

USER AGREEMENT

Limited liability company “ASK-Studio” (Russian – общество с ограниченной ответственностью «АСК-Студио»), hereinafter – the “Resource Owner”, represented by the Manager G.A. Pashkova, acting on the basis of the Articles of Association and Agreement No. 1/18 of 22 January 2018, on the one hand,

and a private individual, hereinafter – the “User”, on the other hand,

have concluded the present Service Agreement (hereinafter – the “Agreement”) to the following effect:

1. SUBJECT OF THE AGREEMENT

1.1. The Agreement stipulates the rights and obligations of the Resource Owner and the User arising from the facts of registering at and using the information resource of the Resource Owner: www.cryptoconference.by (hereinafter – the “Website”) as well as from the fact of the Resource Owner’s rendering the services to the User.

1.2. The Parties of this Agreement are the Resource Owner, on the one hand, and the User – a private individual, that acceded to the present Agreement and gained access to the Resource Owner’s services, rendered through the Website, information about which is available at the Website (hereinafter – the “Website services”).

1.3. The Agreement regulates the procedure of using all of the Website services and the Website itself. The provisions of the Agreement are binding upon all Users, registered at the Website. Using certain Website services may be subject to regulation by special rules that also form part of the Agreement. The Agreement may be amended by the Resource Owner at any time without any special notification.

2. WEBSITE SERVICES

2.1. The Resource Owner provides access to the complex of the Website services used *via* a personal computer and/or other equipment including both currently existing services and services that are yet to be introduced. The Website services are provided to the Users who have access to the Internet as well as installed software that allows to work with web-interface.

2.2. The User recognizes and agrees that advertisement may be published on the Website. The User also recognizes and agrees that automatic notifications and newsletters of the Resource Owner or its partners and affiliated persons may be sent to registered Users.

2.3. All Website services are provided “as is”. The Resource Owner bears no responsibility for delay, deletion or inability to upload any of the User’s data. All the questions of the Internet access and/or the purchase of equipment and software for that purpose are resolved by the User independently and do not fall within the scope of the Agreement.

2.4. The User agrees that the Resource Owner may collect anonymized statistical data about the Users, as well as collect, process, use and transfer personal data, provided by the User in the course of registration at the Website and/or in the course of using the Website services, in the amount and in the way necessary and sufficient for the use of the Website services. The Resource Owner undertakes to take technical and organizational measures generally accepted for the purposes of ensuring the confidentiality of information sent or received by the User. The Resource Owner may only grant access to the information sent or received by the User to third parties according to the laws of the Republic of Belarus and the provisions of the Agreement.

2.5. The User hereby consents to considering a possibility of participating in public ICO projects publicly held by the Resource Owner or its partners.

2.6. The User hereby consents to act as an expert of the ranking ICO webportal indicated by the Resource Owner and/or its partner at the Resource Owner's and/or its partner's request.

2.7. The User hereby consents to participate as an expert/council member in outside ICO projects indicated by the Resource Owner and/or its partner at the Resource Owner's and/or its partner's invitation.

3. PROCEDURE OF CONCLUDING THE AGREEMENT

3.1. Making the text of the Agreement publicly available at the Website constitutes public offer according to which the Resource Owner undertakes an obligation of rendering the services to an indefinite range of persons seeking the aforementioned services. The Agreement is also an adhesion contract. The Agreement is concluded through consenting to the provisions of the Agreement by the User in general without any exemptions and/or reservations *via* electronic confirmation of such consent.

3.2. The text of the Agreement is displayed to the User at the stage of his/her registration at the Website. The Agreement enters into force from the moment of the User's expression of his/her consent to be bound by the Agreement at the stage of his/her registration at the Website and remains in force for the period of using the Website services unless the Agreement provides otherwise.

4. PROCEDURE OF THE USER'S REGISTRATION AT THE WEBSITE

4.1. In order to use the Website services, the User shall:

4.1.1. Choose one of the options of acquiring the ticket for participation in the conference "Cryptoworld: Blockchain – New Reality", to be held from 15 to 16 March 2018 (hereinafter – the "Conference"):

- Full-time in-person participation in 2 (two) days of the Conference;
- Participation in 2 (two) days of the Conference on special conditions;
- Participation in the Online broadcast of the Conference.

Information on the tickets' price and detailed description of the forms of participation in the Conference are available at the Website.

4.1.2. Fill in the registration form available at the Website. The Resource Owner does not verify the information provided by the User in any way (unless otherwise stipulated by the terms and conditions of providing a separate Website service) and bears no responsibility for any damages, pecuniary or non-pecuniary, incurred by the User and related to the incorrect indication of the information requested for registration.

4.1.3. Consent to the provisions of the Agreement in a manner described in p. 3 of the Agreement.

4.2. Upon completing the registration, the User acquires a document confirming his/her right to participate in the Conference according to the form of participation chosen and/or the link to the Conference online broadcast and materials.

4.3. Participating in the online-broadcast of the Conference infers providing non-exclusive non-transferable license for personal use of the Conference materials to the User. The User may not organize or conduct public display of the online-broadcast, that is playing the online materials of the Conference in public spaces.

5. PRICE AND PAYMENT PROCEDURE

5.1. The prices for services rendered by the Resource Owner depending on the chosen form of participation are indicated in the respective section of the Website.

5.2. The payments are conducted in the form of 100% advance payment for the services. The payment for the services is conducted by the User in a non-cash form by means indicated at the Website.

5.3. In case of a refusal to attend the Conference the User notifies the Resource Owner in writing. In case the Resource Owner is notified about such refusal before 22 February, the Resource Owner shall reimburse 100% of the ticket's cost to the User. In case the Resource Owner is notified about such refusal within the period from 22 February to 1 March, the Resource Owner shall reimburse 70% of the ticket's cost to the User. In case the Resource Owner is notified about such refusal within the period from 1 March to 8 March, the Resource Owner shall reimburse 40% of the ticket's cost to the User. In case the Resource Owner is notified about such refusal within the period from 8 March to 15 March, the ticket's cost is not reimbursed to the User.

5.4. The obligation to pay the correspondent banks' commissions for cashless transfers lies with the User.

6. RESPONSIBILITIES OF THE PARTIES

6.1. The Resource Owner shall:

6.1.1. Provide relevant information on and convey the Conference on 15-16 March 2018 in Minsk;

6.1.2. Ensure that the Users who consented to the Agreement and performed obligations hereunder participate in the Conference;

6.1.3. Convey the Conference using modern methods at high methodological level.

6.2. The Resource Owner may:

6.2.1. Choose the ways of rendering the services on its own;

6.2.2. Engage third parties in rendering services if necessary;

6.2.3. Request that the User pays for the services.

6.3. The User shall:

6.3.1. Confirm his/her participation in the Conference before 15 March 2018;

6.3.2. Pay for the services in the way, amount and within the terms indicated in the respective sections of the Website and provisions of the Agreement;

6.3.3. Provide to the Resource Owner the necessary registration data;

6.3.4. Arrive at the Conference venue indicated at the Website on time (if applicable).

6.4. The User may:

6.4.1. Refuse to participate in the Conference upon the condition of reimbursing to the Resource Owner the *de facto* borne expenses.

7. LIMITATIONS ON USING THE WEBSITE

7.1. The User may use the Website and Website services only according to the procedure prescribed by the Agreement.

7.2. The User shall not conduct activities that may hamper the works of servers and/or networks that ensure the functioning of the Website and Website servers.

7.3. The User shall not conduct activities aimed at gaining unauthorized access to the Website's confidential resources; use such access, copy, delete or alter the Website's software; access the Website's software with an aim of acquiring the programmes' codes.

7.4. The User recognizes and agrees that the Website may contain hyperlinks (contextual advertising), leading to other websites, contents or resources that are outside the Resource Owner's control.

7.5. The User recognizes and agrees that the Website services contain audiovisual works, software, trademarks and other intellectual property objects, the rights over which

belong to the Resource Owner and/or third parties and that may not be used without acquiring the Resource Owner's and/or third party's prior consent. The User shall not replicate, copy, modify, sell, make publicly available, distribute or otherwise use such intellectual property objects unless the Agreement or the terms and conditions of using any of the Website services provide otherwise.

7.6. The Resource Owner may conduct maintenance works at the Website which may involve a temporary suspension of the Website's operation. In case force majeure, accidents or failures in equipment and software complexes of third parties cooperating with the Resource Owner occur, as well as in case any third party undertakes actions aimed at suspension or shutdown of the Website's operation, the operation of the Website and Website services may be suspended. The Resource Owner shall notify the User of planned maintenance works and the suspension of the Website's operation by posting information about such planned works at the Website at least 2 hours prior to the works' commencement.

8. MISCELLANEOUS

8.1. All disputes between the User and the Resource Owner arising from the Agreement or in connection hereto are resolved in accordance with the applicable laws of the Republic of Belarus.

8.2. The User claiming that his/ her rights and interests have been violated by the Resource Owner may send a claim to the Resource Owner. Such claim shall be considered by the Users support team of the Resource Owner. The e-mail of the Users support team is: info@cryptoconference.by.

8.3. The Agreement may be amended by the Resource Owner at any time. The most recent version of the Agreement is available at: www.cryptoconference.by.

8.4. In case normative legal or technical acts that are fully or partially concerned with the operation of the Website and/or Website services are issued by state authorities of the Republic of Belarus, the Resource Owner reserves the right to make any changes in the Website's operation aimed at ensuring the Website's compliance with the requirements of the applicable laws of the Republic of Belarus.

9. ADDRESS AND BANK DETAILS OF THE RESOURCE OWNER:

"ASK-Studio" LLC, 21a Babushkina St., apt.301, Minsk

Bank account: BY71TECN3012 1676 0000 0000 0010

at OJSC "TechnoBank", 44 Kropotkina St., Minsk

BIC: TECNBY22, Payer's Identification Number: 193024126

Phone: +375339020256

E-mail: info@cryptoconference.by