

LOAN AGREEMENT

1. General provisions

- 1.1 Given contract defines conditions granting of loan services.
- 1.2 Customers are natural persons and organizations which expressed intention to commit transaction through service CoinCash.cc (further on text Service).
- 1.3 If Customer and Service are mentioned together, then they are named Parties.
- 1.4 Parties came to the consent that given contract issued in electronic kind, is equalled to written contract.
- 1.5 Given contracts are considered organized at the expense of the conditions of social tender which Customer executes by the way of creation of bid to loan issued on the website CoinCash.cc.

2. Parties to the agreement

- 2.1 The contract is concluded between the CoinCash.cc online service, then the Service, on the one hand, and the Client, then the Customer, in the person of the one who used the services of the Service, on the other hand.
- 2.2 This contract both parties, in the person of the Service and the Customer, accept as an agreement of equal validity, designated in writing.

3. Terms of agreement

- 3.1 The Service transfers the funds to the Customer on the terms of the contract, and the Customer undertakes to return the loan amount and interest for using the loan amount to the Service on time and on the terms of the contract.
- 3.2 Method of transferring a cash loan: the Customer transfers to the Service wallet a pledge in the form of a cryptocurrency and after that the Service transfers the money in currency (US dollars) to the Customer's account. The date of the loan is the date of receipt of funds to the Customer's account.
- 3.3 The service transfers the loan amount as a lump sum at the time of signing the contract and after receiving the cryptocurrency pledge.
- 3.4 Loan under the contract is not targeted.
- 3.5 Method of returning the loan amount: transfer by the Customer of funds in foreign currency (US dollars) to the Service account.
- 3.6 The Customer undertakes to return the loan amount as a lump sum and in the period stipulated by this Agreement.
- 3.7 The Service undertakes to return the amount of the cryptocurrency pledge in full after receiving a loan from the Service with interest for using the money.
- 3.8 The Customer pays interest to the Service for using the loan amount. The calculation of the term for calculating interest for using the loan amount begins on the date the loan amount is provided to the Customer and ends on the date the loan amount is returned to the Service in accordance with the terms of the contract.

4. Rights and obligations

- 4.1 If an amount other than the amount indicated in the application is credited to the Service, the Service makes a recalculation that corresponds to the actual receipt of funds. If this amount is more than or less than indicated in the application by more than 10%, the Service has the right to terminate the contract unilaterally and return all funds to the Customer's details, taking into account the deducted amount for commission expenses during the transfer.
- 4.2 If the funds are not received from the Customer at the expense of the Service within 30 minutes from the moment of the application being submitted by the Customer, the agreement between the parties is unilaterally terminated by the Service, since the agreement does not come into effect. The customer may not be notified. If the funds arrive at the Service details after the deadline, then such funds are transferred back to the Customer's account, and all commission expenses related to the transfer are deducted from these funds.
- 4.3 If there is a delay in the transfer of funds to the details specified by the Customer, due to the fault of the settlement system, the Service is not liable for damage resulting from a long cash flow. In this case, the Customer must agree that all claims will be made to the settlement system, and the Service provides its assistance as far as possible within the framework of the law.

4.4 In case of detection of a fake of communication flows or an impact, in order to worsen the operation of the Service, namely its program code, the application is suspended. If the Customer does not agree with the suspension, he has the full right to terminate the contract and the funds will be sent to the details specified by the Customer.

4.5 In the case of using the services of the Service, the Customer fully agrees that the Service bears limited liability, consistent with the scope of this contract and does not provide additional guarantees to the Customer, and also does not bear any additional liability to him. Accordingly, the Customer shall not be liable to the Service.

4.6 The Customer undertakes to comply with the standards in accordance with the law, and also not to falsify communication flows and not to create obstacles for the normal operation of the Service's software code.

5. Conducting operations

5.1 The Service is not liable for damage and consequences in the event of an erroneous transfer of electronic currency in the event that the Customer indicated incorrect details when submitting the application.

5.2 If it is impossible to fulfill the application, due to circumstances beyond the control of the Service, such as lack of communication, lack of funds or erroneous data of the Customer, the funds are credited to the account within the next 24 hours or returned to the Customer's details minus the commission expenses.

5.3 The customer pays a fee for the transfer of payment systems in case of a loan.

5.4 Some operations require prior registration. When registering, the name, phone number and postal address must be indicated, as well we can request documents to confirm identity. We have the right to refuse a loan if the registration requirements are not fulfilled and to return the payment.

5.5 The customer undertakes to submit all documents proving his identity, in case of suspicion of fraud and money laundering.

5.6 It is strictly forbidden to use the services of the Service for carrying out illegal transfers and fraudulent activities. At the conclusion of this contract, the Customer undertakes to comply with these requirements and, in the event of fraud, bear the criminal responsibility established by the legislation at the moment.

5.7 Requests are executed on weekdays during working hours up to 30 minutes; on Saturday and Sunday, the deadline for completing the request may be increased to 24 hours. The execution time can be checked with the operator in the online chat on the site or by sending a letter in the mail.

5.8 Partners, customers are not allowed to have an additional affiliate account, which can be used to mislead the administration of the service and be used to extract profits in the form of affiliate payments. If you identify cases related to the violation of this item of the rules of the service, the accounts related to the violation will be blocked without paying partner fees.

6. Unforeseen circumstances

6.1 In the event that during the processing of the Customer's application, unforeseen circumstances arise that contribute to the failure of the Service to comply with the terms of the agreement, the deadlines for the execution of the application are postponed to the appropriate period of force majeure. For overdue obligations the Service is not responsible.

7. Claims and disputes

7.1 Claims under this contract are accepted by the Service in the form of an e-mail in which the Customer indicates the essence of the claim. This letter is sent to the Service details indicated on the site.

7.2 The Service has the right to refuse to conclude a contract and execute an application, without giving reasons. This item applies to any customer.

Customer Signature _____

