

TERMS AND CONDITIONS OF USAGE

Please read these terms of service carefully, including the binding arbitration provision. By accessing or using our services, you agree to be bound by these Terms of Service and all terms incorporated by reference. If you do not agree to all of these Terms, do not access or use our services.

These Terms of Service and any terms expressly incorporated herein (“Terms”) apply to your access to, and use of, any services provided by Jumpingbearscrypto.com owned and managed by JUMPING BEARS INC. Registered in the state of Oklahoma, USA, (“Jumpingbearscrypto.com,” “we,” “us”, “Company” or “our”), including but not limited to our website, located at www.Jumpingbearscrypto.com (the “Site”) and mobile applications, our consulting services, and the investment services provided by us as described in these Terms (collectively, the “Services”). These Terms do not alter in any way the terms or conditions of any other agreement you may have with Company for products, services or otherwise. If you are using the Services on behalf of any entity, you represent and warrant that:

Such legal entity is duly organized and validly existing under the applicable laws of the jurisdiction of its organization; and you are authorized to accept these Terms on such entity’s behalf and that such entity agrees to be responsible to us if you violate these Terms.

Company reserves the right to change or modify these Terms at any time and in our sole discretion. If Jumpingbearscrypto.com makes changes to these Terms, we will provide notice of such changes, such as by sending you a notification, providing notice through the Services, and/or updating the “News” date at the top of these Terms. Your continued use of the Services will confirm your acceptance of the revised Terms. If you do not agree to the amended Terms, you must stop using the Services. We encourage you to frequently review the Terms to ensure you understand the terms and conditions that apply to your access to, and use of, the Services.

If you have any question regarding the use of the Site, please contact us via info@jumpingbearscrypto.com.

The number of Jumpingbearscrypto.com Account prohibits users have more than one investment account. In case of violation of this rule, all accounts of that user will be deleted and all funds, which are on account balances of such accounts, will be removed irretrievably. In case of such event the user will be required to pay the sum of \$10,000 for each accounts to be released or appropriate action will be taken.

Jumpingbearscrypto.com Information and Security In order to engage in any investment transactions via the Services, you must create an Jumpingbearscrypto.com Account and provide all of the required information that we request. By creating an Jumpingbearscrypto.com Account, you agree to:

- Promptly notify us if you discover or otherwise suspect any security breaches related to your Jumpingbearscrypto.com Account;
- and take responsibility for all activities that occur under your Jumpingbearscrypto.com Account and accept all risks of any authorized or unauthorized access to your Jumpingbearscrypto.com Account, to the maximum extent permitted by law.

Privacy Policy

Please refer to our privacy policy document for information about how we collect, use, and share your information and so on.

Consent Electronic Delivery

You consent to receive electronically all communications, agreements, documents, receipts, notices, and disclosures (collectively, "Communications") that Jumpingbearscrypto.com provides in connection with your Jumpingbearscrypto.com Account, investments, news and/or use of the Services.

You agree that Jumpingbearscrypto.com may provide these Communications to you by posting them via the Services, by emailing them to you at the email address you provide, and/or by sending an SMS or text message to a mobile phone number in special cases.

Your carrier's normal, messaging; data, and other rates and fees may apply to any mobile Communications.

You must upload a wallet address for withdrawal purpose before investing, if not the investor will be required to make the deposit again.

You may also contact us at jumpingbearscrypto.com/contact.html or by email to info@jumpingbearscrypto.com to request additional electronic copies of Communications.

If you decline or withdraw consent to receive electronic Communications, Jumpingbearscrypto.com may suspend or terminate your use of the Services.

Hardware and Software Requirements

In order to stay in touch with the Jumping Bears Crypto community and to be informed of special offers, you might need a Telegram account with an Internet connection.

Withdrawal

You receive payment at the due date promptly and automatically. If you wish to withdraw your funds/investment before the due payout date, you will have to notify the admin either from your account dashboard OR by email to the admin.

You may withdraw your funds in the invested currency only.

Acceptable use

When accessing or using the Services, you agree that you will not violate any law, contract, intellectual property or another third-party right, or commit a tort and that you are solely responsible for your

conduct while using our Services. Without limiting the generality of the foregoing, you agree that you will not:

- Use our Services in any manner that could interfere with, disrupt, negatively affect, or inhibit other users from fully enjoying our Services, or that could damage, disable, overburden, or impair the functioning of our Services in any manner;
- Use our Services to pay for, support, or otherwise engage in any illegal gambling activities; fraud; money-laundering; or terrorist activities; or other illegal activities;
- Use any robot, spider, crawler, scraper, or other automated means or interface not provided by us to access our Services or to extract data;
- Use or attempt to use another user's account without authorization;
- Attempt to circumvent any content filtering techniques we employ or attempt to access any service or area of our Services that you are not authorized to access;
- Introduce to the Services any malware, virus, Trojan worms, logic bombs, or other harmful material;
- Develop any third-party applications that interact with our Services without our prior written consent, or unless otherwise agreed;
- Provide false, inaccurate, or misleading information;
- Post content or communications that are, in our sole discretion, libelous, defamatory, profane, obscene, pornographic, sexually explicit, indecent, lewd, vulgar, suggestive, harassing, hateful, threatening, offensive, discriminatory, bigoted, abusive, inflammatory, fraudulent, deceptive or otherwise objectionable;
- Post content containing unsolicited promotions, political campaigning, or commercial messages (SPAM) or any chain messages or user content designed to deceive or trick the user of the Service;
- Post content containing private information of any third-party including, but not limited to, addresses, phone numbers, email addresses, Social Security numbers and credit card numbers; and
- Encourage or induce any third party to engage in any of the activities prohibited under this section.

Feedback

We will own exclusive rights, including all intellectual property rights, to any feedback, suggestions, ideas, or other information or materials regarding Jumpingbearscrypto.com or our Services that you provide, whether by email, posting through our Services, or otherwise ("Feedback").

Any Feedback you submit is non-confidential and shall become the sole property of Jumpingbearscrypto.com. We will be entitled to the unrestricted use and dissemination of such Feedback for any purpose, commercial or otherwise, without acknowledgement or compensation to you. You waive any rights you may have to the Feedback (including any copyrights or moral rights). Do

not send us Feedback if you expect to be paid or want to continue to own or claim rights in them; your idea might be great, but we may have already had the same or a similar idea and we do not want disputes. We also have the right to disclose your identity to any third party who is claiming that any content posted constitutes a violation of their intellectual property rights, or of their right to privacy. We have the right to remove any posting you make on our Site if, in our opinion, your post does not comply with the requirements set out in this Terms, you agree not to submit any Feedback that is defamatory, illegal, offensive, or otherwise violates any right of any third party, or breaches any agreement between you and any third party.

A user may report to Jumpingbearscrypto.com any Feedback that he or she believes violates these Terms, and Jumpingbearscrypto.com may remove the Feedback from the Site, suspend or terminate the account of the user who submitted the Feedback, and/or take any additional action to enforce these Terms against such user.

Copyrights and other intellectual property rights

Unless otherwise indicated by us, all copyright and other intellectual property rights in all content and other materials contained on our website or provided in connection with the Services, including, without limitation, the Jumpingbearscrypto.com logo and all designs, text, graphics, pictures, information, data, software, sound files, other files, and the selection and arrangement thereof (collectively, “Jumpingbearscrypto.com Materials”) are the proprietary property of Jumpingbearscrypto.com or our licensors or suppliers.

We hereby grant you a limited, non-exclusive, non-assignable, and non-sublicensable license to access and use the Jumpingbearscrypto.com and its Materials for your personal or internal business use. Such license is subject to these Terms and does not permit:

- any resale of the Jumpingbearscrypto.com Materials;
- the distribution, public performance or public display of any Jumpingbearscrypto.com Materials;
- any modification or another making of any derivative uses of the Jumpingbearscrypto.com Materials, or any portion thereof;
- or any use of the Jumpingbearscrypto.com Materials other than for their intended purposes.

The license granted under this Section will automatically terminate if we suspend or terminate your access to the Services.

Third-party content

In using our Services, you may view content provided by third parties (“Third-Party Content”). We do not control, endorse, or adopt any Third-Party Content and shall have no responsibility for Third-Party Content, including without limitation material that may be misleading, incomplete, erroneous, offensive,

indecent, or otherwise objectionable. In addition, your business dealings or correspondence with such third parties are solely between you and the third parties. We are not responsible or liable for any loss or damage of any sort incurred as the result of any such dealings, and you understand that your use of Third-Party Content, and your interactions with third parties, is at your own risk.

Suspension, termination, discontinuance of services

In the event of any Force Majeure Event, breach of these Terms, or any other event that would make provision of the Services commercially unreasonable for Jumpingbearscrypto.com, we may, in our discretion and without liability to you, with or without prior notice, suspend your access to all or a portion of our Services. We may terminate your access to the Services in our sole discretion, immediately and without prior notice, and delete or deactivate your Jumpingbearscrypto.com Account and all related information and files in such account without liability to you, including, for instance, in the event that you breach any term of these Terms. In the event of termination, we will attempt to return any funds stored in your Jumpingbearscrypto.com Account. Further, we may, in our sole discretion and without liability to you, with or without prior notice and at any time, modify or discontinue, temporarily or permanently, any portion of our Services.

Indemnity

You agree to defend, indemnify, and hold harmless Jumpingbearscrypto.com and our affiliates, independent contractors and service providers, and each of our respective officers, directors, members, employees, agents, and affiliates (collectively, “Indemnified Parties”) from any claim, demand, action, damage, loss, cost or expense, including without limitation reasonable attorneys’ fees, arising out or relating to:

- your use of, or conduct in connection with, our Services;
- any Feedback you provide;
- your violation of these Terms;
- or your violation of any rights of any other person or entity.

If you are obligated to indemnify us, we will have the right, in our sole discretion, to control any action or proceeding and determine whether we wish to settle it, and if so, on what terms.

Limitation of liability

The indemnified parties shall have no liability for, and you release the indemnified parties from, all damages, costs, and liabilities arising from or related to your use or inability to use the services or Jumpingbearscrypto.com Materials, including without limitation any direct, indirect, incidental, consequential, economic, special or punitive damages or damages for loss of data, even if an indemnified party has been advised of the possibility of such damages. In no event shall the aggregate liability of the indemnified parties, whether in contract, warranty, tort (including negligence, whether active, passive or imputed), product liability, strict liability or other theory, arising out of or relating to the use of or inability to use the services and/or content exceed the fees paid by you to

Jumpingbearscrypto.com during the 12 months immediately preceding the date of any claim giving rise to such liability. The laws of some states or jurisdictions do not allow the exclusion of implied warranties or the exclusion or limitation of certain damages. To the extent that those laws apply to these Terms, the exclusions and limitations set forth above may not apply to you.

Dispute resolution

Please read the following paragraph carefully because it requires you to arbitrate disputes with Jumpingbearscrypto.com and limits the manner in which you can seek relief from Jumpingbearscrypto.com.

You and Jumpingbearscrypto.com agree to arbitrate any dispute arising from these Terms or your use of the Services or Jumpingbearscrypto.com Materials that cannot be resolved informally, including personal injury disputes, except that you and Jumpingbearscrypto.com are not required to arbitrate any dispute in which either party seeks equitable and or other relief for the alleged unlawful use of copyrights, trademarks, trade names, logos, trade secrets, or patents. Arbitration prevents you from suing in court or from having a jury trial.

You and Jumpingbearscrypto.com agree:

to attempt informal resolution prior to any demand for arbitration;

Other than class procedures and remedies discussed below, the arbitrator has the authority to grant any remedy that would otherwise be available in court. Whether the dispute is heard in arbitration or in court, you and Jumpingbearscrypto.com will not commence against the other a class action, class arbitration or other representative action or proceeding.

All sections of the Site are related to these Terms and are an integral part thereof.