

Before accepting the terms of this Agreement, remember that the information on the websites <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market/>, <http://tkeycoin.group/> on all relevant sites and subdomains related sites <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market/>, <http://tkeycoin.group/>, are provided as background information and do not constitute a financial or professional recommendation.

Agreement
to use the tkeycoin DAO Portal (Public offer)
(EDS. # 4 of February 28, 2018)

1. Generalities.

1.1. This User agreement (hereinafter – the Agreement or the Rules) establish the procedure and that the User agrees with the terms of use of all services, platform services Tkeycoin DAO and features of Internet resources <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market/> <http://tkeycoin.group/> on all relevant sites and subdomains related sites <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market/> <http://tkeycoin.group/> (hereinafter – the Portal or the Portal Tkeycoin, Portal Tkeycoin DAO, Platform Tkeycoin DAO).

This Agreement is an integral part of the "User agreement" posted on the Internet at <http://tkeycoin.com/agreement.pdf>. These documents act simultaneously, complement each other and are mandatory for all persons using the properties of Internet resources "tkeycoin.io " and "tkeycoin.com", " tkeycoin.market", " tkeycoin.group".

Please review the risks associated with the use of The tkeycoin Portal specified in the risk Notification http://tkeycoin.com/risk_disclosure.pdf before accepting the terms of this agreement.

1.2. Functions of the Portal Tkeycoin subject to compliance with the rules specified in this Agreement.

1.3. The agreement is developed according to the current legislation of the Russian Federation. All relations arising in connection with the use of the Portal are regulated by the current legislation of the Russian Federation, unless otherwise expressly stated in the Agreement or its annexes.

1.4. This Agreement in accordance with article 437 of the Civil code of the Russian Federation is a written public offer of the limited liability company "BUSINESS GENERATION" PSRN: 1173850022280, ITN: 3811446793, IEC: 381101001 and its affilirovannogo person: 000 "BR" PSRN: 1143850019653, ITN: 3811179298, IEN: 381101001. Unconditional acceptance by the User of this Agreement (acceptance by the User of this offer in accordance with article 438 of the Civil code of the Russian Federation) is the Commission by the User of any of the following actions:

1.4.1. Registration on the Site;

1.4.2. Use of any service, service or function of the Portal regardless of registration.

1.4.3. The Payment for the Digital asset TCD Portal Tkeycoin DAO.

1.5. The terms of this Agreement can only be accepted by the user in full. Partial refusal to fulfill the terms of the Agreement is not allowed. The use of certain

services of the Portal may be regulated by additional agreements and rules posted on the relevant pages of the Portal. These documents are integral parts of this Agreement and are mandatory for all users of the Portal when using the relevant services.

1.6. The user's reference to ignorance of the terms and conditions of this Agreement and its additions is not the basis for the User's failure to comply with this Agreement. All actions performed by the user on the Portal are considered to be the actions of a person familiar with the terms of these rules and amendments thereto and who has adopted these rules.

1.7. The agreement is addressed to persons who have in accordance with applicable civil law full capacity, otherwise The user is obliged not to use the Portal (including if the User at the time of use of the Portal is under 18 full years).

1.8. The services and functions presented on the pages of the Portal are provided "as is" and cannot be changed in accordance with the wishes of an individual or a group of persons, unless otherwise provided by this Agreement or its supplements.

1.9. The present agreement and the annexes hereto may be changed by Administration without any special notification of each individual Portal User. The procedure for amending and supplementing this Agreement is regulated in section 11 of the agreement.

1.10. After approval by the User of this Document (acceptance of the Offer) in accordance with the established procedure, the Agreement takes effect of the Contract and is subject to compliance by the parties.

2. Basic terms and definitions

2.1. Tkeycoin portal (also Portal, Website) - a set of data placed on the Internet (web pages), United by a single topic and a single address space of the domain <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market> <http://tkeycoin.group> / and all relevant sites and subdomains associated with the sites <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market> <http://tkeycoin.group> / by means of which Users are granted access to The personal account and the opportunity to purchase and store Digital asset TCD, in accordance with this Agreement, concluded between users and the owner of the Portal on the basis of the provisions of Art. 421 of the civil code.

Home page of the Sites posted on the Internet at <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market> <http://tkeycoin.group/>.

2.2. **The tkeycoin DAO platform** - is a digital platform (which is not a legal entity) that uses the technology of distributed registry, accounting and access to information, digital services using TCD cryptocurrency.

2.3. **The owner of the Portal** -limited liability company" business GENERATION "OGRN: 1173850022280, INN: 3811446793, CAT: 381101001 and its affelirovannoe person: 000" BR " OGRN: 1143850019653, INN: 3811179298, CAT: 381101001, which owns the rights of administration of the Portal. Contact information of the owner of the Portal, as well as other details are provided in section 11 of this Agreement.

2.4 **Administration of the Portal Tkeycoin DAO** - Portal Administration) - authorized employees of the Portal Owner who, in accordance with the granted authority, perform administration and technical support of the Portal.

2.5. **Affiliated person** – a natural or legal person capable of influencing the activities of legal entities and/or individuals engaged in entrepreneurial activities.

2.6. **Entrepreneurial activity** - is an independent activity carried out at its own risk, the purpose of which is the systematic profit from the use of property, the sale of goods, the performance of works or the provision of services by persons

registered in this capacity in accordance with the law. (Article 2 of the civil code).

2.7. Commercial activity - is a set of processes, the activity of which is aimed at making the processes of purchase and sale of goods or services and making a profit by meeting the needs of consumers.

2.8. Economic activity - a set of actions at different levels of management, as a result of which people meet their needs through the production and exchange of tangible and intangible goods and services.

2.9. COOKIES - service information stored by the web server to the client browser.

2.10. A WEB site - is an Internet resource designed as a set of interconnected hypertext documents placed on a computer connected to the Internet and containing text, graphic images, hypertext links, as well as having a unique address on the Internet and available for viewing to an arbitrary number of visitors.

2.11. Content - any information and software content of the Portal, including but not limited to: texts, comments, announcements, photo and/or video materials, design elements, illustrations, scripts, computer programs (including games and applications), databases posted on the Portal.

2.12. Portal Users (Users) - all individuals, legal entities (residents and non-residents) or individual entrepreneurs with the ability to visually familiarize themselves with posted on the sites <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market> <http://tkeycoin.group/> on all relevant sites and subdomains related sites <http://tkeycoin.com/>, <http://tkeycoin.io/>, <http://tkeycoin.market> <http://tkeycoin.group/>, information that in one way or another use the services, services and functions of The tkeycoin DAO Portal, regardless of whether they have registered on the Portal or not.

2.13. User registration - the established procedure, after which the User is assigned an individual password and login. User registration allows you to identify a specific person.

2.14. Login and Password - a unique set of characters created by the owner of the Portal during Registration, designed to access your personal account.

2.15. Personal page of the User (also - the Profile, Personal account, Account) - part of the Portal Tkeycoin DAO in the form of web pages (web pages) located in the Internet at the following address: <https://tkeycoin.market>, which is automatically created for the User after registration. The user uses the functions and services of the Tkeycoin DAO Portal with the help of the functions placed on the personal page.

2.16. Blockchain technology - is a way of storing data or a digital register of transactions, transactions, contracts.

2.17. Smart contract - is a computer algorithm designed to conclude and maintain commercial contracts in blockchain technology.

2.16. Cryptocurrency - is a digital asset, the unit of which is a coin (eng. - coin). The coin is protected against forgery, because it is encrypted information that can not be copied (the use of cryptography and identified prefix "crypto" in the title).

2.17. TCD cryptocurrency (TCD Coin, Tkeycoin TCD) - is a digital currency used in the tkeycoin Dao platform and beyond Its borders, expressed in the form of a cryptographic algorithm in a decentralized distributed database (Blockchain), the property value of which is determined by market relations and its price on specialized exchanges.

2.18. "TCD" - is a conventional unit designations digital assets Portal Tkeycoin and digital currency Platform Tkeycoin DAO.

2.19. **A conventional unit of designation** - is a unified graphic, alphabetic, digital, mixed image or text formulation that displays the characteristic, functional purpose, the principle of operation, the totality of the result, the impact on something or the result itself.

2.20. **Digital asset TCD** - is a means of exchange or storage within The tkeycoin DAO Portal, which does not have all the attributes of a real currency, digital asset TCD is not a currency, a security or a means of payment. Property value is determined on a voluntary basis between The parties and third parties by agreement.

2.21. **E-wallet Tkeycoin** – provided by the Platform Tkeycoin DAO interface that allows you to receive, store and transfer the cryptocurrency TCD other Users of the Platform with the use of computers, mobile devices, including by the installation on these devices special software.

2.22. **Portal Owner services** - as goods (Services) the Portal Owner considers providing access to the user's personal account on the Portal and all its functions or content that can be downloaded from the website or received to the User's e-mail address.

2.28. **A contribution** - is a voluntary payment of a digital asset through the use of the Portal.

2.29. **Digital delivery (goods) of services** - as goods (services) with digital delivery, the owner of the Portal considers the services Of the owner of the Portal or content that can be downloaded from the website or received to the user's e-mail address.

2.30. **A contract of purchase of a digital asset TCD** - is a prisoner on the basis of article 421 of GK of the Russian Federation the contract of the head-on all sides of the Digital asset TCD. The agreement shall be deemed to be executed from the moment The parties transfer The digital assets of TCD specified in the agreement to the user's personal account.

2.31. Terms not included in this section can be given an interpretation in the other sections and articles of this Agreement.

3. Registration on the Portal and the Purchase of a Digital Asset TCD

3.1. User registration on the Portal is voluntary and free of charge.

3.2. User registration is done at: <http://tkeycoin.market> and all related sites and subdomains connected with the site <http://tkeycoin.market/>.

3.3. Login to the User's personal account is carried out at: <http://tkeycoin.market/>

3.4. When registering on the portal, The User is obliged to provide the necessary reliable and up-to-date information for the formation of the user's personal page.

3.5. The user has the right to pay a Fee of not more than 150 000 000 (one hundred and fifty million) rubles 00 kopecks, VAT is not taxed.

3.6. If the user makes a Contribution, this Agreement acquires the Status of the Digital asset acquisition Agreement TCD, the subject and conditions of which will be:

3.6.1. The owner of the Portal (the Seller) undertakes to transfer to the User (the Buyer) the Digital asset TCD (hereinafter - the Digital Asset), and the User (the Buyer) undertakes to pay and accept the digital asset in accordance with the provisions of this Agreement.

3.6.2. The price of one Digital asset is determined in Russian rubles on the website of the Portal Tkeycoin DAO at the time of payment of the Digital asset by the User.

- 3.6.3. The property value of a Digital asset is recognized solely on the basis of agreement between the parties. It is not considered by the parties as a means of payment.
- 3.6.4. The user (the Buyer) undertakes to pay for the Digital assets acquired by him / her.
- 3.6.5. The owner of the Portal (the Seller) is obliged to transfer the user (the Buyer) digital asset within 5 (five) working days after receipt of payment from the User (the Buyer).
- 3.6.6. Contract of acquisition of Digital asset from the moment of transfer by the User (Buyer) of funds to the owner of the Portal (Seller) by cashless payment in Russian rubles using payment systems Visa, MasterCard, WebMoney, Yandex.Money or other convenient ways or by cash or non-cash payment, or by payment to the account of the owner of the Portal (Seller) is a prisoner (accepted).
- 3.6.7. Terms of funds transfer to the account of the Portal Owner (Seller) can be up to 3 (three) banking days and do not depend on the Portal Owner (Seller).
- 3.6.8. The fact of acceptance by the owner of the Portal (Seller) of the Digital asset to the User (Buyer) is the presence of the credited amount of the digital asset in the personal account of the User (Buyer).
- 3.6.9. The contract of acquisition of a digital asset from the moment of transfer to the user (Buyer) of the Digital asset in the personal account of the User (Buyer) is executed.
- 3.7. Payment by the user Is also an Acceptance of this Agreement.
- 3.8. The user waives the right to demand the refund of the amount paid as a Contribution in accordance with this paragraph of the Agreement and the legislation of the Russian Federation.
- 3.9. Access to the user's personal page (personal account) is provided by registration on the Portal. The user is assigned a unique Login and Password for each user to access the personal page (personal account) of the Portal.
- 3.10. The services of the portal Owner shall be deemed to have been duly transmitted and performed to the User after granting access in accordance with clause 4.9. present agreement.
- 3.11. Services of the Portal Owner are sent automatically via digital delivery of goods (services) to the user's personal account or to the specified e-mail address of the user.
- 3.12. The user is responsible for the accuracy, relevance and completeness of the information provided during registration and its purity from claims of third parties.
- 3.13. By accepting the terms of this Agreement by registering on the Site, the User, in the case of posting on the Site information relating in accordance with the legislation of the Russian Federation to personal data, agrees to their processing both with the use of automation tools and without the use of automation tools, in particular, but not exclusively: collection, storage, transfer to third parties and use of information By the owner of the Portal in order to fulfill obligations to the User in accordance with this Agreement.
- 3.14. The login and password chosen by the user are necessary and sufficient information for the user to access the user's Personal page. The user has no right to transfer his / her login and password to third parties, bears full responsibility for their safety, independently choosing the method of their storage.
- 3.15. If The user does not prove otherwise, any actions performed using his / her login and password shall be deemed to have been performed by the respective user. In

case of unauthorized access to the login and password and / or the User's personal page, or distribution of the login and password, The user is obliged to immediately notify the administration of the Portal by sending an e - mail to the address support@tkey.biz.

3.16. By accepting this Agreement, the User agrees to receive information and advertising materials of the Portal both by e-mail and by using sms messages to the mobile phone specified by the user on the Portal during registration. If the User does not wish to receive the information specified in this paragraph, he / she shall request the cancellation of the information by sending an electronic message to the address support@tkey.biz or, change the appropriate notification settings on the User's Personal page.

3.17. If The user provides incorrect information during registration or further use of the functions and services of the Portal, or the Portal Administration has reason to believe that the information provided by the User is incomplete and/or inaccurate, the Portal Administration has the right at its discretion to block access to the User's Personal page or to the Portal as a whole for the User and to refuse the appropriate user to use the Site with or without prior notice.

3.18. The user has the right at any time, provided that he has fulfilled all obligations assumed by the Portal to third parties, to delete his Personal page of the User and all information contained therein.

3.19. To delete a Personal page, The user sends a notification to the Portal Administration, in which he / she indicates: an application to stop using the personal page, informs the e-mail address and password. The administration of the Portal has the right to request additional data to accurately identify the User as the person who has the right to dispose of the relevant Personal Page. Failure to provide these data is the basis for refusal in the application.

3.20. Access to the Portal is provided around the clock (except when technical work is carried out). The Portal owner is not responsible if access to the Portal is limited due to the lack of User access to the Internet.

3.21. The administration of the Portal is not bound by any deadlines in fulfilling the requirement to delete the user's Personal page.

3.22. The user gives his / her consent to the storage by the Portal Owner of personal (personal) information of the User after the deletion of the user's Personal page.

4. Special conditions for the Conversion of TCD Digital assets into TCD Cryptocurrency:

4.1. After the Portal Tkeycoin DAO will be transformed into a Platform Tkeycoin DAO, Digital asset CD is converted to Cryptocurrency TCD.

4.2. At the time of conversion a Portal Key con DAO to a DAO Platform Tkeycoin accumulated by the Users of the Digital assets of TCD will be converted to cryptocurrency TCD and credited to E-wallet Tkeycoin by means of a smart contract.

4.3. The maximum possible Conversion period is 519 days. The owner of the Portal directs all possible efforts to carry out the transformation before the deadline.

4.4. After converting the tkeycoin DAO Portal to the Tkeycoin DAO Platform, The tkeycoin DAO Platform becomes a decentralized Platform, which means that the Tkeycoin DAO Platform will not have a legal entity and will be based on the equality of its participants, with the authors and developers being the owners of The tkeycoin DAO Portal.

5. Rights and obligations of the Portal User

5.1. Any User regardless of registration (authorization) on the Portal is obliged:

5.1.1. Comply with this Agreement and other rules, the terms of which are posted on the Portal.

5.1.2. Do not place on the Portal pages information and objects (including links to them) that may violate the legislation of the Russian Federation or the rights and interests of others.

5.1.3. If there are doubts about the legality of certain actions on the Portal, including placing information or providing access to it, refrain from such actions.

5.2. Any person who uses the resources of the Portal, including any registered and unregistered User is prohibited:

5.2.1. Use the Portal in any way that violates the terms of this Agreement and/or the provisions of the current legislation of the Russian Federation;

5.2.2. Mislead, defame, insult, threaten or otherwise infringe on the rights and freedoms of other users of the Portal and/or any other third parties;

5.2.3. Copy, modify, delete, Supplement, publish, transfer the objects of rights to the results of intellectual property of the Portal Owner, other Users and/or any other third parties, create derivative works, manufacture or sell products based on them, reproduce, display or otherwise exploit or use such rights of third parties without the Express permission of their owners;

5.2.4. Use the Portal in a malicious manner or in a manner that could disrupt the normal and uninterrupted operation of the Site;

5.2.5. To access or attempt to access the Site or any part/function of the Site or any network connected to the Site in an unauthorized manner;

5.2.6. Without the consent of other Users or other third parties to post any personal information relating to such persons, to carry out illegal collection and/or processing of personal data of other Users and/or other third parties;

5.2.7. To enter Users and/or third parties in confusion about their identity;

5.2.8. Use any devices, programs or processes, algorithms or any other automatic devices to access the Site, acquire, copy or monitor any portion thereof used to bypass the navigation system of the Website, to obtain or attempt to obtain any materials, documents or information through any means not specifically provided through the Website.

6. Rights and obligations of the Portal Administration, the owner of the Portal

6.1. The Portal administration has the right to remove or restrict (block) access to any information posted on the site, as well as to block access of any user to the site without prior notification of the latter and without explanation of the reasons for such action by the Portal Administration.

6.2. The administration of the Portal has the right to send the User information about the development of the Portal and its services, as well as advertise their own activities and services, as well as activities of third parties.

6.3. The administration of the Portal is not obliged to conduct a preliminary check, moderation or censorship of User information. As a general rule, the Portal Administration takes action to protect the rights and interests of persons and ensure compliance with the requirements of the legislation of the Russian Federation only after the appeal of the interested person to the Site Administration in the prescribed manner.

6.4. The Portal administration reserves the right at any time to change the design of any Portal pages, their content, list of services and functions, to change or

Supplement the used scripts, software and other objects, any server applications with or without prior notice to Users.

6.5. The administration ensures the functioning and operability of the Portal and undertakes to promptly restore its operability in case of technical failures and interruptions. The administration of the Portal is not responsible for temporary failures and interruptions in the work of the Portal and the resulting loss of information. The administration shall not be liable for any damage to the computer or any other device of the User or any other person, any other equipment or software caused or associated with downloading materials or clicking on the links posted on the Portal.

6.6. The administration of the Portal has the right to dispose of statistical information related to the operation of the Portal, information provided by You, as well as information from other Users to ensure the targeted display of advertising information to different audiences of the Portal. For the purposes of organizing the functioning and technical support of the Portal and the implementation of this Agreement and other rules posted on the Portal, as well as the current legislation, the Portal Administration has the technical ability to access the personal pages of Users, which is implemented in cases established by this Agreement.

7. Intellectual rights

7.1. Exclusive rights to all components of the software on the basis of which the services and functions of the Portal operate, to the design of the pages, as well as to the subdomains formed on its basis, the corresponding logos belong to the owner of the Portal and may not be used without the written consent of the right Holder.

7.2. Any user of the Portal has the right to use the functions and services of the Portal only to perform the tasks for which these services and functions are intended. The user of the Portal may not copy or modify the software provided by the Portal; create programs derived from the software of the Portal; penetrate into the software of the Portal in order to obtain program codes, alienate and/or otherwise transfer to third parties in any form the rights granted in respect of the software of the Portal.

7.3. All exclusive rights to the Content (except for the software owned by the owner of the Portal) posted on the Site belong to their respective Owners. The user may not violate the intellectual rights of third parties.

7.4. In case the user violates the intellectual rights of third parties and the owner of the Portal, the Portal Administration has the right to remove from the site the user's personal page, including all data, including Content submitted by the User.

7.5. The portal may contain links to other resources on the Internet owned by third parties. The owner and administration of the Portal shall not be liable for any information posted on third-party websites to which the user accesses through the Portal or through third-party content. When moving from the pages of the Portal to the pages of third-party Internet resources, the Portal shall not be obliged to notify the User about such a transition and its consequences.

8. Finance and payment

8.1. Some of the functions of the Portal are provided to Users free of charge, which does not exclude the introduction of certain paid functions (services).

8.2. In case of purchase of goods (services of the Portal Owner), offers of which are placed on the Portal pages, the User must carefully read the terms and conditions of

their purchase. All relevant services and functions are accompanied by necessary and sufficient explanations. If you are not familiar with the rules of use of the relevant services (functions), You must refrain from using such services (services). The link to the absence and/or ambiguity of explanations is not the basis for releasing the User from possible risks.

8.3. The Commission by the User of the actions related to the Payment, committed by the User using payment systems in accordance with the rules established by the relevant payment system.

8.5. When making actions related to the payment, it is necessary to pay attention to the fact that depending on the method of replenishment of different payment systems can be set different types of commissions. Expenses on payment of these commissions is the User's responsibility.

8.6. When you pay a Fee for the Digital asset TCD online <http://tkeycoin.market> and all related sites and subdomains connected with the site <http://tkeycoin.market/> The user will be redirected to the page of the electronic payment service or payment system.

8.7. All data entered by the User on the payment form of electronic payment service or payment system is fully protected in accordance with the requirements of PCI DSS security standard. The Portal owner receives information only about the payment made by the user.

8.8. The payment authorization message will be sent to the e-mail address specified by the user when making the payment. Information about the payment of the User can go to the owner of the Portal from 5 seconds to 24 hours.

8.10. The owner of the Portal reserves the right to disconnect the User from the possibility of obtaining Services, without the right to a refund, in case of violation of generally accepted norms and rules of conduct, abnormal, rude and offensive statements addressed to the owner of the Portal, or the use of software that hampers or makes it impossible to provide services.

9. Warranties and liability

9.1. The portal does not assume any responsibility for compliance of the service or function with the goals of a particular User and as a result does not guarantee that: the services and functions will meet the user's personal requirements, including continuity, speed, reliability, correctness.

9.2. Information (information) obtained by the User using the services and functions of the Portal, the User uses at his own risk, the User is liable for any damage that may be caused to his computer and its data as a result of downloading information (information) Portal.

9.3. Under any circumstances, the liability of the owner of the Portal in accordance with article 15 of the Civil code of Russia is limited to 10 000 (ten thousand) rubles and is imposed on him in the presence of his actions guilt.

9.4. Deleting A user's Personal page does not automatically delete all information placed on it, as well as all information entered by the user during registration.

9.5. All applications for profit or income, as well as examples of profit or income, which can be posted in the information and advice materials and on the website of the Portal Owner, are only a prognostic assessment of possible earnings and do not guarantee its receipt.

9.6. If you specify a specific low-income individuals or types of business, commercial activities is not guaranteed to give the User the same income.

9.7. Considering the expected profit guaranteed, The user assumes the risk of its non-receipt.

9.8. Any statements posted in the information, consulting materials and on the website of the Portal Owner concerning the possible profit shall not be considered as the average amount of earnings.

9.9. Guarantee that any previous successes or outcomes of activities relating to income generation, can be used as guidance for the subsequent financial results were not available.

9.10. The amount of income and its monetary expression are based on many factors. The owner of the Portal does not have information about the success of the User's activities in the future and does not guarantee the resulting probability of obtaining any large, small or at all any amount of money. The owner does not guarantee that the User receives similar amounts.

9.11. Doing business on the Internet and the associated profit-making involve uncertain risks. The decision to engage in such activities may not be based on any information contained in the information materials and on the website of the owner of the Portal relating to income and investment presented on other websites Of the owner of the Portal, and should be taken solely in view of the possible significant losses or non-receipt of profits.

9.12. All services of the Portal Owner and information provided on the Portal are intended solely for educational or informational purposes, are subject to use with caution and under the supervision of qualified professionals. Before starting the activity on the basis of this or other information, the owner of the portal recommends the User to get advice from an accountant, lawyer or professional consultant.

9.13. Portal users and visitors to the websites of the Portal Owner should rely on their common sense and rely on their own strength in making decisions regarding doing business, making profits or doing business. All information provided regarding the Portal must be independently evaluated by qualified professionals.

9.14. Information and Services presented on the portal Owner's information materials and websites are subject to careful analysis and evaluation before making a decision on the conduct of business, on their compliance with reality.

9.15. The user hereby agrees that the owner of the Portal shall not bear any responsibility for the correctness or error of the decisions made by the User regarding the conduct of business, regarding any information provided by the owner of the Portal, as well as the products or services Of the owner of the Portal.

10. Changing the terms of the User agreement

10.1. This Agreement may be amended by the Administration unilaterally without any special notification.

10.2. About change (addition) of this Agreement (Rules) the notification on the starting page of the Portal in the bottom right corner is placed. The administration of the Portal is not bound by any minimum or pre-established deadline for the introduction of changes (additions) to this Agreement. The user who uses the functions and services of the Portal, regardless of the presence of registration (authorization) is considered familiar with this Agreement in the latest version and adopted it in full. In case of disagreement with the new version of the Agreement, the User is obliged to refuse to use the Portal.

10.3. This Agreement is an offer and by virtue of the current civil legislation of the Russian Federation the owner of the Portal has the right to withdraw the offer in accordance with Art. 436 of the civil code. In case of revocation of this agreement by the owner of the Portal within the term of its validity this Agreement shall be deemed terminated from the moment of revocation. Feedback is carried out by placing the relevant information on the site <http://tkeycoin.com/>.

11. Final provision

11.1. This Agreement shall be applied in accordance with the legislation of the Russian Federation. Issues not covered by this Agreement shall be settled in accordance with the legislation of the Russian Federation.

11.2. This Agreement is made in Russian language. The agreement set forth in any other language is an additional version of this Agreement. In case of discrepancy between the Russian version of the Agreement and the additional version in another language, the provisions of the Russian version of this Agreement shall apply.

11.3. The invalidity of a particular provision of the Agreement does not entail the invalidity of the remaining terms of the Agreement.

11.4. In the event of any dispute or disagreement related to the execution of this Agreement, the User and the Portal Administration will make every effort to resolve them through negotiations. If the disputes are not resolved through negotiations, the disputes shall be settled in the manner prescribed by the current legislation of the Russian Federation.

11.5. The current version is always on the page at: <http://tkeycoin.com/tkeycoin-agreement.pdf>.

11.6. Details Of The Owner Of The Portal:

The limited liability company "BUSINESS GENERATION»

PSRN: 1173850022280 ITN: 3811446793 IEC: 381101001

Legal Address: 664050, Irkutsk oblast, Irkutsk City, Marshal Zhukov Avenue 11-109.

Phone: + 7 (499) 899-45-89

Bank details of the Owner of the Portal:

Current account: 40702810212500001257 at the Point of PJSC Bank "OTKRITIE" Moscow

Corr. Score: 30101810845250000999 BIC: 044525999

Affiliate of the Portal Owner:

LLC "BR»

PSRN: 1143850019653

ITN: 3811179298

IEC: 381101001

Legal Address: 664050, Irkutsk oblast, Irkutsk City, Marshal Zhukov Avenue 11-109.

Bank details of the affiliate of the Owner:

Account: 40702810412500001688 in Point of PJSC Bank "FC OTKRITIE", Moscow

Corr. Score: 30101810845250000999 BIC: 044525999

Phone: + 7 (499) 899-45-89

E-mail address for communication on issues related to the use of the Portal:

support@tkey.biz

Claims and legal issues: law-department@tkey.biz