

User Registration Agreement

This Agreement and additional agreements apply to your access to and use of the Digital Asset Investment and Trading Services ("The Website" or "We"). The entry into force of this Agreement shall not be affected by the execution of other agreements relating to the products provided on this Website. If you use the Service on behalf of any organization, you represent and warrant that (1) the organization is a legitimate organization that complies with local laws and regulations, and (2) you have the right to accept this agreement on behalf of the organization. If you breach this agreement, the agency agrees to be responsible for your actions.

Please read these service agreements (hereinafter referred to as "this agreement") carefully. By clicking the "Register" button or by accessing or using the service, you agree to abide by this agreement and all additional agreements. If you do not agree to be bound by this agreement, do not access or use the service provide by the website.

1. Amendment of the Agreement

We reserves the right to amend this agreement from time to time, and to announce it in a manner published on the website, and not to notify you separately. The modified agreement will be marked with the date of change on the first page of this agreement and will become effective automatically once it is published on the website. From time to time, you shall browse and pay attention to the updated time and contents of this agreement. If you do not agree with the relevant changes, you shall immediately stop using the services of this website; By continuing to use the services, you accept and agree to be bound by the amended Agreement.

2. Scope of Application

This service is only applicable to users aged 18 or above. By accessing or using our services, you represent and ensure that you are at least 18 years of age and have not been deprived of your rights to the Services. You also ensure that you are not included in any trade or economic sanctions list, such as the United Nations Security Council sanctions list, and that you are not restricted or prohibited from applying to any trading platform by the Hong Kong Monetary Authority, Hong Kong Customs and other Hong Kong administrative enforcement agencies. In addition, Our platform may not provide the Service in all countries or territories, and may provide some or no service to users in restricted regions, including Cuba, Iran, North Korea, Crimea, Sudan, Malaysia, Syria, Bangladesh, Bolivia, Ecuador and Kyrgyzstan. The contents of this Agreement shall not be excluded by the laws of the country or region to which the User belongs. Therefore, if you do not meet these requirements, do not use our services.

3. Create An Account

3.1 Account creation qualification

You acknowledge and undertake that when you complete the registration process or actually use the Services provided by the Website in any other manner permitted by the Website, you shall be a natural person, legal person or other organization with the ability required by applicable law to enter into this Agreement and use the Services provided by the Website. By clicking the \"Agree to register\" button, you indicate that you or your authorized agent have agreed to the content of this Agreement and registered and used the Services of the Website. If you do not qualify as a principal, you and your authorized agent shall be liable for all consequences arising therefrom, and the Company reserves the right to cancel or permanently freeze your account and hold you and your authorized agent liable.

3.2 Purpose of account creation

You confirm and undertake that you do not register with the Website for the purpose of violating laws and regulations or disrupting the transaction order of digital assets of the Website.

3.3 Account creation process

(1) You agree to provide valid email address, mobile phone number and other information according to the requirements of the user registration page of the Website. You may use the email address, mobile phone number provided or confirmed by you or other means permitted by the Website to access the Website. If necessary, you must provide your real name, id and other relevant information as well as the privacy agreement and the anti-money laundering agreement in accordance with the relevant laws and regulations of different jurisdictions, and constantly update the registration information to meet the timely, detailed and accurate requirements. All data originally typed will be referenced as registration data. You shall be responsible for the authenticity, completeness and accuracy of such information and shall be liable for any direct or indirect loss and adverse consequences arising therefrom.

(2) If laws and regulations, rules, orders and other regulations of your sovereign country or region require you to provide your mobile phone number with your real name, you agree that the registered mobile phone number is registered with your real name. If you fail to do so, you shall be liable for any direct or indirect loss and adverse consequences caused to you.

(3) You have the right to obtain the account number and password of the Website by legally, completely and effectively providing the required information and certificate of registration. When you obtain the account number and password of the website, you are deemed to have successfully registered and can log in the website as a member.

(4) You agree to receive e-mails and/or short messages sent by the Website in connection with the management and operation of the Website.

4. Website Services

We provide an online trading platform containing digital assets for trading digital assets and derivatives and provide margin lending services. Traders trade on our platform; Our

platform does not participate in actual transactions as a platform provider. A trader must open an account and deposit digital assets before he begins trading. Our platform does not accept legal tender and does not apply to legal tender settlements, so we are a platform that only provides transactions between digital assets. The Trader may request to withdraw his digital assets at any time subject to the limitations of this Agreement.

Our platform endeavours to ensure the accuracy of the information on the site. Information and content on the site are subject to change without notice and are intended only to assist users in making independent decisions. Our platform has taken reasonable steps to ensure the accuracy of the information on the site. However, we do not guarantee the accuracy, fitness for purpose, reliability, completeness, performance and/or appropriateness of any of the services or product content provided on this Site and do not assume any liability for any direct or indirect loss or damage, delay or failure to deliver the information. Our platform assumes no responsibility for the use or interpretation of such information.

The user must prepare the following equipment and bear the following expenses:

4.1 Internet access devices, including but not limited to computers or other Internet terminals, modems and other Internet access devices;

4.2 Internet access expenses, including but not limited to network access fee, Internet equipment rental fee, mobile phone data fee, etc.

While accepting our platform's services, users agree to accept our platform's information services. Users hereby authorize our platform to send business information to our platform's e-mail, cell phone, address, etc. Users have the right to choose not to accept our platform's various information services and to enter our website related pages to make changes.

Users understand and agree that our platform's services are provided as they are available under existing technology and conditions. Our platform will use its best efforts to provide services to users to ensure the consistency and security of the services;

However, our platform cannot foresee and prevent legal, technical and other risks at any time, including but not limited to, service interruption, data loss and other losses and risks that may be caused by force majeure, viruses, Trojans, hacker attacks, system instability, third-party service defects, government actions and other reasons.

Our platform shall not be liable for damages if the system platform is unable to operate normally, users are unable to use the services or entrust the platform normally due to any of the following conditions, including but not limited to:

(1) During the system shutdown and maintenance announced by our platform;

(2) Failure in data transmission of telecommunications equipment;

(3) Our platform system fails to perform its business due to force majeure such as typhoon, earthquake, tsunami, flood, power failure, war and terrorist attack;

(4) Service interruption or delay caused by hacker attack, computer virus invasion or outbreak, technical adjustment or failure of telecommunications department, website upgrade, problems in banking, temporary shutdown due to government regulation and other reasons affecting normal operation of network;

(5) Losses caused by technical problems that cannot be predicted or solved by the existing technical force of the industry;

(6) Losses caused to users or other third parties due to the fault or delay of third parties.

Our platform shall have the right to cancel the abnormal transaction results and roll back all transactions within a certain period of time based on the actual situation due to the abnormal transaction results, market interruption and other possible abnormal situations caused by unexpected factors such as system failure, network reasons, DDoS and other hacker attacks.

Some of our platform's services are provided on a fee-based basis. If you use the fee-

based services, please abide by the relevant agreements. Our platform may modify and change the charging standard and mode of the paid services according to actual needs. Our platform may also start charging for some of the free services. Our platform will notify or announce such modifications, changes or charges on the corresponding Service pages. If users do not agree with the above modifications, changes or paid content, they should stop using the service.

Our platform will not ask any user for a password, will not let users to any account not provided in the exchange center BTC/LTC/ETH recharging address to make money, please do not believe any our platform discounts, concessions and other information, to the account not provided by BTC/LTC/ETH trading center, the account or address to make money or money caused by loss this site is not responsible.

Transaction exception handling: When using the Service, the User agrees and agrees that the Service may not be available due to digital currency network connectivity problems or other irresistible factors. The user shall ensure that the information entered by you is correct, and the Website shall not be liable for any damages if the website fails to timely notify the user of the subsequent handling of relevant transactions when the above abnormal conditions occur due to errors in the information.

Users agree that, based on the needs of operation and transaction security, the Website may temporarily stop providing or restricting some functions of the Service or provide new functions. In case of any reduction, increase or change of any functions, as long as users still use the Service, users still agree to this Agreement or the modified Agreement.

The Website has the right to know the real transaction background and purpose of users using the products or services of the Website, and users shall provide truthful, comprehensive and accurate information required by the Website; If the Website has reasonable grounds to suspect that users provide false trading information, the Company reserves the right to temporarily or permanently restrict some or all of the functions of the products or services used by users.

5. Rights and Obligations of Users

5.1 If you do not have the registration qualification set forth in this Agreement, the Website has the right to refuse to register you, the Website has the right to cancel your member account if you have registered, and the website reserves the right to hold you or your authorized agent responsible. At the same time, the website reserves the right to decide whether or not to accept your registration in any other circumstances.

5.2 When the website finds that the account user is not the original account registrant, it has the right to suspend or terminate the use of the account.

5.3 If the Website reasonably suspects that the information provided by you is wrong, false, invalid or incomplete through technical testing or manual sampling inspection, it shall have the right to notify you to correct, update the information or suspend or terminate the service provided by the Website.

5.4 The Website reserves the right to correct any information displayed on the website if it finds any obvious error.

5.5 The Website reserves the right to modify, suspend or terminate the Service of the Website at any time, and the right to modify or suspend the service is exercised without prior notice to you; Termination of one or more of the services provided by the Website shall take effect from the date on which the website publishes a notice of termination on the website.

5.6 The Website shall take necessary technical and management measures to ensure the normal operation of the Website, provide necessary and reliable trading environment and services, and maintain the trading order of digital assets.

5.7 If you have not used your member account and password of the Website for one consecutive year, the Website has the right to cancel your account of the Website. After the account is cancelled, the website has the right to open the corresponding member name to other users for registration.

5.8 The Website protects the security of your digital assets by strengthening technical investment, enhancing security precautions and other measures. It is obligated to inform you in advance of any foreseeable security risks in your account.

5.9 The Website has the right to delete any content and information in the Website that does not comply with laws and regulations or the provisions of the Website at any time, and you need not be notified in advance when the Website exercises such rights.

5.10 The Website has the right to provide you with more information or materials in accordance with the requirements of laws, regulations, rules, orders and other norms of your sovereign country or region, and take reasonable measures to meet the requirements of local norms, and you are obliged to cooperate; The Website reserves the right to suspend or permanently suspend access to the Website and some or all of its services in accordance with the requirements of the laws, regulations, rules, orders and other regulations of your sovereign country or territory.

6. Risk Warning

Trading in digital assets involves significant risks. Trading or holding digital assets is likely to cause you to lose money. Therefore, you should carefully consider whether to trade digital assets or related derivatives and use leverage based on your financial position.

6.1 Our platform believes that digital assets should not be called money and legal tender because they are not backed by governments or central Banks. Our platform does not guarantee orderly and stable digital asset markets. You should be cautious when trading digital assets (and any other assets). Prices fluctuate from time to time. You may have a large profit or loss due to price fluctuations. Any digital asset or trading position can fluctuate wildly or even become worthless.

6.2 When using the Service, if users or users\' trading orders are wrong (including but not limited to price, quantity and other factors) and users\' trading losses occur, if it is not caused by the trading rules of the Site, users shall bear the losses themselves.

6.3 Any loss caused by user\'s fault shall be borne by user, including but not limited to: failure to act according to the transaction prompt, failure to conduct transaction in a timely manner, forgetting or disclosing the password, password being cracked by others, and user\'s computer being hacked by others.

6.4 when using this service, if the users because of potential has not yet found a hole in the trading rules of unjust enrichment, this site will contact user to recover, you must cooperate effectively, otherwise, including but not limited to this site will be taken to limit the account transactions, frozen funds, to the court that has jurisdiction over the recourse measures, such as to our platform by users shall not be effective with the recourse fee will be borne by you.

7. Disclaimer

7.1 Our platform does not guarantee that the service will not be interrupted, does not guarantee the timeliness and security of the Service, and does not assume any responsibility caused by the network of the party other than our platform;

7.2 Our platform does not guarantee that the information and services on the website platform will fully meet the needs of users. Our platform is not liable for errors, insults, defamation, omission, obscenity, pornography or profanity that users may encounter in the course of receiving our platform's services;

7.3 Our platform shall not be responsible for the failure to save, modify, delete or save the information published by users. It shall not be liable for typographical errors or negligence on the Website that are not intentionally caused by our platform;

7.4 Our platform reserves the right to delete all kinds of information in our platform that does not comply with laws or provisions of the agreement, and reserves the right not to inform users;

7.5 All user comments posted by users in our platform only represent the personal

views of users and do not imply that the Website agrees with their views or confirms their descriptions. The Website shall not be liable for any legal liability arising from user comments;

7.6 Our platform will deliver all notices to users by regular mail on the official page. Our platform shall not be liable for any winning, promotion or other activities or information obtained without the formal channels of our platform;

7.7 Our platform shall have the right to adjust the charge rate of recharge, withdrawal, transaction and other fees according to the market conditions, and shall have the right to decide the termination of the free promotion period;

7.8 Our platform will not act as a broker, middleman, agent or advisor for any transaction in which you use the services and our platform has no fiduciary duty;

8. Privacy Statement

Our platform respects users\' privacy. Our platform privacy Policy is provided separately and describes how our platform collects, stores, discloses and USES information related to your privacy. You consent to our platform's use of your information in accordance with our platform's Privacy Policy.

8.1 Our platform User Information referred to in this Agreement means information that complies with laws, regulations and relevant provisions and that complies with the following provisions:

(1) Personal information provided to our platform by users upon registration with our platform;

(2) When users use our platform services, participate in website activities or visit website pages, our platform automatically receives and records user browser or mobile phone client data, including but not limited to IP address, information in the website and webpage records required by users;

(3) Users\' personal information legally obtained by our platform from its business partners;

(4) Other our platform personal information obtained by legal means.

8.2 Our platform promises:

Our platform will not disclose the user's password, name, mobile phone number or other non-public information to any third party without legal reasons or prior permission of the user;

Users\' personal information will be disclosed in part or in whole under the following statutory conditions:

(1) Disclose to the user or other third parties with the user\'s consent;

(2) Disclose to administrative, judicial or other third parties as required by laws, regulations or administrative agencies;

(3) Other our platform's disclosure in accordance with laws, regulations and other relevant provisions.

9. Compensation

9.1 In no event shall our liability for direct damages to you exceed the total cost incurred by you from using the Services of the Website for a period of three (3) months.

9.2 In case of any violation of this Agreement or other laws and regulations, you shall indemnify us at least \$1,000,000 and bear all expenses incurred thereby (including attorney\'s fee, etc.). In case of insufficient compensation for actual losses, you shall make up for them.

10. Arbitration

You and our platform agree to arbitrate any dispute arising out of this Agreement or in connection with the Services, unless you and our platform do not require arbitration, and either party seeks equitable or other remedies in connection with alleged unlawful use of Copyrights, trademarks, trade names, logos, trade secrets or patents. Arbitration takes precedence over prosecution in court or trial by jury. You and our platform agree that you will notify the other party within thirty (30) days of the occurrence of any dispute and that you will attempt to resolve the dispute informally before submitting any request for arbitration, which will take place in Hong Kong and will be conducted confidentially by a single arbitrator. You and our platform also agree that the courts of Hong Kong will have exclusive jurisdiction to appeal any arbitration between parties and any litigation between parties not subject to arbitration. In any arbitration, the parties shall not seek each other, and the arbitrator shall not allow the parties to seek each other; Instead, each party shall disclose evidence supporting its position at a mutually agreed time and date prior to the final hearing. In addition to the procedures and remedies discussed below, the arbitrator has the power to grant remedies that would also be granted if sued in court. You and we will not participate in class action or class arbitration of any claims covered by this Agreement. If our platform is a party to the action, you also agree not to participate in a claim made by a private attorney or representative or in a joint claim involving another person. If the prohibition against class actions and other claims brought by such third parties is found to be unenforceable, that prohibition shall be deemed to have been removed from this Agreement and other agreements relating to arbitration shall remain in force.

11. Termination of this Agreement

11.1 The Website shall have the right to cancel your account of the Website in accordance with provisions hereof, and this Agreement shall terminate on the date of account cancellation.

11.2 The Website shall have the right to terminate all the Services of the Website in accordance with provisions hereof, and this Agreement shall terminate on the date of

termination of all the services of the Website.

11.3 Upon termination of this Agreement, you shall have no right to require the Website to continue to provide any services to it or perform any other obligations, including but not limited to requiring the Website to retain or disclose to you any information in its original website account, and to forward to you or a third party any information that it has not read or sent.

11.4 Termination of this Agreement shall not affect the non-breaching party\'s claim for other liabilities.

12. Other Provisions

This agreement provide for a complete understanding of the subject matter of the service and supersede all prior understanding and communication related thereto. We will not be binding on any other document that is inconsistent with the provisions of this agreement. You represent and warrant that all information disclosed to us in connection with this Service Agreement is true, accurate and complete.

Digital asset investment and trading services provided by our platform (including "The Website" or "We", "The Service"). The entry into force of this agreement shall not be affected by the execution of other agreements relating to the products provided on this website. If you use the service on behalf of any organization, you represent and warrant that (1) the organization is a legitimate organization that complies with local laws and regulations, and (2) you have the right to accept this agreement on behalf of the organization. If you breach this agreement, the agency agrees to be responsible for your actions.

Please read these service agreements (hereinafter referred to as "this agreement") carefully. By clicking the "Register" button or by accessing or using the service, you agree to abide by this agreement and all additional agreements. If you do not agree to be bound by this agreement, do not access or use the service.