

USER AGREEMENT OF THE CRYPTO-CITADEL.ORG PLATFORM

This document «User Agreement» is an offer from «Crypto Citadel» (hereinafter referred to as the «Administration») to conclude an agreement on the terms of the Agreement set forth below.

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1. General provisions of the User Agreement

1.1 The following terms and definitions apply in this document and the resulting or related relations of the Parties:

- a) The Platform is software and hardware integrated with the Administration Website;
- b) The User is a capable natural person who has joined this Agreement in his own interest.
- c) The Client is a person who has fully agreed with the terms of the current Agreement, who has timely registered on the Administration website, and has also become a member of the referral program.
- d) Website is a web resource located at <https://crypto-citadel.org>, as well as Internet websites hosted in the crypto-citadel.org domain and its subdomains, as well as adjacent domains owned by the Administration.
- e) Service is a set of services provided to the User using the Platform.

f) The Agreement is the present agreement with all additions and changes.

1.2 Using the Service in any way and in any form within its declared functionality, including:

- viewing materials posted on the Website;
- registration and/or authorization on the Website, placement or display on the Website of any materials, including, but not limited to texts, hypertext links, images, audio and video files, and/or other information, creates an agreement on the terms of this Agreement.

1.3 If you use any of the above options to use the Service, you acknowledge that:

- a) You have read the terms of this Agreement in full before using the Service.
- b) You accept all the terms of this Agreement in full without any exceptions and restrictions on your part and undertake to comply with them or stop using the Service. If you don't agree with the terms of this Agreement or don't have the right to enter into a contract based on them, you should immediately stop all use of the Service.
- c) The Agreement (including any of its parts) may be changed by the Administration without any special notice. The new version of the Agreement comes into force from the moment it's posted on the Administration Website or brought to the attention of the User in another convenient form, unless otherwise provided by the new version of the Agreement.

2. Terms of use under the agreement

2.1 The use of the functionality of the Service is allowed only after the User has registered and authorized on the Website in accordance with the procedure established by the Administration.

2.2 The technical, organizational and commercial conditions for using the Service, including its functionality, are brought to the attention of the Users by separate posting on the Website or by notifying the Users.

2.3 The login and password selected by the User are necessary and sufficient information for the User to access the Website. The user doesn't have the right to transfer his login and password to third parties, and is fully responsible for their safety, independently choosing the method of their storage.

3. Rights and obligations of the Platform Client

3.1 Each Client of the platform, equally with other clients, has the right to use all the services provided to him by the platform: use a personal account on the platform's website, use bonuses from the platform's referral program and contact the platform support service for help.

3.2 The Client undertakes to ensure complete confidentiality of any information received from the Administration.

3.3 The Client undertakes not to disclose his registration data to third parties. If the Client provided his access password to third parties, which subsequently led to hacking of his account and loss of funds, the responsibility lies only with him.

3.4 The Client undertakes to provide reliable protection to his computer, tablet, smartphone and any other device from which he accesses his account. If the theft of funds from the Client occurred due to the lack of proper protection, the platform is not responsible for this.

3.5 The client independently decides on registration and use of the platform. Any investment is associated with certain risks, therefore the Client can't make claims to the platform for any result.

3.6 The Client is advised to periodically access his account to monitor the security of his account. If the Client finds traces of unauthorized access to his account, financial transactions carried out without the knowledge of the Client, etc., he must immediately contact the support service or directly to the Administration.

3.7 The Client is prohibited from using the materials specified in clause 1.2 of the Agreement in order to promote/develop third-party projects/products.

3.8 The client is prohibited from overestimating and/or underestimating the cost of the contract and other services provided by the platform. All contracts are purchased and paid only in the personal account by its owner at the cost indicated in it.

3.9 The imposition of paid services by the Client is prohibited: registration, updating and setting up a Crypto Citadel account for personal gain under the guise of mandatory services.

3.10 The client is obliged to comply with the established rules in full. If any of the provisions of this document has been violated, the Administration has the right to terminate cooperation with this Client unilaterally.

4. Rights and obligations of the Administration

4.1 The administration guarantees its customers the provision of all declared services in full and in accordance with the specified conditions.

4.2 The Administration undertakes to ensure the operability of the platform, provide consulting support to the Clients and timely eliminate any technical problems that caused difficulties in working with the platform website.

4.3 The Administration guarantees its Clients the maximum level of protection of their personal data.

4.4 The Administration undertakes to ensure the complete confidentiality of the Client's personal information received during registration and / or in the process of interacting with the platform.

4.5 If facts of fraud on the part of the Client (attempts to hack the accounts of other clients, presenting themselves as a platform employee to attract new Users and Clients through a referral program, etc.), or violations of any of the clauses of this document have been identified, the Administration has the full right to unilaterally terminate provision and provision of services to this Client and block his account(s) without the possibility of returning the funds available on it. If minor violations on the part of the Client have been identified or disputes have arisen, the Administration has the right to temporarily block his account.

4.6 The Administration has the right, at its discretion, to change the content of this document without the prior consent and notification of the Clients. Planned changes will be announced privately or on the platform website. The Client has the right not to accept innovations, but in this case he must report this to the support service or directly to the Administration. Cooperation with this Client will be terminated by mutual agreement.

4.7 The administration has all rights to the content, any information and materials posted on the platform website. Any illegal use of personal information and/or intellectual property of the platform is punishable by copyright law.

5. Conflict, controversial and force majeure circumstances and situations

5.1 If force majeure circumstances (any circumstances beyond the competence of the platform) have arisen, the Administration is released from liability to the Clients for failure to perform all the declared functions and services.

5.2 The Client doesn't have the right to make claims and demand material compensation from the Administration if the result of the Client's participation in the platform doesn't correspond to the expected result due to his actions and / or similar circumstances.

5.3 Conflicts and disputes (not related to clause 4.5 of this document) of any kind between the Client and the Administration should be resolved only through negotiations with the conclusion of a mutually beneficial agreement subsequently.

6. Other terms

6.1 Nothing in the Agreement can be understood as the establishment between the User/Client and the Platform Administration of agency relations, partnership relations, joint activity relations, personal employment relations, or any other relations not expressly provided for by the Agreement.

6.2 Inaction on the part of the Website Administration in the event that any of the Users violates the provisions of the Agreement doesn't deprive the Platform Administration of the right to take appropriate actions later to protect its interests and protect copyrights to the platform materials protected in accordance with the law.

7. Notifications and mailing

When registering, the user automatically agrees to notifications and mailings.