

USER AGREEMENT

Last updated: February 01, 2023.

This User Agreement, hereinafter referred to as the "Agreement", is an electronic agreement between the User and the RPartner platform, regarding the User's use of the Site, as well as all services, products, related sites and materials provided by the RPartner platform, collectively referred to as the "Platform").

A warning about financial risks and possible consequences.

Working with Cryptocurrencies involves risk due to the significant volatility of their value. Cryptocurrencies are unique types of currencies supported by blockchain technology and trust, which are based on decentralization and independence from governments. By accepting this Agreement, the User understands that all transactions with Crypto-currencies are irreversible in relation to his ownership rights to Cryptocurrencies and Fiat Currencies.

1. The procedure for registration and acceptance of the terms of the Agreement.

By going through the registration procedure on the Site, the User confirms his consent that he has read, understands and fully accepts the terms without any reservations, and also assumes all obligations under this Agreement and agrees to fulfill the obligations of this Agreement in the current version, taking into account possible changes and additions to it.

This Agreement is accepted by the User subject to all the conditions of its acceptance, namely:

- The User has read the terms of this Agreement and all its parts with any changes and/or additions to it;
- The User provided the Platform with complete and accurate information, including login, email address and password, in the registration form on the Registration tab located at <https://rpartner.academy>;
- The user has put the required mark in a special field under the heading "I have read the terms of the User Agreement and Privacy Policy" in the registration form;
- The User clicked on the "Next" button in the registration form of the Website after filling out the registration form, which means the User's consent and understanding of the terms of this Agreement, as well as consent to the processing of his personal data.
- The user clicked on the "Confirm email" button in the message that came to the mailbox specified in the registration form.

Acceptance of the terms of the Agreement occurs when the User clicks the "Confirm email" button and a message is released informing the User of the successful registration "Your email has been successfully confirmed", then the registration process is considered completed, and the terms of this Agreement become binding and applicable to the User.

If the User does not agree with the terms of this Agreement, this should not entail registration on the Site and use of the Platform and/or Services.

In order to register, the User must provide the Platform with his Account Data, as well as unconditionally accept the terms of this Agreement. The User agrees to provide complete and accurate information when registering on the Platform and promptly update any information that he is obliged to provide to the Platform to ensure the constant completeness and accuracy of such information.

Each User can access the Platform and the Account through a Personal Account.

In order to ensure access to the Platform, to his Account and Personal Account, the User is allowed to act through his Representative (attorney, trustee, trustee (trustee), heir or inheritance manager), authorized by appropriate documents provided in advance to the Platform, drawn up in English, or with a certified translated into English, legalized/apostilled if required by law.

The Platform has the right, at its discretion, to refuse the User to register on the Payment Form.

The User confirms that he has reached the age of legal capacity to conclude an Agreement and assume obligations under it in accordance with applicable law, and also has full legal capacity. The User's use of the Services, the Website and the Platform is regulated by international control requirements and the requirements of economic sanctions. By sending, receiving, buying, selling or storing Funds on the Platform, the User agrees that he will comply with these requirements. The User is prohibited from making or participating in Transactions on the Platform or using any Services if:

- he is under control, or is a resident/citizen of one of the jurisdictions included in the high-risk group and other controlled jurisdictions in accordance with the definition of the Financial Action Task Force on Money Laundering (FATF), or a jurisdiction prohibiting the use of Cryptocurrencies, or falling under the sanctions list of the UN Security Council,
- he is a person included by the US Treasury in the List of Special Categories of Citizens or the US Department of Commerce in the List of Prohibited Persons, or falls under the regime of financial sanctions of the EU or the UK Treasury
- he is a resident and/or a citizen of the United States, or a legal entity in which the share of a citizen and/or a resident of the United States is 10 percent or more;
- he is under control, or is a resident/citizen of an unrecognized country, or territory, or jurisdiction that requires a mandatory national license for the cryptocurrency exchange business, or a special registration that the Platform may not have;

Depending on the User's place of residence, as well as the User's Internet provider, there may be other factors that will restrict the User from using all or part of the Services.

The User is responsible for compliance with the relevant Laws in force in the territory of his residence (registration) and/or the territory of his stay from which he enters the Site and/or the Platform and/or uses any Services.

The Platform reserves the right to restrict or prohibit the use of the Platform and/or Services for certain jurisdictions, if required by the relevant Law.

By providing the information, the User confirms that it is accurate and reliable, as well as such information is truthful, complete and will be updated in a timely manner with any changes. If there is any reasonable doubt that the information provided is incorrect, untrue, outdated or incomplete, the Platform has the right to send a notification to the User with a request to make corrections, delete the relevant information directly and, depending on the circumstances, terminate the User's access to all or part of the Services.

The User is solely responsible for any losses or expenses incurred during the use of the Services, if the User cannot be contacted through the Account Data provided to the Platform. By entering into this Agreement, the User understands and agrees that he is obliged to update all the information provided in case of any changes.

By registering on the Platform and receiving a Personal Account for use, the User authorizes the Platform to send, directly or through third parties, requests that the Platform considers necessary to confirm the identity of the User or protect the User and/or the Platform from fraud or crimes, as well as to take measures that the Platform will reasonably consider necessary based on the results of such requests. The User understands and agrees that his/her personal information can be transferred to credit reference agencies and fraud or financial crime prevention agencies, and that these agencies can respond to the Platform's requests in full.

2. Concepts, terms and definitions used in this Agreement.

If in the text of the Agreement the concepts and terms are not defined in the text in the relevant parts, then the following concepts and terms will have the following meaning:

"Affiliated person" means, in relation to any Person, any natural person, corporation, partnership, firm, association, unincorporated organization or other legal entity, directly or indirectly controlling, controlled or under common control with such a Person.

"Currency" — Cryptocurrency and/or Fiat money.

"Withdrawal of funds" is an operation to transfer Funds from the User's Account to the User's accounts outside the Platform.

"State body" — any national, federal, state, regional, district, municipal or local government body, foreign or national, or the government of any administrative-territorial unit of any of the above, or any legal entity, body, agency, ministry or other similar executive, legislative, judicial, regulatory or administrative authority or other organization performing managerial functions or related to the government, including any body or other quasi-governmental institution, created to perform any of these functions.

"Data" means any data and other information available or generated by or through the Platform and/or otherwise provided to the User of the Payment Form under this Agreement.

"Account Data" means User data required to log in to the Platform and use it, which includes: login, password, email address and other data specified during and after registration.

"Law" means all applicable laws, regulations, court decisions, decrees, agreements, resolutions, orders and rulings, interpretations and policy statements of any State Body, regulatory body or self—regulatory organization, department, agency or body that, in the relevant situation, has jurisdiction over the Platform, the User or their respective operations.

"Commissions" means any remuneration, fees and/or commission fees payable by Users in favor of the Platform, which are set by the Platform.

"Confidential information" — means any information that the User learns as a result of receiving the products and/or Services of the Platform, or otherwise as a result of the User's access to the Platform, which is confidential or proprietary to the Platform, its Affiliates and/or third parties, licensors, including any information that can extract, or which is related to any products and Services of the Platform, as well as information that relates to the commercial operations of the Platform, commission fees, financial data, technologies, regardless of, whether such information was designated as confidential or not.

"Wallet" is a functional part of the Account, an identification tool for the User's access to the blockchain in which the User's Funds are stored.

"Cryptocurrency" is a cryptographically protected digital expression of value or contractual rights that uses distributed registry technology and can be transferred, stored or sold electronically.

"Person" means an individual, partnership, limited liability partnership, corporation, limited liability company, joint stock company, association or association without the formation of a legal entity, trust or joint venture, or other form of legal entity, or a State Body or its administrative—territorial unit. The term "Person" also includes Representatives, assignees or authorized assignees.

"Personal Account" is a set of protected Platform pages created after the User's registration on the Platform, which displays information on completed Transactions, information about the Funds available to the User, and other information determined by the functionality of the Site and Platform.

"Personal Data" is information that identifies a person, such as name, address, email address, bidding information and bank details. The term "Personal Data" does not include anonymous and/or aggregated data that does not make it possible to identify a particular User.

"Privacy Policy" — rules for the collection, storage, distribution and protection of Personal Data received by the Platform from Users.

"User" means any Person who is registered on the Platform and has agreed to the terms and conditions of this Agreement by accepting it.

"Replenishment of the Account" means an operation related to the deposit of Funds to the Account by the User for the purpose of a future Transaction from the Platform.

"Platform" means a Website owned by RPartner and a hardware and software complex with access via the Internet, through a graphical user interface, for the purpose of enabling interaction with authorized Users.

"Representative" - a person duly authorized by the User to use the Account and Personal Account.

"Working day" — any calendar day, except Saturday, Sunday and other days on which credit institutions may not work.

"Website" — a set of information, texts, graphic elements, design, images, photos and videos and other results of intellectual activity, as well as a set of computer programs contained in an information system that ensure the availability of such information at <https://rpartner.academy>, including any subdomains.

"Agreement" means this User Agreement and its integral parts, taking into account all additions and/or changes that may be made by the Platform in the order determined by their terms, defining the terms of the relationship between the User and the Platform.

"Funds" — the amount of Cryptocurrency that is placed on the Account and used in Transactions.

"Term" means the term of this Agreement, which begins from the moment the User accepts this Agreement in accordance with the procedure defined by this Agreement, and is valid as long as the Platform allows the User to use the Platform's functionality and Services, except in cases of early termination of this Agreement in accordance with its terms.

"Account" is a functional part of the Platform designed to account for the User's Funds.

"Transaction" is a joint operation of the User and the Platform to purchase or sell one Currency in exchange for another Currency on the terms of settlement at the time of the Transaction.

"Fiat money" is a currency issued by the state, defined at the legislative level as a legal tender in the country of its issue and beyond.

Other vague terms and definitions found in the text of this Agreement must be interpreted by the Parties in accordance with the law of England and Wales. The heads are used in this Agreement solely for convenience and do not affect the interpretation of the provisions of the Agreement.

3. Subject of the Agreement.

Based on this Agreement, RPartner provides the User with access to the Website, as well as to the Personal Account and to the Account on the Platform; Access Services to the Platform for Transactions; information necessary for using the Platform and carrying out Transactions.

RPartner may also provide other services that are defined in the Agreement and/or that will be available on the Website or on the Platform.

RPartner reserves the right to choose jurisdictions to carry out its activities, and may also restrict or refuse to provide Services in some countries in order to comply with the rules established by the laws of these countries.

4. User's personal account.

Access to use the Platform, Account and Services is provided only through the Personal Account. To create a Personal Account, you must complete the registration procedure provided for in this Agreement and provide the Platform with all the necessary Account Data.

The Personal Account can only be used by the Person in whose name it was registered. For security purposes, the Platform reserves the right to temporarily restrict the use, suspend the functionality or close the Personal Account if there are suspicions about its use by another person, unless the Parties have agreed otherwise in writing.

The User is obliged to immediately notify the Platform of unauthorized use of the User name, password or any other Account Data, if he/she notices or becomes aware of such unauthorized use.

In this case, the Platform is not responsible for any losses and damages that result from any use by the User or any third party (regardless of whether it was authorized by the User for such use) Personal Account until the Platform is properly notified of such unauthorized use.

The user must set the username and password himself during registration. The user can change the password at any time after completing the registration procedure. The User is obliged to ensure security measures and the safety of the password and other Account Data in order to prevent their disclosure to third parties, while the User independently determines the best procedure for storing the specified information and data, and also takes all possible measures to prevent their illegal or unauthorized disclosure and use.

By this Agreement, the User confirms that the Account Data is confidential information, and he will not disclose such information to third parties. The User is solely responsible for taking the necessary security measures to protect access data to the Personal Account and Account Data and the consequences resulting from non-compliance with such measures.

By registering a Personal Account and entering into this Agreement, the User undertakes:

- notify the Platform immediately if it becomes aware of any unauthorized use of the Personal Account and Account Data by any person, as well as any other violations of security rules; until the Platform receives a corresponding message from the User, all actions performed using the Personal Account are considered to be committed by the User.
- comply with the mechanisms and procedures in force on the Site that relate to security rules, identity verification, Account Replenishment and Withdrawal of funds, as well as perform appropriate actions to exit the Site at the end of each visit;
- if suspicious transactions or activities are detected, including, but not limited to, unknown Account Replenishment and Withdrawal operations, immediately notify the Platform.

5. User Account.

After registering on the Platform, the User gets access to the Account through the Personal Account. The User manages his Account by making or not making Transactions provided by the Platform.

The funds transferred to the Account belong to the User. Interest is not accrued on the amount of the remaining Funds that are placed on the Account, and the Platform has no obligations to pay interest.

All operations on the Account are carried out by the User's order, executed through the Platform's functionality in the Personal Account.

The Platform indicates in the User's Personal Account the information necessary to Replenish the Account and Withdraw funds.

The User agrees that Account replenishment and Withdrawal operations may be delayed due to verifications and checks for up to 10 calendar days.

6. Replenishment Of The Account.

The User deposits the Account with Tether (USDT) cryptocurrency or transfers it to the Wallet in his Personal Account on the Platform.

Replenishment of the Account with Tether (USDT) cryptocurrency by transfer to a Wallet in his Personal Account on the Platform is carried out by the User in accordance with the terms of the procedure for conducting transactions with the Wallet from which the transfer is made.

The Platform does not bear any responsibility for the actions of third parties performing translation services. The User is responsible and responsible for the payment of all fees and

charges related to the Replenishment of the Account, and also assumes the risks associated with the indication of incorrect payment details.

The replenishment of the Account is considered to be completed at the time of crediting the corresponding amount of Funds in the Tether (USDT) cryptocurrency to the User's Account on the Platform. The amount of Cryptocurrency that is credited will not be fully available on the User's Account until it is fully credited, until a certain number of confirmations are received by the network, depending on the type of Cryptocurrency.

The Platform keeps records of Funds credited to the User's Account.

7. Purchase of business packages on the Platform.

The User has the right to purchase Business Packages, the composition and price of which is set in the appropriate section of the Site, by paying for the purchased business package with the USDT cryptocurrency belonging to him, located on the User's Account.

8. Withdrawal of Funds from the Account.

To withdraw funds from the Account, the User must fill out the appropriate form in the Personal Account. The Platform has the right to use the available ways to confirm the withdrawal of Funds by the User. The confirmed withdrawal is irreversible.

The Platform has the right to set limits on Withdrawal of funds, in particular, on Withdrawal of funds within 3 (three) days from the date of changing the Account Data, including changing or restoring the password, as well as changing the authorization method.

Withdrawal of funds is carried out in the Tether (USDT) cryptocurrency.

9. Commands and bonuses.

The basis of team formation is binary marketing, the meaning of which is the symmetrical construction of two branches of the team of the Platform participant. The team is recruited from a group of attracted Users formed by the User, who register using the User's referral links and subsequently purchase the proposed business packages.

The user purchases the selected business package for a set price and invites two referrals to the team. Referrals also make a mandatory purchase of a business package and begin to build their binary structure for their plan of earning a Fiat currency.

The participants of the system receive remuneration only if they close the cycle, that is, the participants of the left and right branches at a certain level must complete the qualification (that is, buy packages and invite referrals). If one of the team members has not fulfilled the qualification, then the higher-level Users do not receive profit.

The RPartner marketing program uses 5 types of rewards:

Referral Bonus.

The referral bonus is a reward for selling business packages within your own team. The referral bonus is credited up to the fifth level in the depth. The participant's bonus is from 5% to 10% of the nominal value of the purchased business package of the first-level partner. The participant also receives an additional bonus from 0.5% to 4% from partners from the second to the fifth level. The percentage of rewards depends on the personal business package at the moment.

The referral bonus is credited instantly with each purchase of a business package by team members.

The starting bonus.

The starting bonus is a reward for an active start in the development of your team. By personally inviting 4 partners to certain business packages, the participant can receive an additional bonus

from 40 USDT to 4000 USDT on his balance during the first 14 days from the start of his work at RPartner.

Binary bonus.

A binary bonus is a reward for the symmetrical construction of a coin. By developing the right and left leg of the binar branch, the participant will receive from 8% to 14% of the volume of the smaller leg. There are no restrictions on the depth of the binar.

During the week, the volume from the right and left branches of the binar is recorded, which was made by members of a personal team or a team of a higher sponsor. At the end of the week, the Binary Bonus is calculated based on the volume of the smaller leg, the percentage of which is calculated in accordance with the participant's own business package at the end of the week, and the corresponding limit (limit) per week. From the beginning of a new week, volumes are reset to zero and volume accounting begins anew.

To receive a Binary bonus, it is necessary to fulfill mandatory qualifications in two personally invited partners who have purchased any business package.

Team bonus.

The team bonus (matching bonus) is a percentage of the Binary Bonus of the partners of their own team. The team bonus extends to 7 referral levels in depth, and the participant can receive from 4% to 14% from the Binary rewards of lower-level partners. The Team bonus is credited to the balance every week along with the accrual of the Team Bonus.

To receive a Team bonus, it is necessary to fulfill mandatory qualifications from 2 to 14 personally invited partners who have purchased any business package. With each new pair of personally invited partners, a new level opens, and so up to level 7, in accordance with the current business package.

Career bonus.

A career bonus is a reward for advancing up the career ladder of an RPartner. The career bonus depends on the volume of the smaller branch, the business package of the participant, as well as business packages purchased in the team and among the personally invited. Depending on the achievement, the participant will receive one-time bonuses from 100 USDT to 500,000 USDT for developing together with RPartner.

RPartner reserves the right to change the terms of bonus accrual without the consent of the User.

10. Possible illegal actions of the User.

By starting to use the Platform, the User guarantees compliance with and compliance with the requirements of all Laws, contracts, agreements, intellectual property rights and will not commit offenses, bearing responsibility for their actions, including:

- use methods that may disrupt, negatively affect or prevent other Users from fully using the Services, or that may somehow damage, disable, overload or disrupt the functioning of the Services;
- use the Services to pay for, support or otherwise participate in any illegal gambling, fraud, money laundering, terrorist activities or other illegal activities;
- use any robots, crawlers, scrapers or other automated tools or interfaces to access Services or to extract data;
- use or attempt to use the Personal Account or Account of another User, in the absence of authority from another User;
- attempt to gain access to any service or Service area, Site or Platform to which the User does not have access rights;

- develop any third-party applications that interact with the Platform and Services without obtaining RPartner's prior written consent;
- provide false, inaccurate or misleading information during the registration process on the Platform, when updating or changing User information or when communicating with RPartner;
- advertise products on the Website or in a chat without concluding an additional special agreement between the User and RPartner;
- encourage or encourage any third party to participate in illegal activities.

11. Intellectual property and its protection.

The User acknowledges and agrees that RPartner is the sole owner and beneficiary of all rights, property rights and interests in relation to intellectual property rights. The trademarks, service marks and logos of RPartner and others used on this Website and/or Platform are the property of RPartner. The software, texts, images, graphics, data, prices, transactions, video and audio used on this Website and/or on the Platform also belong to RPartner.

The User is granted a limited, revocable, non-exclusive, free and non-transferable license to access and use the Site and Platform for the period and for the purposes specified in this Agreement.

The User has no right to change or modify the Site and/or Platform in any way, disassemble, decompile, reverse engineer, copy, correct errors, correct, update, transmit, broadcast or create derivative product solutions based on the Site and Platform; take other explicit actions to open any equivalent of the Site and Platform, including under another domain name.

All materials on the Website and Platform are the property of RPartner and are protected by copyright, trademark and Law. The User may view, print or download a copy of the materials from the Site and Platform exclusively for personal, informational and non-commercial use, subject to compliance with all copyright notices and other proprietary notices.

12. Platform Technologies.

RPartner has full and absolute control over the Site and/or Platform, as well as the exclusive right to make any changes to their functionality, configuration, appearance and content, including:

- parameters and protocols by which Transactions are processed on the Platform;
- the User has access to the Account, Website and/or Platform;
- changing the addresses of Users' Cryptocurrency wallets in their Personal Accounts, taking into account security requirements, precautions, changes in the infrastructure of RPartner information technologies or in the case of any other requirements that RPartner deems necessary at its sole discretion, after proper notification of the User.

RPartner does not guarantee that the Site and/or Platform will be available 100% of the time for use, nor does it guarantee uninterrupted access to the Site and/or Platform and the absence of any delays, failures, errors or loss of transmitted information and data.

The use of the Website and/or Platform may be suspended for technical maintenance. The User assumes the risks associated with the fact that he cannot always use the Site and/or the Platform or conduct urgent Transactions using his Account. The User understands and agrees that the periods of time before and after technical maintenance of the Site and the Platform may be subject to high volatility of Currency prices, which may lead to unexpected market movements, thereby recognizing such risks and the absence of liability of RPartner for possible financial losses as a result of such increased volatility due to temporary work maintenance of the Site and Platform.

RPartner assumes no responsibility for any damage or interruptions caused by malicious software that may affect the User's hardware and software.

RPartner provides accurate and timely information on the Site, however, the content of the Site may not always be completely accurate, complete or up-to-date, and may also contain technical inaccuracies or typos.

RPartner intends to provide the User with as complete and accurate information as possible, notifying the User of changes as soon as possible to the email addresses specified in the User Account Data and/or in the "News" section of the Site at <https://rpartner.academy>

13. Taxation.

The User is obliged to independently calculate and pay taxes, as well as make declarations in accordance with their national legislation and/or the legislation of the country of residence.

RPartner does not provide the User with tax advice. The User is solely responsible for paying all taxes due as a result of his actions, as well as for providing the relevant tax authorities with any information that may be requested from RPartner in accordance with the established procedure, on the basis of the Law.

14. Suspension of access to the Platform and the Site.

RPartner has the right to restrict access to the Site and the Platform (including the ability to carry out Transactions) if any of the following circumstances occur or may occur:

- complete or partial failure of the Site and/or Platform, including the failure of any of the technologies that make up the Site and/or Platform, or any communication channels within the Site and/or Platform or between the Site and /or Platform and any other Person or counterparty, or any other circumstance in which RPartner considers at its sole discretion that RPartner is unable to provide access to the Site and/or Platform;
- violation of the privacy of the Site and/or Platform;
- violation by the User of the obligations assumed under this Agreement;
- to comply with the Law (including, but not limited to, a ban or restriction on any Cryptocurrency);
- detection of unauthorized access or suspicious activity in the Personal Account and/or on the Account;
- - in connection with procedural actions on the part of State Authorities in relation to a particular Account and/or User, criminal investigation or any judicial process;
- by the decision of a court or a State body or in connection with market conditions or Currency, which justifies this as a necessary measure.

15. Termination of the Agreement.

The User has the right to unilaterally terminate this Agreement and close his Account at any time after making settlements for all incomplete Transactions, stating this through the functionality of the Platform 30 (thirty) calendar days prior to the required closing date of the Account.

RPartner stores the User's data and information about his Transactions for five years after the date of termination of the Account.

Any actions taken by RPartner will continue for the period determined by RPartner as reasonable, necessary or desirable.

16. User's statements and guarantees.

On the date of conclusion of this Agreement and on the date of each Transaction, the User declares and guarantees to RPartner that:

- has read this Agreement provided by RPartner, understands and agrees that the relationship with RPartner will be governed by this document, taking into account the changes made to it.

The User should not register on the Platform in order to create a Personal Account if he is not aware of how the Services or the Platform work, or the nature of the risks associated with it;

- all information provided by the User in favor of RPartner, including, but not limited to, the information provided in the Personal Account, is in all material respects reliable, accurate and not misleading;

- this Agreement and each Transaction constitute a legal and effective obligation for the User, subject to execution in accordance with its terms;

- the User's fulfillment of this Agreement and the conclusion of each Transaction provided for by this Agreement, as well as the User's fulfillment of his obligations provided for by this Agreement, and the use of the Platform, including the execution of Transactions under this Agreement, will not violate any applicable Law;

- The User has sufficient experience and knowledge necessary to make informed decisions regarding Transactions;

- The User will exercise prudence, prudence and discretion in determining whether to conclude a Transaction or otherwise perform an activity on the Platform.

17. RPartner's Representations and Warranties.

RPartner declares and warrants that it will provide the Services and fulfill its obligations with reasonable care and skill.

18. Limitation of liability.

The User understands and agrees that, provided that RPartner has taken reasonable precautions, provided the Services properly and fulfilled all its obligations under this Agreement, RPartner is exempt from liability for any incidental, punitive, special or consequential damages, for any loss of profit, lost data, loss of the ability to use the Platform, operational downtime, loss of business reputation, service replacement costs, or downtime costs, incurred by the User and any other Person as a result of the conclusion or in connection with this Agreement.

Nothing in this Agreement should and cannot be interpreted as excluding or limiting the liability of either Party for fraud or deliberate deception.

The User ensures non-liability and releases RPartner from any losses, damages, expenses, claims, litigation, fine, including legal costs, which are a direct or indirect consequence:

- using the Platform;

- the User's inability to fully and timely fulfill any of the obligations under this Agreement;

- that any statements or guarantees made by the User in accordance with this Agreement are or have become false or incorrect;

- use of the Platform, Personal Account or User Account by any other Person, unless this Person is a Representative, using a password or any other Account Data, regardless of whether this was done with or without the User's knowledge;

- any violation by the User of any Law or the rights of third parties.

19. Dispute resolution procedure.

In the event of any disputes arising on the issues provided for in this Agreement, the Parties will take all possible measures to resolve them through negotiations.

If the Parties cannot reach an agreement through negotiations, any dispute arising out of or related to this Agreement, including any issues relating to the essence, existence, validity or termination of this Agreement, shall be considered and finally resolved in accordance with the Rules of the London International Arbitration Court (LCIA) in the wording in force at the time of consideration, which is considered to be part of this Agreement, by reference to it. The number of arbitrators must be three, elected in accordance with the LCIA Rules. The place of arbitration

is London, United Kingdom. The arbitration is conducted in English, the decision is executed in English. The Parties agree that information about the arbitration, including, but not limited to, information about any arbitration award, is considered confidential and is not disclosed to third parties without the written consent of the Parties, unless required by Law. This decision is final and binding on both Parties and can be used or presented for execution in any court having the appropriate jurisdiction.; an application concerning execution may be filed with such a competent court, if necessary.

In the event of any disputes regarding the performance or interpretation of this Agreement that cannot be resolved through negotiations or arbitration, RPartner has the right to request a resolution of the dispute in Court.

Notwithstanding any statute of limitations or other law providing otherwise, any claim or cause of action arising from or related to the use of the Site, Platform or this Agreement must be filed within one year from the date of occurrence of such claim or claim, otherwise they will be extinguished by the statute of limitations.

20. Changing the terms of the Agreement.

RPartner has the right to unilaterally change the terms of the Agreement. Such changes come into force after three days from the date of publication of the new version of the relevant documents on the Website.

The User is notified of such changes at the earliest opportunity with reasonable notification by means of a message to the email address specified in the User Account Data and/or in the "News" section of the Site at <https://rpartner.academy> . Upon receiving such notification, the User has the right to either accept and use the Services further, or, in case of refusal to accept, the User can terminate the Agreement and close his Account. If the User does not agree with the terms of the new version of the User Agreement, he must stop using the Site and the Platform.

21. Confidentiality.

The User is obliged to keep secret and maintain confidentiality of any Confidential information received in connection with the conclusion of this Agreement. The obligations provided for in this Section do not apply to Confidential Information that was: lawfully at the User's disposal prior to the conclusion of this Agreement; voluntarily disclosed to the User by third parties, if such persons do not violate any obligations to keep such information secret; voluntarily disclosed by RPartner or already known to the public.

25. Disclosure of User information.

RPartner will not share or otherwise transmit User information except to its Representatives in the normal course of RPartner's business.

RPartner may also transfer User data to law enforcement agencies, data protection agencies, government officials and other Government Agencies, whether:

- this is required by law;
- this is required by force on the basis of a decree or decision of the court;
- RPartner believes that such disclosure is necessary to prevent losses or financial losses;
- disclosure is necessary to report alleged illegal activity;
- disclosure is necessary to investigate violations of this Agreement or any applicable law.

22. Notifications.

With the exception of cases expressly provided for by the Agreement and the applicable law, all notifications, messages and documents regarding the fulfillment by the Parties of obligations arising from the Agreement must be sent and are considered received by the Parties if they are

sent by e-mail from the authorized address of one of the Parties to the authorized address of the other Party. Authorized addresses are considered to be:

for the User: the email address specified in the User's Personal Account;

for RPartner: User Support Page <https://rpartner.academy/support>

Notifications and other messages that need to be sent or made in accordance with or in connection with this Agreement, or issues addressed in this Agreement, must be set out in writing and must be sent to the specified email address for the User or through the User support page <https://rpartner.academy/support> for RPartner.

A message sent by e-mail is considered received after the sender receives a notification of reading or a response from the corresponding recipient.

A message sent via the User's support page <https://rpartner.academy/support>, is considered received after the sender receives notification of receipt of a request to the support service at the email address specified in the User's Personal Account.

23. The exhaustive nature of the Agreement.

This Agreement and any other documents referred to therein (including the essential parts of this Agreement mentioned above) constitute the entire agreement between the Parties and supersede any previous agreements, agreed terms or agreements between them relating to the subject matter of this Agreement. Each of the Parties acknowledges that when concluding the Agreement, it does not rely on any statements, statements, assurances or guarantees of any Person (regardless of whether it is a Party to the Agreement), except as expressly stated in the Agreement or other documents specified in the Agreement.

24. Autonomy of the provisions of the Agreement.

If any provision of this Agreement is or becomes (whether it is or is not, based on any decision or otherwise) invalid, illegal or unenforceable in any respect under the laws of any jurisdiction, validity, legality and applicability in accordance with the laws of this jurisdiction, this or any other provision will thus not be affected or worsened.

If any court or Public Authority finds that any provision of this Agreement (or part of any provision) is invalid, illegal or unenforceable, that provision or part thereof will, to the extent required, be deemed removed from the jurisdiction of that court or Public Authority, and that does not affect the validity or applicability of other provisions of the Agreement.

25. Rights of third parties.

The Parties acknowledge and agree that each RPartner Affiliate is granted rights and benefits under this Agreement and that each of them has the right to protect these rights and benefits against the Parties in accordance with the British Contracts (Rights of Third Parties) Act 1999 (Contracts (Rights of Third Parties) Act 1999).

26. The non-exclusive nature of the waiver of claims.

Failure to exercise or delay in the exercise by a Party of any right or remedy provided for in the Agreement or Law will not constitute a waiver of this or any other right or remedy, nor will it hinder or restrict the further exercise of this or any other right or remedy. The full or partial realization of such a right or remedy does not exclude or limit the further possibility of exercising the corresponding or other right or remedy. No waiver by either Party of a violation of any provision of this Agreement shall be deemed a waiver of any subsequent violation of the same or any other provision.

27. The cumulative nature of remedies.

Except as expressly provided for in the Agreement, the rights and remedies provided for in the Agreement are complementary and do not exclude any rights or remedies provided for by Law.

28. Injunction.

The User agrees that damages in itself will not be an adequate means of protection against violation of this Agreement or any unauthorized use of any intellectual property rights, and that RPartner has the right (by court decision), without proof of actual damages, to resort to such remedies as prohibition, performance of an obligation in kind or any other fair remedy in the event of any threat of violation or actual violation of the relevant provisions of this Agreement or unauthorized use.

29. Change of control.

In the event that RPartner is acquired or merged with a third party, or RPartner's assets and/or business (in whole or in part) are acquired by a third party, RPartner reserves the right, under any of these circumstances, to transfer or assign the information that RPartner has received from the User, including his Personal Data, Account Data records and other information as part of such a merger, acquisition, sale, transfer or other change of control.

30. Assignment of rights and obligations.

The User is not entitled to assign the rights and obligations under this Agreement in any way without the prior written consent of RPartner, and any alleged assignment in violation of this is invalid. RPartner may assign rights and obligations under this Agreement to another Person in connection with the transfer of all or part of RPartner's assets or business to an Affiliate of RPartner or to any third party. By accepting this Agreement, the User gives his irrevocable consent to the aforementioned assignment and/or transfer, including the transfer of the User's Personal Data, Account Data and other information, as well as the transfer of any Funds stored in the RPartner Account during the implementation of the specified assignment.

31. Priority of the English version of the Agreement.

The English version of this Agreement is an original, preemptive document that regulates the legal relations of the Parties. In case of any conflict between the English version of the Agreement and its version in any other language, the English version of this Agreement always takes precedence.

32. Applicable law.

This Agreement, any non-contractual obligations arising from or related to this Agreement, as well as any pre-contractual matters shall be governed by and interpreted in accordance with the law of England and Wales.

With respect to matters that are not reflected in this Agreement, the Parties are governed by the applicable laws of England and Wales.