

TERMS AND CONDITIONS



EXP REGISTER

§ 1. INTRODUCTION

1.1. Exp Asset

Exp Asset is a brand. A group of companies operates under the brand, which provide in particular services based on trainings and information on capital markets, cryptocurrency, ICT start-ups and arbitration.

1.2. Terms and Conditions

The Terms and Conditions refers to all companies operating within the group, as indicated in 1(3) herein, subject to a description of a particular Service, the provision covers solely described Service.

1.3. Service provider

The Controller and the Service Provider of the indicated websites are the following entities:

- 1) www.expasset.com – Silesia Capital Management Ltd, PO 590, Suite 9, Henville Building, Charlestown, Nevis, Reg. No. C 50063;
- 2) expalerts.com – Crypto Asset Management Ltd, Market Square, Yamraj Building 3rd Floor, P.O. Box 3175, Roam Town, Tortola, British Virgin Islands, Reg. No. 1991493.

1.4. Contact

Contact with the Service Provider is available at: support@exp-asset.com

1.5. Registration

The Registration is accessible via expregister.com, thus the User is granted access to all of the websites indicated in 1(3) herein. The User may participate in the Partner Program in line with the Marketing Plan of each website.

§ 2. GENERAL PROVISIONS

2.1. Subject of the Service

Through the Websites the User is offered access to and use of the Service in accordance herewith and the information provided on the site, as well as any additional terms and conditions published by the Service Provider, and in particular the User is bound by the Marketing Plan. The User is allowed to use the Service provided as a part of the User Account in accordance with conditions specified in the Marketing Plan.

2.2. Scope of the Services

Exp Asset is a team of professional managers, traders, analysts working on the scope of capital markets, cryptocurrency stock exchange market, alternative

THE MARKETING PLAN IS DIRECTLY CONNECTED WITH THE SERVICES IN THE WEBSITE. READ IT THOROUGHLY. IT PROVIDES DETAILED CONDITIONS OF GRANTING ACCESS TO THE SERVICES.

EXP ASSET COMMISSIONS ARE NOT

GUARANTEED. THERE IS A POTENTIAL RISK INVOLVED.

investments, ICT start-up investments, and education. Within the scope of the Exp Asset Website there is a possibility to gain knowledge of above matters, suitable to available services.

2.3. Right to commission

The User has right to obtain commission in accordance with the Marketing Plan, included herein as a the Partnership Program.

2.4. Definitions

Password - unique string of characters created by the User, granting access to the User's account;

Login - the User's name used for identification, jointly with the Password, necessary for authorisation during accessing the Website

User Account - collections and competences assigned to the User within the scope of the Website, includes data necessary for authorisation and for using the Services;

Marketing Plan - a document specifying access to the Services and using the Partnership Program;

Registration - an activity of the Website based on opening the User's Account and defining the Login, and the Password, and other registration fields;

Information and Communication Technologies System - a system of ICT equipment and software providing processing and storage, as well as sending and receiving data via ICT networks using the appropriate type of ICT ending device;

Content - all content and services are published in the Platform;

User - a natural person, a legal person, an organizational unit without legal personality to whom the Law assign legal capacity, who manages business or acts professional, or has appropriate competences on the basis of national law to participate in the Website, if applicable in the place of (usual) residence;

Premium User - a user who has purchased any of the Package specified in the Marketing Plan.

§ 3. REGISTRATION AND AGREEMENT

3.1. The User

The agreement shall be concluded by natural persons, legal persons and other organizational units to whom the Law assign legal capacity. The age of majority is determined by the law of the country in which the User originates. Registration is free of charge, so the User shall access the functionality of the Website. A minor is allowed to become the User if he or she has a legal guardian's consent. In case of doubt as to the age of majority, the Service Provider may verify this status by requesting the submission of relevant supporting documents. Access to the platform and conclusion of the Agreement for the provision of electronic services is not available to natural persons, legal entities and organizational units from the Republic of Poland.

3.2. Agreement

By registration the User concludes the agreement of provision of services by electronic means and confirms acknowledging hereof, and especially:

- 1) The scope of the Service;
- 2) Marketing Plans;

TO OBTAIN COMMISSIONS FROM EXP ASSET THE SERVICE PROVIDER REQUIRES THE AGE OF MAJORITY

- 3) Lack of necessity of inviting new members to the Website;
- 4) Conditions and means of payment;
- 5) Lack of profit guarantee and presence of risk specified herein.

3.3. Registration fields

The registration is solely online and requires providing information, i.e. especially:

- 1) Name;
- 2) Surname;
- 3) E-mail;
- 4) Password;
- 5) Country.

3.4. Registration Process

The user is obliged to fill the required registration fields in the registration form in a complete and correct manner and then confirm the activation of the link sent by the Service Provider. If the User does not purchase within 48 hours of registering any service with a value of at least \$50, the Service Provider has the right to remove or suspend the account. However, the User is not obliged to purchase the Service in any way, it is a free choice, and withdrawal is not subject to any penalty. In connection with the registration procedure, the User is obliged in particular to:

- 1) Confirming acknowledging hereof (The Terms and Conditions of Service Provision), accepting the terms and agreeing to processing of personal data and to receive marketing information via electronic means;
- 2) Confirming acknowledging the conditions of membership in Exp Asset, including the Marketing Plan, and accepting the lack of necessity of inviting new members to the Website, and the fact that the Service Provider does not guarantee profits, and the presence of risk connected with financial markets and cryptocurrency.

3.5. Finished Registration

Once registered, the User is able to personalize the account by posting a photo or avatar. This activity cannot be contrary hereto, applicable law and good morals. The Service Provider, as a result of violation hereof, breach of law or violation of good morals, reserves the right to remove the posted image or avatar.

3.6. Duration of the Agreement

The Agreement is concluded for unspecified period of time. The User is allowed to terminate the Agreement sending a notice via the Service Provider's E-mail. The User has the right to request the removal of any of own data by sending the appropriate notice from the User's Account to the Service Provider's E-mail, and the Service Provider is allowed to retain the necessary information to identify the User, in the event of claims or inquiries of authorities, and to settlement. The contract expires at the latest from the moment of the User's death, but the rights to the account are allowed to be inherited to carry out inheritance proceedings. The right to obtain User's right is granted by the Service Provider on the basis of required documents for that purpose.

3.7. Termination of the Agreement

Exp Asset reserves the right to terminate the agreement on grounds of an

**THE AGREEMENT IS CONCLUDED FOR
UNSPECIFIED PERIOD OF TIME. AT ANY
TIME THE USER IS ALLOWED TO
TERMINATE THE USE OF THE SERVICE FREE
OF CHARGE**

important reason with extraordinary rendition or disabling activities within the Partnership Program, if applicable to Exp Asset activity, especially on grounds of violation hereof, and:

- 1) Information dissemination that may negatively influence activities of the Company, in particular, if User takes legal or extrajudicial proceedings against Exp Asset;
- 2) Information dissemination inconsistent herewith and the policy of the Company, including especially “hate”;
- 3) When the User do not insures activities sufficiently within Exp Asset;
- 4) The User has been sentenced (final judgement), bankruptcy or agreement proceedings have been opened against the User;
- 5) Stating that inviting other members is sufficient to profit;
- 6) Omitting information of lack of profit guarantee and risk in presentations on Exp Asset;
- 7) Misleading potential users about the purpose of Exp Asset;
- 8) In a situation when the law of the State proper for the User prohibits or significantly limits the activity of enterprises from the cryptocurrency or MLM industries, as well if the authorities of User State, according to the law applicable to the User, charge to Exp Asset allegations regarding the activity.

In the above-mentioned cases, the Service Provider is not obliged to refund funds for purchased products and services.

§ 4. USE OF SERVICES

4.1. Exp Asset Intended Use

Each User obliges to use the Website in accordance with its purpose, applicable law, social and moral norms and the provisions hereof. The User is obliged to protect own personal passwords and logins from third parties access. The User’s primary goal should be to use knowledge acquisition services.

4.1a. Product and Service Scope of the Website

The scope of Products and Services of a particular website, in which the User is interested, is specified directly on the website and its Marketing Plan. Before any purchase, the User shall read the specification and make sure that purchased Product and Service are really needed.

4.1b. Exp Asset Platform

Exp Asset, accessible via www.expasset.com, is an Internet platform on investing and training concerning, in particular, capital and currency markets, cryptocurrency, ICT start-ups and cryptocurrency arbitration. Exp Asset is a team of professional managers, traders and analysts. Within the Exp Asset Website there is a possibility to gain knowledge of the above matters, accordingly to available Services, in particular:

- 1) Live Trading Room;
- 2) Trading Idea;
- 3) Live Webinar;
- 4) Trading Camp.

4.1c. Exp Alerts Platform

Exp Alerts, accessible via expalerts.com, is an Internet platform on cryptocurrency signals, based on strategies specifying at what exact moment it

is suggested to purchase a particular cryptocurrency and when to sell it to obtain profit.

4.2. Premium User

The User accesses particular Service by purchasing one of the Package specified in the Marketing Plan. Purchasing the Package, the User is granted the right to obtain commission. The Partnership Program is specified in § 5.

4.3. Press Enquiry

The User shall not answer any press enquiries regarding Exp Asset, especially its Marketing Plan and the Service. The User is obliged to inform the Service Provider about all enquiries immediately or to get consent to provide answers with suggested content.

4.4. Right to the Account and Multi-account Ban

The User must not share the Account with others, transferring account rights, or any other form of sharing a part of or all of the Account. The User is allowed to have only one account on the Website (multi-account ban).

4.5. Transfers of funds

The one-off maximum amount of funds that can be sent to another User is the equivalent of \$5000. The User who receives the funds, in order to have them credited in cashwallet, must accept the transfer or may reject it. The funds in the cashwallet User-Sender are blocked until the acceptance of the User-Recipient. To ensure security, to send funds, User has to enter the password when accepting sending and receiving it. Until the User-Recipient does not accept the transfer, the User-Sender may cancel the transfer.

§ 5. PARTNERSHIP PROGRAM

5.1. Additional Feature

Detailed information on the Partnership Program of a given Website (one of the website specified in 1(3) herein) is included in the Marketing Plan and the following provisions shall explain the rules the Plans are based on. The primary purpose of Exp Asset is to enable the User to use services available on Websites, so The Partnership Program is an additional feature that allows the User to profit from the business activity. The condition of the User's participation in the Exp Asset Partnership Program is its exclusive operation. The User may operate in another company based on the MLM model only if he has the written consent of the Service Provider. In the event of breaking this prohibition, he is not entitled to receive a commission or any other benefits, and any commission paid since the breach of this provision shall be returned to the Service Provider.

5.2. Marketing Plan

The Exp Asset Marketing Plan, including all provisions, is an integral part of the Agreement. The Marketing Plan includes the main principles of participating in the Partnership Program with exemplary calculations.

5.3. Premium User Activity

The Premium User is not an employee, agent, contractor, or representative, and there are no guidelines for the obligatory the Service provision to gain profit. The User is not subject to any instructions of kind, place, activity and scope of business activity, and the User is solely responsible for compliance with applicable regulations, including tax regulations, as well as obtaining the right to

**EXP ASSET PARTNERSHIP PROGRAM IS AN
ADDITIONAL FEATURE OF A TRAINING
PART**

**THE PREMIUM USER IS TREATED AS A
PROFESSIONALS AND SHALL HOLD AN
ENTREPRENEUR STATUS, UNLESS THE LAW
OF THE PLACE OF RESIDENCE REQUIRES
OTHERWISE.**

conduct business activity, if applicable in a given legal system according to the activity performed by a particular person. The Exp Asset Service is, in principle, for all the Users, and to use the Partnership Program the User shall hold an entrepreneur status, unless specific provisions states otherwise or the scope of the activity does not meet the requirements. The User is responsible for own activity and its risks and activities are based on the voluntary Registration. Except for the conclusion of an Agreement on Service Provision by Electronic Means, the User is not (in principle) bound to any other legal relationship with Exp Asset, in particular including, labor law relations or other, unless the mutual relations of the Parties have been established on the basis of separate written agreements or settlements.

5.4. Trading Structure

The Premium User is allowed to invite to Exp Asset others to distribute goods and Services provided by the Service Provider. After creating and maintaining structure focused on selling and caring about gather Users, the Premium User gets commission defined beforehand on turnover generated by User's Structure (Downline) The User, who not only distributes the goods and Services, but also has established own distribution network, agrees and acknowledges that commissions and commissions provisions are applicable if qualifications specified in the Marketing Plan are maintained and improved. If a particular qualification has not been obtained or prepared within the specified period, the Premium User shall not be entitled to commissions for the specified period or shall be entitled only to part of the commissions related to turnover generated by own Structure. The user receives commissions only if the amount to be settled does not exceed twice his binary package (accruals are not made for the exceeded values). If the User (under another User) in the distribution structure purchases a package that will cause the commission amount to exceed the binary package twice, then the commission is due only to the amount of twice the value of the package. Calculation of points in the system (pv) takes place from the value of the purchased package. The following example is the model in which this provision should be understood: If I own a package for \$100 and the User has purchased a package for \$200, I receive 10% of the \$200, but if User buys a package for \$400, I get a commission from \$200, not from \$400, because the value of the binary package has been exceeded twice. Qualification criteria shall be specified in the Marketing Plan, which is an integral part hereof.

5.5. Matrices

The User is enabled to purchase matrices as a part of improving own Structure. The User gets a bonus for every matrix in a created Structure to the point of the maximum level (10th level) and for every direct partner. Additionally, the Service Provider offers bonuses for redemption of matrices in the form of computer processing power, understood as a participation in a process of cryptocurrency mining. Products related to the educational platform are available along with the matrices. Detailed rules of matrices operations, their types, values, duration, and benefits are specified in the Marketing Plan called Matrix, available from the User Account level.

**THE USER GETS COMMISSION ON
TURNOVER GENERATED BY USER'S
STRUCTURE (DOWNLINE)**

NO OBLIGATION OF MATRICES PURCHASE

5.6. Rewards

In addition to the bonuses resulting from the Marketing Plan, the User is entitled to rewards for their activity, which may be granted on a discretionary basis (voluntarily) by the Service Provider. The User has no claim to grant the Award, and any guidelines in this are only to facilitate the decision of the Service Provider. Detailed rewards rules, including their types, are specified in the Career Plan, available from the User Account level. To receive a reward on any account verification is required. The User is entitled to resign from a reward and receive 70% of the net reward value, which shall be added to the User's Wallet settlement within the Website. The prizes are paid out within the period specified in the Rewards Plan, anyway it is stipulated that time period may be extended by an additional two months in accordance with the company's financial capabilities. The prizes (prices) are standardly drawn from stores located in the USA, although some for certain prizes, the company may have separate Agreements directly with the relevant entities and in this case these valuations apply. If User earns two qualifications for the prize, he may receive a payment only from one, and from the next, according to the payment deadline, the time period starting after the full quarter of the period in which the first prize was paid.

5.7. Rules of Rewarding and a Unit of Account

The User owns the Structure that divides into two group (left and right). The User is allowed to invite others using direct link. Commissions are calculated on trading spot and paid at 10% after settling the difference between the weaker and the stronger group. Commissions are paid from the so-called weaker group. Commissions are granted only to verified Users. Two active Users are required for verification, one for each group. The unit of account in the Structure is "1pv", which equals \$1. The maximum amount of commission that can be obtained and paid to the Premium User is the equivalent of \$ 15,000 weekly. The maximum one-time payment is the equivalent of \$ 10,000.

5.8. Control Panel

The Premium User purchasing the Package, besides the Service access, is entitled to fully functional and equipped Control Panel, which enables up-to-date and extensive specification of own Account, including Profit Wallet, Mining Wallet, Wallet, Binary Plan, Total withdrawal and Cash Wallet.

5.9. Inviting New Users

The Service Provider states, and the User acknowledges and accepts, that inviting new (other) Users within the Partnership Program is neither necessary nor required to profit. Any possible information about the ways of obtaining profit including the benefits of inviting new Users shall not be interpreted as a required form for functioning in the System. Specifically, "All you have to do is to invite one person/another person" does not mean that it is necessary within the Exp Asset Model. The User who has successfully invited (recruited) a new User gets the User into own Structure, according to the selected group.

5.10. Rotator

In the event that a person registers directly via the Website, without any invitation to Exp Asset, the system (rotator) shall randomly allocate the new User to one of the User's Structures. Once allocated, the allotment shall not be

IN EXP ASSET A UNIT OF ACCOUNT IS 1PV

**RECRUITING (INVITING) NEW MEMBERS
TO EXP ASSET IS NOT REQUIRED**

changed manually. The assigned User does not have information in the system to which structure the User has been added.

5.11. Honesty Clause

The User and The Premium User acting within the Exp Asset Partnership Program acknowledges and is obliged to:

- 1) Inform about trainings and the Partnership Program appropriately including especially the nature of cryptocurrency market and its dynamic in the context of changes;
- 2) Inform about lack of profit guarantee and existing risks;
- 3) Inform about lack of necessity to invite new Users;
- 4) In relations with others be guided to follow principles of honesty and proper treatment
- 5) Not to apply misleading, dishonest, unfair activities and trading.

5.12. Competition Principle

The User is allowed compete with other Users by capturing Users within Exp Asset (and those who are allowed to or will be registered). At the same time, the right to change the User by whom another User has been invited (to register a new account) is reserved. For this purpose, such a person shall first submit a request (notice) to the Service Provider to remove the User Account. In the event of violation of this condition the Service Provider is allowed to:

- 1) Remove or temporary suspend the User Account of the persuaded and persuading User;
- 2) Impose sanction on such Users up to their gathered financial means.

5.13. Use of Exp Asset Trademark

The User has right to use the Company's trademark (name) and logo (mark) and advertising materials, especially the Marketing Plan available within the Account, on conditions specified by the Service Provider. Exp Asset trademark is allowed to be used on conditions specified in the Website, in compliance with:

- 1) If the User advertises, publishes or uses the Exp Asset trademark, the User is obliged to add a statement "Independent Exp Asset Partner";
- 2) If the User has created a website, which is solely concerned with Exp Asset partnership or is described as one of several programs, the statement "Independent Exp Asset Partner" shall be on the home page;
- 3) If the User has used the domain name (in words) Exp Asset, the Service Provider is allowed to request transfer of rights to the domain or change the content or structure of the website;

The User shall not be in business relationship or in contact with other Users and appear to be acting on behalf of Exp Asset. In external relations the Premium User shall not use titles of "Leader", "Manager", "Director" or other similar titles, unless the Service Provider agrees and gives such a title. In the event of a breach of this provision, the Service Provider is allowed to warn the User, including the applicable sanctions, including the suspension/removal of the Account. If there are any additional terms and conditions/guidelines/instructions for the Premium User they shall be applied accordingly. Such recommendations may include individual Users as well as specific groups.

5.14. Other Programs

EVERY USER IS OBLIGED TO INFORM ABOUT LACK OF PROFIT GUARANTEE AND EXISTING RISKS

THE USER IS ALLOWED TO COMPETE WITH EACH OTHER, HOWEVER, IT IS FORBIDDEN TO TAKE OVER USERS IF THE USER HAS PURCHASED AT LEAST 3RD PREMIUM PACKAGE.

THE USER ACTS INDEPENDENTLY

The User is allowed to participate in other profit programs, however, if the Services are similar to Exp Asset it is forbidden to:

- 1) Offer participating in other programs Exp Asset Users
- 2) Combine the Exp Asset presentation with other presentations as one material (or following ones), unless the Service Provider has agreed.

In the event of promoting direct competition, Exp Asset reserves the right to remove the User Account. Before deleting the Account, Exp Asset call the User to discontinue such activity immediately. In the event of non-compliance with the call, Exp Asset is entitled to exercise the right mentioned above.

5.15. Commissions

The company reserves that the means are in her possession as a part of the purchased Exp Asset products and services, and the User has the right to commission only, as a result of participating in the Partnership Program. The User does not participate in profit distribution, especially, Exp Asset does not manage the User's money – the whole operation model is based on commissions only.

5.16. Product Value/Service and Shipping

In particular Package, the value of Products and Services, besides right to obtain commissions, is the minimum price of the Package. At the moment of the purchase of Products and Services, the User acquires the right to obtain commission according to the total value of the purchased Package. All shipping costs (if any) will be borne by the User, unless stated otherwise, or unless the Service Provider has decided to cover the cost. This provision applies to physical products and advertising materials available on different markets.

5.17. Direct Bonus

The User may be granted an additional bonus, which is dependent on having the Package of at least \$1000 value. The bonus is calculated in pv points per directly invited partner who purchased any start Package. The rules of granting the bonus are specified in the Marketing Plan.

5.18. Lack of Guarantee

Exp Asset does not guarantee any profits from the Website. Profits are dependent on the company condition, especially:

- 1) cryptocurrency mining
- 2) efficiency of traders
- 3) cryptocurrency value

The User shall profit if the Company generates income. If the cryptocurrency mining is temporarily unprofitable, the trader shall make unprofitable transactions or the value of cryptocurrency shall fall, the Premium User may receive cryptocurrency at a lower value than they assumed. In such a case commissions are suspended until the financial situation of the company has improved. At the same time, if Exp Asset chooses to mine cryptocurrency that is currently at high value or traders make profitable transactions, then the User may receive maximum bonuses.

5.19. Risks

By accepting The Partnership Program , the User accepts the risk arising from such activities, including in particular the matters described below. In particular, the User acknowledges that if cryptocurrency currently owned by Exp Asset

**EXP ASSET PROFITS MAINLY FROM
CRYPTOCURRENCY MINING AND
CRYPTOCURRENCY TRADING**

**THE USER SHALL OBTAIN PROFITS IF THE
PROFIT IS OBTAINED BY EXP ASSET**

violently or significantly loses value, the Premium User may receive commissions lower than expected.

5.20. Bonus Calculation

Bonuses are calculated once per 24 hours on a business day (from Monday to Friday) at variable percentage calculation (up to 1.5% total as a general rule defined in the Marketing Plan), depending on the profit obtained by Exp Asset. Upon expiration of the Premium Package, the User is disabled to receive bonuses. The examples included in the marketing plan are a samples of the situation, when calculation is 1% per day during 120 days. This time may be longer. The bonus is calculated up to a maximum of 120%, regardless of how much it will take.

5.21. Exp Asset Activities

The Company does not publish information about the activities since the activities on the markets constitute a trade secrecy. Exp Asset may introduce general reports for the Premium User and detailed reports for the Supervisory Board (Trust Board) selected from the Premium User, which is a group to determine the financial position - the rating of the Company (in terms of cryptocurrency).

5.22. Account Verification

The Service Provider is allowed to require verification of the User, in compliance with applicable anti-money laundering and terrorist financing regulations. In particular, the verification may consist of confirming the User's data with a valid identity card (containing the identification number and date of birth), receipt of an invoice for his data not older than 3 months and explaining transactions by the User, including also sending a photo/photos of the User, which presents in the background a well-known place from the area of User's place of residence. If the verification is not completed properly, the right to commission shall be suspended until the procedure is completed.

§ 6. PAYMENT

6.1. Unit of Payments

Exp Asset processes payments only in cryptocurrency, in principles BITCOIN, and other may be entered into the system with the User consent. To make a payment, the User enters the address of own wallet to the User Account and the value of the payment in US dollars.

6.2. Fee and Transaction Time

The fee of \$5 is charged for each payment, which reduces the transferred value of the cryptocurrency to the User Wallet. Transaction time is up to several days.

6.3. Prolongation

Package (training services with right to obtain commission) as well as part of the Matrices have a specified validity term and after the term, the User makes a free choice of repurchasing for a further period of time. Exp Asset declares and the User acknowledges that the Company is allowed to terminate (suspend) settlement and validity of Packages/Matrices for a specified term of up to 3 months. In this case, the Matrices and the Packages are prolonged by this time. Exp Asset is allowed to make such a suspension when the cryptocurrency mining drops below the profitability limit, or if the BitCoin value in US Dollars or Polish Zloty drops below a half of the highest quoted value in one calendar year,

IF CRYPTOCURRENCY OWNED BY EXP ASSET VIOLENTLY OR SIGNIFICANTLY LOSES VALUE, THE USER MAY RECEIVE BONUSES LOWER THAN EXPECTED.

according to the BitBay data.

6.4. Minimum Payment Value

Payments below the minimum threshold of \$100 shall not be processed. All commissions below this amount shall be held on the Transaction Account managed by the User and paid after the specified threshold has been reached.

§ 7. LIABILITY AND COPYRIGHT

7.1. Sanctions

Any violation provisions hereof, at the discretion of the Service Provider in accordance with the scale of violation, shall result in warning, suspension, removal of the Account or remission of obtained means. If the User has taken steps that are not prohibited hereby, but are understood by the Service Provider to be harmful or unwelcome, the Service Provider shall notify the User via email, and demand to discontinue such activity immediately and remedy the default. Lack of User's reaction or failure to respond to the Service Provider's demand is a violation hereof.

7.2. Exemption

The Parties exempt the liability of the Service Provider and the Trainers for any damages resulting from the way in which the User uses Exp Asset and services provided within the Website. Exp Asset is not registered as an investment advisor or stockbroker. The Services provided by Exp Asset should not be seen as investment advice or recommendation from the Company or from companies related on the basis of purchasing, selling or holding a particular security, financial product or instrument that is related to such an investment.

7.3. Account Access

Any results of unauthorized acquisition of the Password to the User Account by the third parties is not liability of the Service Provider. In particular, it applies if the User logs on to the Website from different locations, or if the User Account is registered by other person / User. Opening the Account within the Website for other person constitutes a particularly flagrant violation hereof, due to the will of the Service Provider to honestly inform each person about the conditions of joining Exp Asset and rules of the company activity.

7.4. Hyperlink

In the case of placing hyperlinks of other entities on the Website, the Service Provider reserves that the Service Provider does not influence the content or contents of such web pages, does not verify or interfere with the manner of business activity, privacy policy of owners or administrators of these and it is recommended to acknowledge with terms and conditions and other documents, in particular concerning data processing.

7.5. Rights to the Website

All rights to the Website and all its elements (including software, functional layout, graphics, databases and works presented within the Website) belong to the Service Provider.

7.6. Authorized Personal Use

The User shall use the content on the Website for authorized personal use and for the purposes of the Partnership Program . Any use of the content of the

Website not constituting hereinabove is prohibited and constitutes an violation of copyright and hereof.

§ 8. PRIVACY POLICY

8.1. Privacy policy can be found [here](#) and in the registration form.

§ 9. COOKIES POLICY

9.1. Information about cookies is available in the privacy policy ([here](#)).

§ 10. REPORT OF INFRINGEMENTS AND COMPLAINTS

10.1. Form of the Report

The User and third parties are allowed to report infringement and complaints to the Service Provider e-mail address. The Service Provider specifically recommends reporting any violation of the law by another User, or any violation of the law with regards to the Website content, or any abnormalities related to operation of the Website, especially the User recommends using Exp Asset as a profit website and not an educational one. Reports shall be made using the provided form in the Support tab.

10.2. Content of the Report

The report shall include the required fields specified in the form, in particular the following:

- 1) type of the report
- 2) designation of the reporting person whose rights have been infringed or who has a legal or factual interest in the notifying, including the e-mail address, name and surname;
- 3) detailed description of law violation.

A notification, that does not meet certain requirements, shall not be treated as a credible notification of unlawful or violating hereof.

10.3. Response

The Service Provider shall provide information after examining the notification within 30 (*say: thirty*) days of its submission. The response to the notification shall be sent to the notifier address, which has been submitted in the application. The Service Provider reserves the right to extend the above term by a maximum of 30 (*say: thirty*) days in the event of identification of the notification requires special messages or encountering obstacles independent of the Service Provider, in particular such as equipment failures or the Internet network. Furthermore, the Service Provider reserves that the examination of the notification may require additional explanations from the notifier - the duration of the response shall be extended accordingly each. In the event of a completely unjustified notification or two unjustified notifications, the User shall be subject to a \$20 fine. If the Support is forced to charged the User in connection with violations hereof or User's activity within Exp Asset, in addition to the warning the minimum penalty shall be at least \$20.

REPORTING VIA SUPPORT TAB

10.4. Response Form

Submitting the User's complaint electronically is equivalent to agreeing to receive a response from the Service Provider also in electronic form.

§ 11. ADDITIONAL INFORMATION OF THE SERVICE

11.1. System Operation

The Service Provider ensures the operation of the ICT system which is used in such a way that the User is allowed to terminate the use of the Service provided by electronic means at any time.

11.2. Cryptographic Techniques

The provider shall ensure the operation of the ICT system which is use in such a way as to prevent unauthorized access to the content of the transmission of electronic services, in particular using cryptographic techniques.

11.3. Competent Entity

The Service Provider shall provide unambiguous identification of the parties of electronic service and due diligence to ensure the User of the competent entity who provides a product or service within the Website.

11.4. Technical Risk

The Service Provider states that the use of electronic services may entail a technical risks, classic for the use of ICT systems. In case of the Partnership Program , the User shall protect electronic communication and devices from unauthorized access, including in particular, the installation of anti-virus software.

11.5. Function and Purpose of Software

Updated information about the function and purpose of the software or data that are not part of the content of the electronic service entered into the ICT system used by the User (cookies) is contained in the Privacy Policy of the website.

11.6. System Requirements

In order to use the Service provided within the Website, the User shall meet the following technical requirements necessary for cooperation with the ICT system of the Service Provider: using a device enabling the use of the Internet, connection to the Internet, using a browser enabling the display of web pages, e.g. Internet Explorer versions 5.5 and higher, Opera versions 7 and higher, Firefox versions 1 and higher, Google Chrome 5.0 and higher, Safari 5 or higher with cookies setting enabled, SSL and JavaScript enabled encryption, and an active e-mail account (e-mail). To withdraw it is necessary to own a wallet address to receive cryptocurrency.

11.7. Problem Diagnosis

The Service Provider reserves the right to intervene in the technical structure of the User Account to diagnose irregularities in the operation of the Service, and is allowed to change or affect the technical side of the User Account in any manner to modify or restore the correct operation of the User Account or the Website.

§ 12. FINAL PROVISIONS

12.1. Amendments

Exp Asset has the right to change the Regulations, Marketing Plan and principles of operation in the Partnership Program without giving a reason in an immediate manner, in particular to comply with applicable laws, including AML regulations. In the complementary field, the question and answers contained in the FAQ are an integral part of the Regulations. The Service Provider shall notify the User of amendments in a visible place on the Website either by sending an e-mail to the User or directly by the message available in the User Account (in the User Panel). If the user does not agree hereto, the User is allowed to remove the User Account.

12.2. Complementing and Information

No legal basis or incomplete of any of the provisions contained herein does not mean that the entire agreement is legally void. These provisions shall be changed to the ones that best reflect meaning and purpose. It is stated that the Supervisory Board (Trust Board) referred hereto is not and will not be a formally established entity in the Company, but the Management Board shall comply with its recommendations/opinions/notices. The purpose of this body is to adopt sound transparency in the activity of Exp Asset.

12.3. Disputes (Clause of Jurisdiction and Court Choice)

Any disputes arising herein are applicable to the legislation based on general principles, and the parties reserves that if it is possible to apply principles of international law, the Service Provider has the right to choose the court and competent law. The basic principle is the choice of law according to Saint Kitts and Nevis. Before taking legal measures, the Service Recipient shall call the Service Provider and specify the claim, and then in 30 days the Service Provider shall respond and choose the competent court and law.

12.4. Transformations and Transfer of Rights

The User agrees to the transformations, legal changes and transfer of rights from the Service Provider to another entity. In particular, the User agree that the premises of Exp Asset are allowed to be transferred to another country, including through creating a completely new company. Assignment of rights and claims is prohibited between the Parties in other cases.

12.5. Suspending and Terminating the Service Provision

In specific cases that affect the security or stability of the ICT system, the Service Provider reserves the right to temporarily suspend or restrict the provision of the Service without prior notice to the User. In particular, the Service Provider is entitled to conduct maintenance work to restore security and stability of the ICT system. The User has no claims as a result of suspension or termination of the Services by the Service Provider. The Service Provider is also allowed to terminate the service permanently.