality of the Site, software if the Administration finds that the user poses a threat to the Site and / or its Users for any reason or lack thereof . The Site Administration implements the measures described above in accordance with the applicable laws and rules of the resource and is not responsible for the possible negative consequences of such measures for the User or third parties.

8.6.1 The site <https://crypto-mining.ltd> , (administrators) <https://crypto-mining.ltd> does not accept, is not responsible for the possible hacking of accounts, and the possible financial damage caused for any reason.

8.7. Deleting a user’s personal page means automatically deleting all information posted on it, as well as all user information entered during registration on the Site. After deleting the personal page, the User loses access to the use of the Site.

8.8. The Site Administration does not fully ensure the functioning and operation of the Site and does not undertake to promptly restore its performance in the event of technical failures and interruptions. The Administration of the Site is not responsible for temporary failures and interruptions in the work of the Site and the loss of information caused by them, loss of statistical, mathematical data of users. The Administration is not responsible for any damage to the computer of the User or another person when using the site software, mobile devices, any other equipment or software caused or associated with downloading materials from the Site or via links posted on the Site <https://crypto-mining.ltd> in any sections and other third-party resources.

8.9. The Site Administration has the right to dispose of statistical information related to the operation of the Site, as well as information of Users, their registration data to provide targeted display of advertising information to various audiences of Site Users, third-party sites. For the purposes of organizing the operation and technical support of the Site and the implementation of these Rules, the Site Administration has the technical ability to access the personal pages of the Users, which it implements only in the cases established by these Rules or at its discretion.

8.9.1. Dynamic animation, static information, animation on secondary pages (static and dynamic values of software), external sites with similar related names of domain names referenced by them or in reverse order, created as demonstration values and may not carry under them real reliable statistical accounting data in real time due to software failures, site databases, errors in mathematical calculations by the site administration or persons responsible for the accuracy of the information on the site. All

presented digital, static, dynamic animation has the character of a designation and was created in order to improve the basic design of the site as a whole and as additional elements of the design solution.

8.10. The Site Administration has the right to send the User information about the development of the Site and its functionality, as well as advertise their own activities, in personal profiles, on all pages of the site. outside of such, in general, at will and discretion.

8.11. Limitation of responsibility of the Site Administration:

8.11.1. SITE <https://crypto-mining.ltd> AND ITS FUNCTIONAL, INCLUDING ALL SCRIPTS, SOFTWARE, APPLICATIONS, CONTENT AND REGISTRATION OF THE SITE IS PROVIDED "AS IS". THE ADMINISTRATION DISCLAIMS ALL WARRANTIES. THE ADMINISTRATION DOES NOT WARRANT THAT ANY RESULTS OR FINANCIAL GUARANTEES WHEN USING THE SITE AND / OR ITS FUNCTIONALITY MAY BE USED BY THE USER;

8.11.2. THE SITE ADMINISTRATION OFFERS TO USE ANTI-VIRUS SOFTWARE;

8.11.3. THE USER WILL BE FULLY RESPONSIBLE FOR LOSS OF FINANCIAL DATA OR ANY OTHER HARM;

8.11.4. IN NO EVENT SHALL THE SITE ADMINISTRATION OR ITS REPRESENTATIVES BE LIABLE TO registered USER OR TO ANY THIRD PARTY FOR ANY INDIRECT, CONSEQUENTIAL, INCIDENTAL DAMAGES, INCLUDING LOSS OF FINANCIAL PROFITS OR LOST DATA, EQUIPMENT, INJURY honor, dignity or business reputation, caused due BY USING THE SITE, THE CONTENTS OF THE SITE OR OTHER MATERIALS, THE LINKS TO WHICH YOU OR OTHER PERSON GOT ACCESS THROUGH THE SITE, EVEN IF THE SITE ADMINISTRATION HAS ORDERED ORDER AND ON THE POSSIBILITY OF SUCH HARM AND DAMAGE. TERMINATION OF THE COMPLETE WORKING CAPACITY OF THE SITE, DELETION OF ALL DATA, FULL ANULATION OF THE PROJECT INTO THE FLOOR TO REMOVAL, DISCLAIMER OF DOMAIN NAME CAN BE A RESULT OF PROJECT ERROR.

9. Final provisions

9.1. These Rules constitute an agreement between the User and the Site Administration regarding the use of the Site and its functionality and supersede all previous agreements between the User and the Administration.

9.2. These Rules are governed and interpreted in accordance with applicable laws and resource rules.

9.3. In case of any disputes or disagreements related to the implementation of these Rules, the User and the Site Administration will make every effort to resolve them through negotiations between them. In the event that disputes are not resolved by negotiation, disputes shall be settled in the manner established by the AGREEMENT in force.

9.4. These Rules come into force for the User from the moment of REGISTRATION and joining them (rules and agreements) and are valid for an indefinite period.

9.5. These Rules are drawn up in English and can be provided to the User for review in another language (if there is a translation of these rules and agreements). In case of discrepancy between the English version of the Rules and the version of the Rules in another language, the provisions of the English version of these Rules shall apply.

9.6. If, for one reason or another, one or more of the provisions of these Rules will be declared invalid or unenforceable, this does not affect the validity or applicability of the remaining provisions.