

Rules of Token Sale

PLEASE REVIEW THESE TOKEN SALE RULES CAREFULLY. PLEASE NOTE THAT SECTION 15 CONTAINS ARBITRATION PROVISIONS WITH MANDATORY FORCE AND WITHDRAWAL OF THE RIGHT TO PARTICIPATE IN THE REPRESENTATIVE OFFICE WHICH AFFECT YOUR LEGAL RIGHTS. DO NOT ACQUIRE THE TOKENS IN CASE, IF YOU NOT AGREE WITH THESE SELLING TOKEN RULES.

This document is the tokens selling rules (hereinafter referred to as the "Rules") agreed upon by you (hereinafter referred to as the "Buyer", "User", "You") and Crypterra (hereinafter "Crypterra", "Company", "We" "Us", "us").

Each of you and the Company is referred to as the "Party", together - "Parties". You accept these Rules when you purchase tokens (hereinafter - "Tokens"). TokenCPTX is a digital product created by Crypterra for use by owners of tokens within the framework of the Platform (hereinafter referred to as the "Platform"), as described in the "White Paper", posted on the site crypterra.in. The purchase of Tokens is governed by these Rules. By purchasing Tokens from us, you assume the obligation to comply with these Rules and all the conditions included by reference. If you have any questions regarding these Rules, please contact the Token Sales Department at e-mail: info@crypterra.in. You and the Company agree on the following:

1. Acquisition of Tokens.

In accordance with the Terms of Use and these Terms, the Company agrees to sell to you, and you agree to purchase from the Company a certain number of Tokens at the price indicated on the website www.crypterra.in (the "Site"), depending on the time of purchase.

2. The scope of the Rules.

- Unless otherwise specified herein, these Rules govern the acquisition of Tokens from the Company during the sale period, which is listed on the website www.crypterra.in (the "Sale Period"), or when the maximum amount of collected funds (hardcap) is reached, (hereinafter referred to as the "Maximum amount of funds"), as provided in the White Paper, depending on which of these events occurs earlier. Any payment received by the Company after the end of the Sale Period will be accepted only if it was created in the Sales Period. The company may ask the Buyer to provide proof of payment. After reaching the maximum amount of funds, payments will not be accepted.
- Any use of Tokens is governed primarily by other applicable terms and policies that are presented on the Site (hereinafter collectively referred to as the "Terms of Use of Tokens"). The Terms of Use of tokens may from time to time be amended at the sole discretion of the Company, with a modified version of the Terms of Use tokens to be placed in place of the previous version.
- In the event of any inconsistency with these Rules, the Terms of Use of Tokens will apply to any questions regarding the use of tokens.
- During the Sales Period, Crypterra may conduct marketing activities, including those on which tokens are provided for free. The purpose of such events is to increase the total volume of sales of tokens during the Sale Period. The rules of such events can be published on the website www.crypterra.in, in the White Paper or announced to the Buyer by any other means.

- Rules for the sale of tokens, Terms of Use and Privacy Policy are a single set of rules governing the relationship between the Buyer and Crypterra. You can not accept them partially, this set of rules should be accepted in full.
- If there is any conflict between the Rules for the sale of tokens and the Terms of Use, the Rules for the sale of tokens prevail.
- If there is any conflict between the Terms of Use and the Privacy Policy, the Terms of Use prevail.
- Crypterra has the right to enter into an agreement with any Buyer on special terms (including commercial terms), which may differ from those provided for in these Rules.

3. Acquisition procedure.

The acquisition procedure largely depends on the time of funds transfer for the acquisition of Tokens:

- The acquisition of Tokens may require the creation of an Account on the Site.
- If you are transferring funds for the purpose of purchasing Tokens to your Account during the Sale Period or before it starts, the funds will be treated as a deposit, and you will need to manually complete the acquisition process, taking into account the additional premiums available when making a purchase in excess of a certain size. If you did not make a Tokens purchase during the premium offer period, it will be assumed that you are acquiring the Tokens at the highest price available at the end of the token sales. The number of Tokens purchased is determined on the basis of the total amount you used to purchase Tokens, with your granted and applicable premiums, and / or the total amount of funds transferred by you, in order to purchase Tokens in the event that you were unable to make a purchase for a period during which the awards were offered.
- If you transfer funds for the purpose of purchasing Tokens to your Account on the first day of the Sale Period or after it, your funds will be treated as a Payment for Tokens, and when you receive a confirmation of your payment, the premiums available at the time of payment will automatically apply . The number of Tokens purchased will be determined based on the total amount received by the Company in order to purchase Tokens and the corresponding premiums available at the time of receipt of your payment.
- You understand that if at the end of the sales of tokens the balance on your account is less than the amount equivalent to the cost of one Token, then such amount will become the property of the Company as its income, because the compensation of such amount to the Buyer will mean losses the amount of which (for the Company, and also for the Buyer) there will be more such amount on the account of the Buyer.
- Prior to the distribution of Tokens, you will need to provide the address of a third-party electronic wallet (hereinafter referred to as the "External purse") where the Tokens purchased by you will be transferred and take all necessary steps to connect your External Wallet to the Account in accordance with the instructions posted by the Company in Your account before the distribution of Tokens. The external purse must support the standard of the ERC-20 token. If the Buyer needs help with making out an External Wallet, he should contact the support service at the address: info@crypterra.in.
- After successful purchase, information about purchased Token will be reflected within 72 hours in your Account and External purse provided that you provide it in your Account. Purchased Tokens will be

available for cancellation after their distribution to Crypterra in the order established in Sections 4 and 5 of these Rules.

4. Date of distribution.

After the completion of the Token Sale Period or within 10 working days after the maximum amount has been reached, Tokens will be distributed by the Company to the Buyers.

5. Receiving Tokens.

On the day of distribution, the acquired Tokens will be placed by the Company in the External purse of the Buyer (if any) or will be available for debiting in the Account. Representation of an incorrect address of the External purse will lead to loss of purchased Tokens, the sole responsibility for which is made by the Buyer. Failure to provide information about the External purse, or failure to complete the procedure for its execution will lead to a delay in writing off the purchased Tokens, the sole responsibility for which is made by the Buyer. The Buyer is responsible for taking reasonable security measures for the External purse, storage or other storage device that the Buyer decides to use to acquire and store Tokens in the Account, including any necessary personal (s) key (s) or other credentials necessary to gain access to such storage device (s). In the event of loss by the Buyer of the personal key (s) or other credentials for access, the Buyer may lose the right to access the Tokens acquired. The company is not responsible for any such losses.

6. Terms and conditions concerning Token.

The terms and conditions for Tokens are set in the White Paper on the crypterra.in website, such terms and conditions are incorporated herein by reference.

7. Cancellation, rejection of applications for purchase.

- The acquisition of the Tokens from the Company is final after the distribution of the Tokens, no refunds or cancellations will be made, except as expressly provided for in these Rules. However, prior to the distribution of Tokens, the Buyer may request a refund by contacting the Company at: info@crypterra.in. In addition, the Company reserves the right to cancel any acquisition of Tokens or to refuse any purchase orders at the sole discretion of the Company, regardless of the reason. In this case, the Company will make a refund in the same form in which you made the payment, and to the same purse address, bank account or the same third-party payment operator from which your funds arrived. We can deduct the transaction costs from the reimbursable amount (if any). At a minimum, this is the cost of payment received through CoinPayments.Net (0.5% of the payment amount) + costs for the outgoing transaction in our system of blocking certain crypto currencies at the time of sending funds + the cost of converting any other CTC to CoinPayments .Net (commission and rate), as Tokens are evaluated and sold on the site in bitcoins.

- The Company has the right to refuse to return payments made by you as a deposit of funds in the event that the details of payment when sending them to us differ from the details you provided when receiving the required refund.

8. Confirmation and acceptance of risks.

You acknowledge and agree that there are risks associated with the acquisition, ownership and use of Tokens, as indicated in the White Paper. If you have any questions about these risks, you should contact

the sales team at info@crypterra.in. PURCHASING TOKENS, YOU DIRECTLY RECOGNIZE AND ACCEPT SUCH RISKS.

9. Representations and warranties.

In connection with the acquisition of Tokens, you declare to the Company the following:

- You have read Token's terms and conditions and have received sufficient information about Tokens in order to make an informed and informed decision regarding the acquisition of Tokens.
- You have a good understanding of cryptographic tokens, storage devices for tokens (such as purses of tokens), and about blocking technology to understand the terms of these Rules and to assess the risks and consequences of acquiring Tokens.
- You understand that Tokens grant only the rights described in the White Paper and do not give any other rights in any form in relation to, including, without limitation, any title, right to distribution, redemption, liquidation and property rights (including all forms of intellectual property), as well as other financial or legal rights.
- You agree not to purchase Tokens for use other than those provided for in the White Paper, including but not limited to any investment, speculative or other financial objectives.
- You understand that Tokens are not electronic money, securities, merchandise or other types of financial instruments, have not been registered under the Securities Act and securities laws of any US state or securities laws of any other country, including legislation on securities of any jurisdiction, of which the Buyer is a resident.
- You have ascertained that you have fully complied with the laws of your jurisdiction in connection with any invitation to purchase Tokens or any use of these Rules, including:
 - o legal requirements within the framework of its jurisdiction to acquire Tokens;
 - o any currency restrictions applicable to such acquisition, and
 - o any approval by the state or other authorities that may need to be obtained.
 - o You agree and acknowledge that you do not have the right and should not acquire tokens if you are a citizen or resident (tax or otherwise) of the US, Canada or PRC or any other country in which the purchase or circulation of tokens is prohibited or restricted or for release (issue) and the circulation of which requires a special permit from state or other regulatory bodies.
- The acquisition of Tokens, as well as their payment and subsequent beneficial ownership of Tokens, does not violate any applicable legislation of your jurisdiction.
- You comply with all applicable tax liabilities in all relevant jurisdictions that arise as a result of the acquisition of Tokens.
- You understand that the crypterra.in sites as well as the White Paper can be translated into several languages, but only information in English is mandatory for the Parties to these Rules. Translations of versions of sites and documents into other languages are carried out exclusively for informational purposes.

- You understand that you must follow the version of the White Paper that is posted on the crypterra.in website at the time of the acquisition of Tokens or after the acquisition.
- If you acquire Tokens on behalf of any legal entity, you are authorized to accept these Rules on behalf of such legal entity, and also that such a legal entity is liable for the violation of these Rules by you or by any other employee or agent of such legal entity (links the "you" in these Rules are shared by you and such a legal entity).
- You understand that when carrying out economic activities, a company can not comply with the requirements of all jurisdictions around the world. If any provisions of this document violate the law governed by the Buyer, then the law of the Buyer's jurisdiction will prevail. When registering a relationship with Crypterra, the Buyer agrees to comply with the requirements of the laws of its jurisdiction.

10. Guarantee of indemnity.

To the greatest extent permitted by applicable law, you will provide for the obligation to indemnify, provide protection and non-harm to the Company and relevant former, present and future employees, managers, directors, contractors, consultants, equity participants, suppliers, sellers, service providers, principal and subsidiaries, affiliated persons, agents, representatives, predecessor, assignees and assignees of the Company (hereinafter referred to as "the Parties of the Company") in connection with any claims, demanding niyami, claims, damages, losses, costs and expenses (including attorneys' fees losses) arising in connection with:

- the acquisition or use of Tokens,
- Your duties or obligations under this Regulation,
- violation of these Rules from your Party, or
- violation by you of any rights of a natural or legal person, and
- Violation of any legislation on your part.

The Company reserves the right to control at its own expense, at its own expense, protection against any claim in accordance with the guarantee of compensation provided for in Section 10 (a). This warranty of unconditional redress is provided as an addendum, and not as a substitute for any other guarantees of unconditional redress set forth in the written agreement between you and the Company.

11. Warranty waivers.

• TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AND IF THE COMPANY IN THE WRITING FORM DOES NOT INDICATE ABOUT THEM, (A) THE TOKENS ARE SOLD AS "AS IS" AND "AS POSSIBLE" WITHOUT ANY KIND OF WARRANTY. THEREFORE WE EXPRESSLY DISCLAIMS ALL IMPLIED WARRANTIES WITH RESPECT TO TOCENTS, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, LEGAL TITLE AND NON-INFRINGEMENT; (B) THE COMPANY DOES NOT DECLARE AND MAKE ANY WARRANTY REGARDING THAT THE TOKENS ARE RELIABLE, ACTUAL, RELIABLE, RELEVANT TO THE BUYER REQUIREMENTS, AND THEN THE TOKEN FAULTS WILL BE COMPLETED; AND (C) THE COMPANY MAY NOT APPLY OR GUARANTEE AND DOES NOT STATEMENT AND DOES NOT GUARANTEE THAT THE TOKENS OR THE MECHANISM OF THE DISTRIBUTION OF TOKENS WILL NOT CONTAIN VIRUSES OR OTHER MALARIOUS COMPONENTS.

- Some jurisdictions do not allow the exclusion of certain warranties or disclaimers of implied terms in contracts with customers, so some or all of the warranty exceptions and waivers from this Section may not apply to you.

12. Limitation of Liability.

- TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW:

o THE COMPANY OR ANY PARTIES SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES OF ANY KIND, INCLUDING, BUT NOT LIMITED TO, WHATSOEVER LOST PROFITS, PROFIT OR BENEFITS, LOSS OF USE OR DATA, OR DAMAGE TO THE INTERRUPTION OF THE ACTIVITY) ARISING OUT OF THE SALE OR USE OF THE TOKENS OR IN CONNECTION WITH SUCH AS WELL AS WELL-RELEASED THESE RULES INDEPENDENT OF THE FORM OF ACTION, AS ON THE BASIS OF THE CONTRACT, IN THE RESULTANT TORT (INCLUDING, BUT NOT LIMITED TO, unsecured necessary degree of cautious, reflected in the acts or omissions imputed NEGLIGENCE), OR OTHERWISE legal or the fair grounds (EVEN IF THE PARTY OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER SUCH DAMAGES PREDICTED);

NO IN NO EVENT SHALL THE COMPETENT SIZE OF LIABILITY OF THE COMPANY AND THE PARTIES OF THE COMPANY (JOINTLY), ARISING OUT OF THE CONTRACT, GUARANTEES, AS A RESULT OF THE TORT (INCLUDING THE INJURY AFFECTED IN ACTION OR IMMEDIATELY OR EXPLAINED INAPPROPRIATION) OR OTHER BASES OF THESE RULES OR USE OF TOKENS OR INABILITY TO USE THEM, AND ALSO IN CONNECTION WITH SUCH AS, DOES NOT EXCEED THE AMOUNT THAT YOU PAY COMPANIES FOR TOKENS.

- THE LIMITATION SET FORTH IN SECTION 12 (a) DOES NOT LIMIT, AND DOES NOT EXCLUDE LIABILITY FOR GROSS NEGLIGENCE, FRAUD, OR INTENTIONAL, INTENTIONAL OR UNINCEPIONAL ACTIONS BY THE PARTY OF THE COMPANY.

- Some jurisdictions do not allow the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the limitations of this Section may not apply to you.

13. Exemption from liability.

To the greatest extent permitted by applicable law, you release the Company and the Parties of the Company from liabilities, liabilities, claims, claims and (or) losses (actual and indirect) of any kind and nature, whether known or unknown (including but not limited to claims in respect of negligence) that arose from litigation with your participation, acts or omissions of third parties, and in connection with such. You expressly waive any rights that you may be entitled to under the law or common law principles that would otherwise restrict the validity of these exemptions to include only those claims that you may know or exist about , in your favor at a time when you agree with the provisions on the release of responsibility.

14. Applicable law. Dispute resolution

PLEASE REVIEW IT CAREFULLY WITH THE FOLLOWING SECTION AS IT PREPARES FOR CONSIDERATION OF SOME DISPUTES AND CLAIMS WITH REGARD TO THE COMPANY IN THE ORDER OF ARBITRATION AND LIMITS ACTIONS WHEN YOU MAY APPLY FOR JUDICIAL PROTECTION FROM THE COMPANY.

The validity, interpretation, interpretation and implementation of these Rules, as well as all actions and transactions in accordance with such Rules, as well as the rights and obligations of the parties hereto, shall be governed by and interpreted and explained in accordance with Cyprus law without regard to conflict of laws norms.

Proceedings in any litigation arising out of or in connection with these Rules are your personal and personal Crypterra case will be treated solely through a separate hearing and will not be initiated as collective proceedings, group or other similar proceedings. There will be no collective or group proceedings, during which an individual attempts to resolve a Judicial Dispute by acting as a representative of another individual or group of individuals. In addition, the Judicial Dispute can not be initiated as a collective or group action either within the proceedings or outside it, or on behalf of any other individual or group of individuals.

If permitted by applicable law, any Litigation shall be submitted for final consideration to the District Court of Limassol, Republic of Cyprus.

15. Other provisions.

- The exhaustive nature of the document. These Rules represent the entirety of agreements and arrangements between the Parties with respect to the subject matter of these Rules, replace all previous or present discussions, agreements and agreements (both written and oral) between the Parties with respect to the subject matter of these Rules.
- Changes. The Company may at any time make any changes to these Rules, regardless of the reason, by posting a modified version of the Rules on the Site. We will notify you of any changes to these Rules by posting any amended rules on the Site and the corresponding modification of the above line, "Last Update", or in another way that we deem appropriate. We are not required to send notices by other means than those specified here. Any change to these Regulations shall take effect immediately at the time of such notification and shall apply to any current or subsequent acquisition of Tokens.
- An agreement that is legally binding. These Rules represent legally binding terms and conditions for the sale and acquisition of Tokens. By purchasing Tokens, you confirm your consent and acceptance of the Rules. You agree to abide by the Rules in force at the time of the acquisition of Tokens. If you acquire Tokens on behalf of any legal entity, you acknowledge and accept these Rules on behalf of such legal entity (for which the definition of "you" applies) and ensure that you are duly authorized to act on behalf of such legal entity.
- Assignees and assigns. Except where otherwise provided in these Regulations, these Rules, as well as the rights and obligations of the Parties are binding and will be valid for their respective successors, assignees, heirs, executors, managers and legal representatives. The Company may assign any rights and obligations under these Rules. Any other Party to these Rules may not assign (either voluntarily or by law) any of its rights and obligations under these Rules, except where there is prior written consent of the Company.
- Independence of regulations. If any provision of these Rules is deemed invalid, illegal or otherwise void, the remaining provisions of these Rules will nevertheless be binding on you with the same force as if the invalid and unenforceable portion were excluded or removed.
- Headers. The headings of the paragraphs of these Rules are included for convenience only and do not affect the interpretation or clarification of these Rules.

- Adoption. When acquiring Tokens, you expressly agree and accept these Rules, as well as all the terms and conditions that are incorporated herein by reference.
- Termination. Crypterra may terminate this Agreement with any of you, i.e. refuse to provide services in the future.