

INVESTMENT AGREEMENT

CoinCash.cc Online Service (hereinafter Service) and the Client (hereinafter Investor), hereinafter the Parties entered into an investment agreement (hereinafter Agreement) as follows:

1. THE SUBJECT OF THE AGREEMENT

1.1 The Investor imparts to the Service to the ownership of the funds and the Service undertakes to pay the profits on them in the amount and within the time specified by the terms of the Service on the website CoinCash.cc under this Agreement.

1.2 The Parties agreed that this agreement, executed in electronic form, is equal to a written contract.

1.3 This agreement is considered to be organized due to the terms of the public offer, which the Investor accepts by purchasing the selected investment plan provided on the website CoinCash.cc in the Private Office.

2. RIGHTS AND OBLIGATIONS OF THE PARTIES

2.1 The Investor imparts to the Service the amount in accordance with the chosen investment plan by purchasing the latter in the Private Office.

2.2 The Service pays the Investor a percentage of profit according to the investment plan chosen by the Investor.

2.3 The Investor imparts the funds to the Service for 50, 100 and 150 calendar days.

2.4 An investor can transfer funds to the Service using different payment systems that are presented on the website CoinCash.cc. The list of payment systems can be added, which will be announced additionally on the Company's website.

2.5 The investor has the right to withdraw interest according to the terms of his investment plan. The return of the deposit at the end of the investment plan is provided for in each tariff plan individually.

2.6 The minimum withdrawal amount is 1 (one) \$; the costs associated with the transfer of funds to customer accounts, the Service takes over.

2.7. The withdrawal schedule is 24 hours, depending on the amount and the payment system chosen by the Investor.

3. RESPONSIBILITY OF THE PARTIES

3.1 Service cannot be a defendant for failures in the website CoinCash.cc, if they were caused by force majeure or by circumstances beyond the control of the Service.

3.2 The Service is not the respondent if the Investor incorrectly entered his payment details when registering on the website or if the Investor independently made incorrect changes to his own payment details using the appropriate account options.

3.3 The Service is not a defendant for losses or other inconveniences associated with failures in the operation of electronic payment systems that Investor uses to conduct the investment process or to withdraw funds.

3.4 The Service is obliged to do everything possible to preserve and enhance the Customer's deposit and timely and fully pay the declared% to it.

3.5 The investor is aware that he will not have access to the deposit body.

3.6 If the Investor finds several accounts, the agreement with him will be terminated, and the funds will be blocked in favor of the Service.

4. CONFIDENTIALITY

4.1 The terms of this contract are confidential and not subject to disclosure.

4.2 The Parties shall take all necessary measures to ensure that their employees, agents and successors without the prior consent of the other party, they don't inform third parties about the details of this Agreement and its annexes.

5. FORCE MAJEURE

5.1 When force majeure occurs, it is impossible for any of the Parties to fulfill obligations in full or in part, namely: fire, floods, wars, terrorist acts, natural disasters, non-standard market behavior, etc., the fulfillment of obligations under this agreement is suspended in proportion time during which such circumstances are valid.

5.2 The Party for which it was impossible to fulfill the obligations under the contract should notify the other Party of the occurrence and termination of such circumstances no later than 5 days from the start of the validity / termination of these circumstances.

5.3 Additional Terms. When changing the details of any Party, the Party changing its details must notify the other Party of their change no later than 3 calendar days.

6. RISKS

6.1 The investor is aware that the transfer of personal funds to trust management is a risk and assumes all the consequences of this type of investment.

6.2 There is a level of risk when working with cryptocurrency loans. You should not risk more than you can afford. There is a share of risk in which the Service may partially or completely lose funds in case of non-standard situations.

7. SETTLEMENT OF DISPUTES

7.1 All disputes and controversies that may arise between the parties will be resolved through negotiations.

7.2 The Investor undertakes in case of questions concerning the professional activities of the Service, including not limited to the subject and content of this contract, to contact the Service representative by e-mail support@coincash.cc with the corresponding request. The Service undertakes to respond to a request received from the Investor within 3 (three) working days from the date of its receipt, as well as to resolve the resulting controversial situation, if it was such, within 20 (twenty) working days. In the event of a violation by the Investor of this provision, the latter is solely responsible for his actions (and / or inaction) that caused damage (harm) to the goodwill of the Service.

7.3 If disputes are not settled in the negotiation process, disputes are resolved in judicial bodies at the location of the Service in the manner prescribed by law.

8. FINAL PROVISIONS

8.1 This Agreement shall enter into force upon the transfer by the Investor of the amount to the Service in the manner provided for by clause 2.1. of the agreement.

8.2 Any changes and additions to this contract are valid, provided they are made in writing.

8.3 All notices and communications under the contract must be sent by the Parties to each other in writing.

8.4 The contract will be deemed executed when the Service properly and fully fulfills its obligations to pay interest to the Investor under the contract

Customer Signature _____

