

# General conditions of sale and use

#### **Legal Notice**

crypto-partners.com (hereinafter, the "Platform") is an online platform allowing its Users to trade via bots operating automatically on crypto-asset trading platforms.

Access to the Platform, its consultation and its use are subordinated to the unreserved acceptance of these General Conditions of Sale and Use (hereinafter, the "GTCSU").

The crypto-partners.com online platform is published by the company Crypto Partners Ltd, registered in the United Kingdom at number 13120198 domiciled at 71-75 Shelton Street, London, WC2H 9JQ, United Kingdom

The publication director is Mr. Yohann NATAF. crypto-partners.com is hosted primarily by AMEN and WIX.



## **Risk warning**

The Platform does not intervene, under any circumstances, in transactions carried out by its Users and is content to facilitate the implementation of investment strategies. As such, the Platform informs its Users about the risks involved in investments in crypto-assets.

The functioning of Crypto-actives is based on experimental technologies involving very significant and largely unpredictable risks. Thus, investments in crypto-assets are reserved for Users who understand how these technologies work and who measure the associated risks.

The Platform does not provide any legal or regulatory advice and does not control Users' level of understanding of risks or their level of exposure with regard to the amounts invested.

**Volatility risk** | The price of Cryptoassets can be very volatile and its variations unpredictable.

**Risk of loss** | The capital invested in Cryptoassets is not guaranteed. Any investment involves a significant risk of loss of capital. It is the sole responsibility of the Users to cover their risks by their own means.

**Risk of unpredictability** | Any past performance, simulation or prediction can in no way prejudge the future evolution of the Price of a Cryptocurrency.

**Liquidity risk** | The acquisition and disposal of Cryptoassets are most often carried out through Exchanges over which the Platform has no control. Exchanges do not guarantee the liquidity of the crypto-assets they offer.

**Risks associated with Exchanges** | The value of Crypto-assets is listed on Exchanges which are not regulated and which do not provide any guarantee, whether of a financial or technical nature. The User understands that this risk may result in the impossibility of acquiring or disposing of the desired Cryptocurrency, or even the outright disappearance of the Cryptocurrency.



**Technological risks** | Cryptoassets operate using experimental computer protocols with particularly high risk of failure. The User understands and accepts that the use, the possession, the conservation, the acquisition or the transfer of Cryptoactives involves a significant risk of technical failure, in particular of code errors, which could lead to the total loss of the Crypto-assets.

**Security risks** | Cryptoassets may be subject to hacking attempts. It is up to the User to ensure that they have sufficiently secure IT resources to ensure their conservation.

**Legal risks** | Cryptoassets are unregulated, as international law currently stands. The potential regulation of cryptoassets is likely to have consequences for their value or even make them impossible to use. It is the sole responsibility of the User to determine whether, taking into account the law applicable to him, he is authorized to carry out operations on crypto-assets, to anticipate and to respect the tax consequences that may arise from this use.



## **Limitation of Liability**

**General limitation** | The Platform cannot be held responsible:

- breakdowns or malfunctions of the services offered, whatever the cause;
- loss of User data:
- abnormal or illicit use of the services offered by a third party or by a User;
- direct or indirect damage resulting from the content of the Strategies and/or access to the services offered;
- a malfunction or a computer attack.

The information that may be provided by the Platform is purely factual and in no way takes into account the personal situation of its Users.

**Exchanges** | The Platform is not an intermediary in the exchange of crypto-assets and in no way intervenes in this process. Thus, it cannot be held responsible for damages resulting from failures in the process of exchange, acquisition, disposal or any other transaction on Crypto-actives and in particular, the inability to perform or particularly delays. long to execute an order programmed on the Platform.



#### **Billing**

**Fees** | The performance fee for clients investing 100,000 USDT or more will be based on the High WaterMark and will amount to 40% of the profits earned.

For clients investing more than 500,000 USDT, the performance fee based on the High WaterMark will be 35% of the profits earned.

For clients investing more than 1,000,000 USDT, the performance fee based on the High WaterMark will be 30% of the profits earned.

This performance report will be published quarterly and will have to be paid directly to the exchange within an immediate time frame.

In the event of non-performance, no payment request will be issued.



#### **Privacy Policy**

**Collection** | The Platform is required to collect certain personal data from its Users, by any means and in particular when creating the User's personal account.

The communication by Users of personal data requested by the Platform, strictly necessary for the performance of the services ordered, is essential for the performance of the contractual obligations of the parties.

Consequently, in the absence of communication of the requested information, the Platform is not able to enter into contractual relations with the Users.

**Communication** | Users agree that their personal data will be transmitted by the Platform to other Users or, where applicable, their representatives, for the sole purpose of allowing the performance of the desired services and under the conditions provided herein.

**Conservation** | Personal data collected by the Platform is kept for the time necessary to fulfill the contractual obligations of the parties, subject to the legal obligations incumbent on the Platform.

**Protection** | The Platform implements appropriate technical and organizational measures to guarantee the security of personal data collected from its Users. However, in the event of doubt by the User on the security of the protection of his personal data and in particular, on the security of his personal account, the User undertakes to explain his situation to the Platform in the shortest time possible.

**User Rights** | Users have the right to access, rectify and delete personal data concerning them. Anyone can also, for legitimate reasons, oppose the processing of data concerning them.

Users can exercise these rights at any time by sending their request to the following email address: support@crypto-partners.com.



## Jurisdiction and applicable law

**Mediation** | In the event of a dispute between the Platform and a User, the latter undertakes to inform customer service at the email address support@crypto-partners.com, taking care to specify their contact details and to provide any information allowing them to "assess the origin and consequences of the dispute.

Consumers have the option of calling on an independent mediator free of charge by sending a request to this effect, by email, to support@crypto-partners.com. Upon receipt, the Platform undertakes to organize mediation as soon as possible.

**Juridiction** | In the event of a dispute, the Consumer may refer the matter to the competent territorial jurisdiction by virtue of the law. In the absence of imperative legal jurisdiction, only the English courts will be competent.