

Terms of use

Online-service CoinCash.cc (hereinafter there is Service) by means of official site CoinCash.cc (hereinafter - Site) offers to any user of the Internet(hereinafter - User), and at mutual use “Service” and “User” - Parties, to use Site located to the address CoinCash.cc in accordance with following rules.

1. Obligations and changes of Rules

1.1 Text of Rules constantly located in the Internet to the address CoinCash.cc contains all conditions of use of the Site and is the proposal of Service to each User to use Site on conditions specified in text of Rules.

1.2 Texts of the Rule are a public tender. Accepted this tender is considered Site use by any third party, including viewing of the Site, placement of any information on the Site, transfer of the reference to Site to any third parties and other actions.

1.3 Since the beginning of using the Site User agrees with Rules and obliges to observe them. Rules acquire legal validity in attitudes between Parties since the beginning of using the Site by User.

1.4 For cancellation actions of the Site User terminates the using of Site.

1.5 Parties agree that Rules can be changed by Service unilaterally by the way of placement of updated text of Rules on the Site.

1.6 Users confirm their consent with changes of the conditions of the Site by the way of using the Site. At disagreement with changed version of Rules, The User terminates of using of the Site.

2. Order of using the Site

2.1 With using of the Site it is prohibited:

2.1.1 To confuse, to discredit, to insult, to pursue, to threaten or to derogate from rights otherwise and Users' freedom of the Site and-or third parties.

2.1.2 Specially disseminate various viruses, defect programs, programs-trojans, damaged files, programs-mystifications, as well as any other elements of hitting or confusing nature.

2.1.3 To use the Site by any nocuous image or way which can infringe a normal functioning of the Site.

2.1.4 To advertise or to encourage illegal actions of the other Users of the Site.

2.1.5 To locate any personal information of other Users or third parties without their consent personal to that.

2.1.6 To undertake any attempts of non-authorized access to any part either functions of the Site, or to any network connected with the Site.

2.1.7 To use any devices, programs are either processes for interference or attempts of interference to normal run of work of the Site, as well as to any operations committed on the Site or to using of the Site by any other person.

2.1.8 To use any automatic devices, programs, algorithms, techniques are either any similar or equal hand-operated processes for receipt of access, acquisition, copying either observation of any part of the Site, for reproduction or receipt of access around of used system of navigation either of display of the Site and any contents and for receipt or attempt of receipt of any materials, documents or information through any means, specially not provided through the Site.

2.1.9 To use the Site in any purposes infringing country legislation, from which User gets access

to the Site or Rules infringing conditions.

2.1.10 To publish, to transmit and to disseminate the messages which can have criminal character or to cause any harm to Service.

2.1.11 To confuse Users and/or third parties regarding one's person.

2.1.12 To implement illegal collection and processing of personal data of other persons.

2.1.13. To locate a commercial and political advertising.

2.2 Services have the right to remove or to limit access to any information located on the Site, without prior notification of User and without the explanation of the reasons.

2.3 Services are of the right to block access of any User to the Site, without prior notification of User and without the explanation of the reasons.

3. Intelligent rights

3.1 All results of intelligent activity and the facility of the individualization located on the Site, including design elements, breadboard models, graphic representations (including illustrations), text, video being a part of the Site, are safeguarded pursuant to international contracts. Specified objects together and for separately constitute the protected content of the Site (hereinafter - Content).

3.2 Service is the copyright holder of the Site as a composite work, as well as the Content (except when the corresponding page with the Content indicates otherwise).

3.3 Besides cases directly installed by present Rules, as well as current legislation, Content cannot be used (including, is copied, published, reproduced, processed, common, sold or used by different way) in parts or entirely without Service consent.

3.4 Quotation of written materials published on the Site, are authorised with compulsory direction of active hyperreference CoinCash.cc or to the section of the Site with quoted Content.

4. Permission disputes

4.1 All disputes, disagreements and claims which can arise in connection with execution, cancellation either by recognition invalid Rules or any agreement between Parties, as well as any disputes resulting from using of the Site, Parties will aspire to decide by the way of negotiations. Party, which was provided with the claims and/or disagreement, directs to other Party message with direction of arisen claims and/or disagreements to postal addresses specified by the Parties.

4.2 During 15 (fifteen) working days since receipt of the message Party which received him is obliged to direct answer to this message.

4.3 In cases if answer to message will not be received by the Party which directed message during 15 (fifteen) working days from the date of the direction of the appropriate message, or if Parties do not come to the agreement on arisen claims and/or disagreements, dispute is subject to submitting to the court of general jurisdiction in place of finding of Service.