

TERMS & CONDITIONS LIRACOIN.CLUB

PREMISES

By accessing, using, ordering products, buy memberships, buy packages, download documents, sell memberships, and sell packages, from this Website, you hereby agree to be bound by all of the following terms.

LIRACOIN.CLUB operates according to the general conditions of the Liracoin club contract (from now on C2017) in order to clarify the rules of correct and fair commercial cooperation for all members.

Those who register on the site www.liracoin.club have joined the community of **LIRACOIN.CLUB** and then receive discounts and acknowledgments. Club members can invite other members to **LIRACOIN.CLUB** club. Members are assigned according to C2017.

It is the responsibility of all club members to read, comply with and make others comply with the **LIRACOIN.CLUB** and comply with all international and local statutes.

Considering the continuous changes in legal and economic conditions, the management of Liracoin reserves the right to make changes to the **LIRACOIN.CLUB** without notice.

This Agreement will remain in effect as long as you access the Website, sell or buy any membership, sell or buy any package, or order anything from the Website.

We reserve the right to terminate this Agreement without notice and/or refuse to sell to anyone who We believe, in Our sole discretion, (i) has violated any of the terms of this Agreement, (ii) is abusing the Products or the services we provide, or (iii) is unable to provide us with sufficient information to allow us to properly identify the customer's, independent distributor or club member real name, address, telephone number, legal identification card, passport or other information.

CONDITIONS OF USE

- 1) New members can apply for membership on the website www.liracoin.club by invitation of club members. New members receive active status by completing online registration and being accepted by the **LC**. To sign up for **LIRACOIN.CLUB** you must be over 18. The administration can decide not to accept the registration of some members according to company policies
- 2) During registration, the signatories get access to the entire **LC** platform and in their full contractual capacity they accept the contents, to become **LC** members.
- 3) Membership in **LC** does not mean any use and does not authorize members to perform any activity on behalf of the club. They cannot act on behalf of the club and they are not legally employees or agents of the **LC** network. As members, they perform economic activities on their own account, in their own name, as independent economic operators. All members are responsible for paying their taxes and social security taxes. **LC** is not responsible for deducting taxes from its members and is not responsible for members' individual taxes. All members cover all their expenses and assumed assets, and all other risks related to their economic activities.

All **LC** members acknowledge that they have received all the necessary information before registration and are aware of all the risks.

- 4) All **LC** members agree that, after registration, **LC** may cancel their registration without fines or obligations in the event that an unlawful act is recognized by law. All members acknowledge that after the announcement of the cancellation of their registration, their web offices, all assets, rights, coins, and payments are terminated. Any member can request the cancellation of their registration.
- 5) Liracoin reserves the right, in its sole discretion, to terminate your access to any or all Liracoin Web Sites, back office and the related services or any portion thereof at any time, without notice. Reasons for termination include but are not limited to:
 - Defamation, Slander or Libel of Liracoin or other members
 - Falsely promoting Liracoin in any way that causes damages to liracoin.club reputation
 - Using any sales language other than official sales language of Liracoin
 - Promising or guaranteeing any "returns on investment"
 - Promising or guaranteeing any profit
 - Promising or guaranteeing any passive income
 - Using a false identity
 - Liracoin is unable to verify identity
 - Member owes crypto-currency to the Liracoin
 - Member owes cryptocurrency to other Liracoin members
 - Member failed to perform obligations as a member and distributor
 - Unauthorized use of another's account
 - Violating any terms and conditions
 - Other misconduct and violations
 - Violations of law of any Country or State

PROPER COMPLETION OF DOCUMENTS

All entries in the Liracoin websites must be completely and properly filled out and acceptance by a check mark of the Independent Distributor Agreement, Terms and Conditions, Policies and Procedures, Income Disclosure, Spam and Privacy policies is indicative of an electronic signature used in signing the Liracoin member agreement, terms and conditions and privacy policy. Liracoin trust company will not be responsible for loss of commissions or bonuses or for delays of registrations due to:

- a) Errors by Club Members sending in wrong information for themselves or on behalf of clients.
- b) Delays or errors caused by weak Internet connection, hacker attack to your computer, virus in your computer, blocking your sign up transmission;

LIMITATION OF LIABILITY

In no event will liracoin.club, its suppliers, or other third parties mentioned at this site be liable for any damages whatsoever (including, without limitation, those resulting from lost profits, lost data or business interruption) arising out of the use, inability to use, or the results of use of this site, any web sites linked to this site, or the materials or information contained at any or all such sites, whether based on warranty, contract, tort or any other legal theory and whether or not advised of the possibility of such damages. If your use of the materials or information from this site results in the need for servicing,

repair or correction of equipment or data, you assume all costs thereof. applicable law may not allow the exclusion or limitation of incidental or consequential damages, so the above limitation or exclusion may not apply to you.

MODIFICATION OF THESE TERMS OF USE

LIRACOIN.CLUB may revise these Terms at any time by updating this posting. You should visit this page from time to time to review the current Terms because they are binding on you. Certain provisions of these Terms may be superseded by expressly designated legal notices or terms located on particular pages at this Site.

DISCLAIMER

The materials provided at this site are provided "as is" without any warranties of any kind. Liracoin trust company further does not warrant the accuracy and completeness of the materials at this Site. Liracoin may make changes to the materials at this Site, or to the products, prices or compensation plan described in them, at any time without notice. The materials at this Site may be out of date, and Liracoin makes no commitment to update the materials at this Site. Information published at this Site may refer to products; programs or services that are intended for use only in a specific country and may not be used or relied upon in any other country. Applicable law may not allow the exclusion of implied warranties, so the above exclusion may not apply to you.

RISK FACTORS

Liracoin is not responsible for any loss or damage incurred by you as a result of your use of our Services or for your failure to understand the nature of virtual currencies or the market for such currencies. All we are providing you is a method by which you can exchange, trade, mine and store certain virtual currencies, and we make no representations or warranties concerning the value, stability, or legality of any such virtual currencies.

You acknowledge the following risks related to your use of the Site and the Services:

- The risk of loss in trading virtual currencies such as Liracoin (collectively, "Digital Assets") may be substantial and losses may occur over a short period of time.
- The price and liquidity of Digital Assets has been subject to large fluctuations in the past and may be subject to large fluctuations in the future.
- Digital Assets are not legal tender, not backed by any government, and accounts and value balances are not subject to Federal Deposit Insurance Corporation or Securities Investor Protection Corporation protections.
- Legislative and regulatory changes or actions at the state, federal or international level may adversely affect the use, transfer, exchange and value of Digital Assets.
- Transactions in Digital Assets may be irreversible, and accordingly, losses due to fraudulent or accidental transactions may not be recoverable.
- Some Digital Assets transactions shall be deemed to be made when recorded on a public ledger, which is not necessarily the date or time that the customer initiates the transactions.
- The value of Digital Assets may be derived from the continued willingness of market

participants to exchange fiat currencies for Digital Assets, which may result in the potential for permanent and total loss of value of a particular virtual currency should the market for that virtual currency disappear.

- There is no assurance that a person who accepts Digital Assets as a payment today will continue to do so in the future.
- The nature of Digital Assets may lead to an increased risk of fraud or cyber-attack, and may mean that technological difficulties experienced by the Company may prevent the access or use of your Digital Assets.
- Your account with Liracoin may not be sufficient to cover all losses incurred by you.
- You admit and affirm that you do not suffer any disability which would cause you not to fully understand these terms and conditions.
- You admit and affirm that you are not low income.
- You admit and affirm that you are not in any position of disadvantage in the transaction to join as a member of LIRACOIN.CLUB.
- You are joining Liracoin freely and voluntarily and not based on any promises other than those included in these terms and conditions.

RESPONSIBILITY

- 1) With their verbal and written statements regarding the entire LC corporate system, all members accept legal and financial responsibilities, even in aspects not specifically in the [LIRACOIN.CLUB](#). Liracoin is not responsible for illegal activities that a user can perform by relying on the [liracoin.club](#) platform. On the other hand the responsibility of such actions falls on the user who perpetrated the crime.
- 2) All **LC** members are responsible for the protection of **LC**'s services and all efforts, image and good reputation.
- 3) All members are responsible for reading the **LC** contract and performing all activities accordingly. All other agreements relating to the parties must be made in writing, as complaints can only be made on the basis of these agreements.
- 4) Respecting the business plan.

RESTRICTIONS ON USE

Without our express prior written authorization, you may not:

- (i) Duplicate any part of our Site or the Materials contained therein or received via the Services (except as expressly provided elsewhere in this Agreement);
- (ii) Create any derivative works based on our Site or any of the Materials contained therein or received via the Services, and you agree and stipulate that any and all derivative works are NOT "fair use;"
- (iii) Use our Site or Services, or any of the Materials contained therein, for any public display, public performance, sale or rental, and you hereby agree and stipulate that any and all such uses are NOT "fair use";
- (iv) Re-distribute our Site or any of the Materials contained therein or received through the Services, and you hereby agree and stipulate that any and all such uses is NOT "fair use;"
- (v) Remove any copyright or other proprietary notices from our Site or any of the Materials contained therein;

- (vi) Frame or utilize any framing techniques in connection with our Site or any of the Materials contained therein;
- (vii) Use any meta-tags, pay-per-click advertising, or any other "hidden text" using our Site's name or marks, and you hereby stipulate that any use of the Site's name or marks, or any other marks owned by Us is an infringement upon our trademark rights, and you stipulate to make payment of liquidated damages of fifteen thousand dollars (\$50000) per such infringement as a genuine pre-estimate of the loss and damage that will be suffered by Us as a result of such infringement, plus you agree to pay any and all fees incurred in the recovery of this amount, including attorney's fees and all associated costs;
- (viii) "Deep-link" to any page of our Site, or avoid agreement to the Site's Terms & Conditions (for the avoidance of doubt, you may only link to the main entry page);
- (ix) Circumvent any encryption or other security tools used anywhere on the Site or in conjunction with the Services (including the theft of usernames and passwords or using another person's username and password in order to gain access to a restricted area of the Site);
- (x) Use any data mining, bots, scrapers or similar data gathering and extraction tools on the Site or in conjunction with the Services;
- (xi) Sell, rent, lease, license, sublicense, transfer, distribute, re-transmit, time-share, use as a service bureau or otherwise assign to any third party the Materials or Services or any of your rights to access and use the Materials or Services as granted specifically by this Agreement;
- (xii) Use our Services for any commercial purpose unless expressly agreed to by us in writing and at our sole discretion;
- (xiii) Use our Services to impersonate any other User or person;
- (xiv) Use any Material or information on our Site or included in our Services in any manner that infringes any copyright, trademark, patent, trade secret, publicity or other proprietary right of any party;
- (xv) Upload or attempt to upload files that contain viruses, Trojan horses, worms, time bombs, cancel bots, corrupted files, or any other similar software or programs that may damage the operation of another's property;
- (xvi) Upload, post, email or otherwise transmit any submission that you do not have a right to transmit under contractual, fiduciary or other relationships (such as inside information, trade secrets, proprietary and confidential information learned or disclosed as part of employment relationships or under nondisclosure agreements);
- (xvii) Upload, post, email or otherwise transmit any unsolicited or unauthorized advertising, promotional materials, "junk mail," "spam," "chain letters," "pyramid schemes," or any other form of solicitation, except in those areas that we may designate for such purpose;
- (xviii) Falsify or delete any author attributions, legal or other proper notices or proprietary designations or labels of the origin or source material that is uploaded or otherwise provided by you;
- (xix) Restrict or inhibit any other User from using and enjoying the Services;
- (xx) Harvest or otherwise collect information about others, including e-mail addresses or other personally-identifiable information; (xxi) Violate any applicable laws, policies, or regulations;
- (xxii) Upload, post, email or otherwise transmit any material which is illegal immoral, obscene or defamatory of any person; or
- (xxiii) Do anything that may adversely affect proper operation of the Site, the Services and the reputation and goodwill of the Club.

REFFERAL MARKETING ACT

Members may only use materials supplied by **LC**, because only these materials guarantee fair, realistic, and legally appropriate use.

For the above reasons, members may not create their own introductory materials, advertisements,

sales support materials, sales incentive materials, or websites. All personal material may only be used with written approval from the club. The creation of personal material and the use of unauthorized and non-licensed material entails the violation of the contract, and the responsibilities deriving from the complaints arise from the same members. When services are disclosed, **LC** members can make it clear that they are independent consultants in the **LC** system. They may not make statements, accept responsibility, or acquire rights in the name of the club. **LC** members may not advertise in the media and may not make statements about **LC** opportunities. All multimedia roles and interviews must first be requested in writing by **LC**.

TRADEMARKS, LOGOS, COPYRIGHTS

- Liracoin, the liracoin club name, and all related symbols are only allowed to be used on materials authorized by **LC**. members or other persons cannot use pictures, sound and video recordings made at **LC** events for advertisements, propaganda activities, and other forums. the copying and the distribution of copied material is forbidden.
- Members cannot create independent websites relating to the **LC** business and services, and the term **LC** cannot appear in any form in domain names.
- By accepting this contract, the network member consents to receiving electronic advertisement, letters, and special offers from **LC** through electronic mail or similar communication methods, in compliance with related laws.

VALIDITY TERMS & CONDITION

All change recommendations to the C2017 by **LC** are considered effective and accepted by the members, if such changes are not noted by members within 30 days, or the **LC** continues to use the system.

regarding possible changes to **LC** conditions, all members state that they continuously follow, acknowledge and accept the www.liracoin.club website, regardless of whether **LC** sends separate notifications.

The **LC** general terms of contract is valid from the date of publication on the website.

QUESTIONS AND CONTACT

If you have any questions, comments, or concerns regarding this Agreement, please email us at support@liracoin.com