

USER AGREEMENT

Upadated: 12/10/2022

These User agreement ("Agreement") regarding products and services (hereinafter collectively referred to as the "Services") offered by Beaver Dealer UAB legal entity incorporated under the laws of the Republic of Lithuania with registration number: 305928746, legal address: Republic of Lithuania, Vilnius, Eisiskiu Sodų 18-th, g. 11 (hereinafter referred as Beaver Dealer or "We", "Our"). include website, <https://beaverdealer.com> website ("Site").

"You", "your" or "yours" means the persons to whom this policy applies.

BY ACCEPTING THESE TERMS, YOU WILL BE ENTERING INTO A LEGALLY BINDING AGREEMENT WITH BEAVER DEALER.

IF YOU DO NOT AGREE TO ALL OF THE TERMS AND CONDITIONS OF THIS AGREEMENT, YOU ARE NOT AN AUTHORIZED USER OF THESE SERVICES AND YOU SHOULD NOT USE THE SITE.

YOU MUST BE AT LEAST 18 YEARS OLD TO USE BEAVER DEALER. BY ACCESSING OR USING BEAVER DEALER, YOU REPRESENT THAT YOU ARE 18 YEARS OF AGE OR OLDER.

BY ACCESSING OR USING BEAVER DEALER, YOU ALSO REPRESENT THAT:

YOU ARE OF FULL LEGAL AGE IN ACCORDANCE WITH LEGISLATION IN YOUR COUNTRY AND HAVE FULL CAPACITY TO CONTRACT UNDER APPLICABLE LAW;

YOU WILL ONLY BE TRANSACTING ON THE WEBSITE WITH LEGALLY-OBTAINED FUNDS THAT BELONG TO YOU;

YOU WILL NOT BE FURTHERING, PERFORMING, UNDERTAKING OR ENGAGING IN ANY UNLAWFUL ACTIVITY THROUGH YOUR RELATIONSHIP WITH US OR THROUGH YOUR USE OF THE SITE;

AND YOU WILL BE COMPLYING WITH AND OBEYING ALL APPLICABLE LAWS.

WARNING: CRYPTOCURRENCY AND ITS DERIVATIVES CARRY RISKS AND MAY BE PROHIBITED BY THE LEGISLATIONS OF SOME COUNTRIES AS A FINANCIAL INSTRUMENTS. BY ACCEPTING OF THIS AGREEMENT, YOU CONFIRM THAT YOU HAVE BEEN WARNED ABOUT RISKS ASSOCIATED WITH CRYPTOCURRENCIES AND FULLY AWARE OF THAT'S RISKS.

Beaver Dealer have the right to make amendments to the Agreement at our own discretion at any reasonable rate of frequency by posting the amended terms on the Site. The user explicitly and implicitly agrees to be bound by each term of Agreement each time he accesses the Site.

1. Terms and definitions

“Account” means the Site account containing personal information of user and information about Cryptocurrency Transaction.

“Business Day” means a day other than a Saturday, Sunday or public holiday in the relevant jurisdiction when banks are open for business.

“Exchange” means a cryptocurrency exchange tool.

“Cryptocurrency Transaction” means any transaction you perform which involves a Supported Cryptocurrency.

“Exchange Rate” set price of the cryptocurrency to buy or sell.

“KYC” means “know-your-customer”.

“Limits” means the Our limits, set for Cryptocurrency Transaction.

“Information” means any confidential and/or personally identifiable information or other information, including but not limited to the following: name, email address, date of birth.

“Restricted Countries” means a list of countries where Services are not available.

“Supported Cryptocurrencies” means the cryptocurrencies supported by and made available on our Site.

“Supported Currency” means the Supported Fiat Currencies and Supported Cryptocurrencies.

“Supported Fiat Currencies” means fiat currencies valid and available at our platform: Euros or USD.

“Transaction History” means the list of transactions you have entered into.

“Verification” means the process of verifying your identity through the submission of requested documents.

2. Our Services

2.1. Sell cryptocurrency

You can sell cryptocurrency via our Site in accordance with current, established Exchange Rate.

2.2. Buy cryptocurrency.

You can buy cryptocurrency, using US Dollars and Euros. Available cryptocurrency: Bitcoin, Litecoin, Ethereum, Tether, Ripple.

You can buy cryptocurrency by credit card (Visa & Mastercard).

3. Functionalities of Services

3.1. Sign Up procedure

Visit the Site and create your own Account.

Please pay attention:

- password must be in Latin characters
- password must contain from 7 to 50 symbols
- password must contain at least 1 uppercase letter, at least 1 digit and 1 special symbol.

Confirm your consent on checkbox.

To confirm your e-mail address, please check your e-mail and find the message from Beaver Dealer with further instructions.

You acknowledge and agree that we shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by, or in connection with the unauthorized use of your Account arising from a failure on your part to maintain the confidentiality of your password.

3.2. There are different types of fees and limits which are subject to change.

You can always find actual figures in section FAQ.

Cryptocurrency receive and send limits:

Minimum operation limit – 10 USD or similar sum in Euro or a cryptocurrency at an appropriate cost;

Maximum daily limit – 15000 USD or similar sum in Euro or a cryptocurrency at an appropriate cost;

Before confirming any transaction, you will have a detailed info including all the fees payable.

Figures may vary due to the exchange rates. Please check the updates.

3.3. Procedures of deposit funds

Deposit of funds:

You can purchase supported cryptocurrencies using your local debit or credit card.

In order to add funds with your card, you need to make sure that you are a verified user and have an active credit/debit card.

Please note:

We accept VISA, Mastercard;

Your credit/debit card must have 3D Secure option enabled;

We don't keep your card details.

4. Limited License

Beaver Dealer grants its user a non-exclusive, non-transferable, revocable right to access and use our Site on the purpose of making cryptocurrency transactions using the suggested financial exchange instruments and related services, strictly in accordance with our Privacy and AML Policy.

5. Copyrights and Trademarks

Unless otherwise noted, all materials without limitation including, logos, brand names, images, designs, photographs, video clips any written and other materials that appear as part of our Site are copyrights, trademarks, service marks and/or other intellectual property whether registered or unregistered ("Intellectual Property") owned, controlled or licensed by Beaver Dealer. Our Site protected by copyright. Nothing on our Site should be construed as granting, by implication, estoppel or otherwise, any license or right to use any Intellectual Property displayed or used on our Site, without the prior written permission of the Intellectual Property owner. The names and logos of Beaver Dealer may not be used in any way, including advertising or publicity pertaining to distribution of materials on our Site without prior written permission from Beaver Dealer,

prohibits the use of any logo of Beaver Dealer any of its affiliates as part of a link to or from any Website unless Beaver Dealer approves such link in advance and in writing. Fair use of Beaver Dealer Intellectual Property requires proper acknowledgment. Other product and company names mentioned in our Site may be the Intellectual Property of their respective owners.

6. Links to Third-Party Websites

Our Site may contain links to Websites owned or operated by parties other than Beaver Dealer that are provided for user's reference only. We does not hold responsibility for their content.

7. No Warranties; Exclusion of Liability

THE SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE" BASIS WITHOUT ANY REPRESENTATION OR WARRANTY, WHETHER EXPRESS, IMPLIED, OR STATUTORY. BEAVER DEALER SPECIFICALLY DISCLAIMS ANY IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. BEAVER DEALER DOES NOT MAKE ANY REPRESENTATIONS OR WARRANTIES THAT ACCESS TO ANY PART OF OUR SERVICES, OR ANY OF THE MATERIALS CONTAINED THEREIN, WILL BE CONTINUOUS, UNINTERRUPTED, TIMELY, ERROR-FREE OR SECURE. OPERATION OF THE SITE MAY BE INTERFERED WITH BY NUMEROUS FACTORS OUTSIDE OF OUR CONTROL. WE ARE NOT RESPONSIBLE FOR THE CRYPTOCURRENCY MARKET, AND WE MAKE NO REPRESENTATIONS OR WARRANTIES CONCERNING THE REAL OR PERCEIVED VALUE OF CRYPTOCURRENCY AS DENOMINATED IN ANY QUOTED CURRENCY. ALTHOUGH WE MAY PROVIDE HISTORICAL AND/OR REAL-TIME DATA REGARDING THE PRICE OF CRYPTOCURRENCY, WE MAKE NO REPRESENTATIONS REGARDING THE QUALITY, SUITABILITY, TRUTH, USEFULNESS, ACCURACY, OR COMPLETENESS OF SUCH DATA, AND YOU SHOULD NOT RELY ON SUCH DATA FOR ANY REASON WHATSOEVER. YOU UNDERSTAND AND AGREE THAT THE VALUE OF CRYPTOCURRENCY CAN BE VOLATILE, AND WE ARE NOT IN ANY WAY RESPONSIBLE OR LIABLE FOR ANY LOSSES YOU MAY INCUR BY HOLDING OR TRADING CRYPTOCURRENCY, EVEN IF THE SERVICES ARE DELAYED, SUSPENDED, OR INTERRUPTED FOR ANY REASON. FURTHER, BEAVER DEALER. MAKES NO REPRESENTATIONS OR WARRANTIES AS TO THE QUALITY, SUITABILITY, TRUTH, USEFULNESS, ACCURACY, OR COMPLETENESS OF THE SERVICES OR ANY MATERIALS CONTAINED THEREIN. WE WILL MAKE REASONABLE EFFORTS TO ENSURE THAT REQUESTS FOR ELECTRONIC DEBITS AND CREDITS INVOLVING BANK ACCOUNTS, CREDIT CARDS ARE PROCESSED IN A TIMELY MANNER BUT BEAVER DEALER MAKES NO REPRESENTATIONS OR WARRANTIES REGARDING THE AMOUNT OF TIME NEEDED TO COMPLETE PROCESSING BECAUSE THE QUANTUM.UK. SERVICES ARE

DEPENDENT UPON MANY FACTORS OUTSIDE OF OUR CONTROL, SUCH AS DELAYS IN THE BANKING SYSTEM OR INTERNATIONAL MAIL SERVICE.

7.1. Computer Viruses. We shall not bear any liability, whatsoever, for any damage or interruptions caused by any computer viruses, spyware, scareware, Trojan horses, worms or other malware that may affect your computer or other equipment, or any phishing, spoofing or other attacks. We advise the regular use of a reputable and readily available virus screening and prevention software. You should also be aware that email services are vulnerable to spoofing and phishing attacks and should use care in reviewing messages purporting to originate from Beaver Dealer. Always log into your Account through the Site to review any transactions or required actions if you have any uncertainty regarding the authenticity of any communication or notice.

7.2. Force Majeure. We shall not be liable for delays, failure in performance or interruption of service which result directly or indirectly from any cause or condition beyond our reasonable control, including but not limited to, any delay or failure due to any act of God, act of civil or military authorities, act of terrorists, civil disturbance, war, strike or other labor dispute, fire, interruption in telecommunications or Internet services or network provider services, failure of equipment and/or software, other catastrophe or any other occurrence which is beyond our reasonable control and shall not affect the validity and enforceability of any remaining provisions.

8. Indemnification

8.1. The user agrees to defend, indemnify and hold Beaver Dealer harmless from and against any and all claims, damages, costs and expenses, including attorneys' fees, arising from or related to use of our Site or any Services purchased through it.

8.2. We always appreciate the user's feedback or other suggestions regarding Beaver Dealer, but still, we may use (or not use) the feedback or suggestions on our own discretion (just as the user has no obligation to offer them).

8.3. To the extent allowed by applicable law, you agree that you will bring any claim or cause of action arising from or relating to your access or use of our Services within two years from the date on which such claim or action arose or accrued or such claim or cause of action will be irrevocably waived.

8.4. Our failure to exercise or enforce any right or provision of these Terms will not constitute a waiver of that right or provision.

8.5. These Agreement and all related documents be drafted in English. Any translation hereof has been provided for information purposes only and does not have any legal value nor create any contractual relationship between the parties.

8.6. If any provision of these Agreement is held to be illegal, invalid or unenforceable, this will not affect any other provision of these Agreement and will be deemed amended to the extent necessary to make Agreement legal, valid, and enforceable.

9. Governing Law, Jurisdiction

These Agreement will be governed by and construed in accordance with the laws of Republic Lithuania, without giving effect to any choice or conflict of law provision, principle or rule. Any action or proceeding arising out of or relating to the Services or these Agreement will be instituted in the country courts of Vilnius Lithuania, and each party irrevocably submits to the exclusive jurisdiction of such courts in any such action or proceeding. You waive any and all objections to the exercise of jurisdiction over you by such courts and to the venue of such courts.

10. Section Headings

Section headings in this Agreement are for convenience only, and shall not govern the meaning or interpretation of any provision of this Agreement

11. Contact us

To contact us, please send us an email to support@beaverdealer.com or contact our Support center in online chat window. Open on business days.