

GENERAL PROVISIONS

Before logging in, please read carefully the following terms.

Using the platform BtcRush.IO (hereinafter the "website", "we", "us"), as well as services of BITCOIN TRADING & CLOUD MINING LIMITED (hereinafter the "Company"), you confirm that you have read this user agreement (hereinafter the "Agreement", "Rules"), fully understood its meaning and voluntarily accepted its provisions.

By agreeing to the terms of these Rules, you confirm that you are of legal age in accordance with the laws of your country, that you are at least 18 years old and that participation in foreign investment programs is not prohibited under the laws of your country.

This Agreement describes conditions of using services provided by the Company to the registered user (the Customer), including access to personal accounts and payment transactions performed through the Company's website at https://btcrush.io.

Before registering on our platform, each interested registrant must understand that in case of registration, he/she will be obliged to unconditionally comply with these terms. Please read all sections of our Rules, namely:

- RISK DISCLOSURE;
- PROCEDURE FOR AMENDING THESE RULES;
- ANTI-MONEY LAUNDERING AND KNOW YOUR CUSTOMER POLICY;
- LEGAL LIABILITY AND OBLIGATIONS OF THE PARTIES;
- JURISDICTION;
- RESTRICTIONS;
- PRIVACY POLICY;
- ANTI-SPAM POLICY;

If you are not ready to accept the conditions specified here, please do not register your account.

RISK DISCLOSURE

By registering on our website, you release the Company from any liabilities and losses that may arise as a result of unforeseen circumstances, such as compromising, suspending or removing a user's account due to negligence, carelessness or other actions committed by the registrant him/herself.

You fully and completely understand that you are investing at your own risk and agree that your previous financial strategy and profit from investments are not a complete guarantee for obtaining similar profits in the future, and any of your investments can become unprofitable. You also agree that you may consider all information, messages and materials you find on this website for information and educational purposes only, but not as a recommendation for investment.

Company's services, including services of our innovative investment platform are not available to public and are open only to qualified members of the Company (hereinafter "Members"), and the use of this website is limited to our Members and persons they personally invite. Each deposit is considered a private transaction between the Company and its Member.

In case of problems, when you need help or technical support, you agree to communicate directly with the company's staff. Discussion of such issues in public, without prior agreement with us, will be considered an activity causing reputational damage to our company, which could adversely affect your account, up to its temporary or permanent disconnection from our services.

*** We reserve the right to suspend, cancel and return deposits to the depositor for reasons that we may not disclose publicly, as well as for any of the reasons we consider necessary to improve operation of our company.

All transactions are final and no refunds are possible after making a deposit. In certain cases, where applicable, we can give compensation.

Before taking any actions, please send your request to customer support. Failure to follow support instructions for closing the account

entails waiver of all rights to any funds that were available on the closed account.

PROCEDURE FOR AMENDING THESE RULES

Company's Administration reserves the right to amend any terms of this Agreement and any content of our platform, including data on investment plans, fixed interest rates, commissions, etc., without agreement with investors.

Representatives of the platform are also entitled to inform customers of such amendments by posting the relevant notice on the company's website.

Such amendments enter into force upon their posting on the website, unless otherwise indicated in the text.

Administration may review and amend these Rules, including any previous amendments, thus responding to external or internal factors, namely:

- changes in the cryptocurrency market;
- changes in technology;
- changes in payment methods;
- amendments to the relevant laws or other regulatory requirements;
- changes in the possibilities of our platform.

From the appearance of these factors, amendments do not form grounds for the occurrence of a dispute between you and our Company, both before and after amending this Agreement or content of the Platform.

You agree to be bound by these Rules for the entire period of cooperation with us by providing a deposit or receiving referral fees, until the Agreement is amended according to specific requirement of the laws or governmental authorities.

Use of current Platform by US citizens and permanent residents is strictly prohibited. System reserves the right to block the registrations originating from the USA or from US citizens located abroad due to local laws and regulations. Any individual or company suspected of submitting false/misleading information with purpose of hiding US location or affiliation may be subject to account block with no prior warning.



Welcome to BtcRush investment platform!

E6 6AU, 19 Eastbourne Road, London, United Kingdom

ucs@btcrush.io

+44 207 117 2880

MENU

- ▶ About us
- Mining farms
- ▶ Our team
- Investment
- ▶ FAQ
- Profit Calculator

LEGAL INFO

- ▶ Terms & Conditions
- Privacy Policy
- ▶ AML Policy
- Company registration

© Copyright 2017-2018. All Rights Reserved By BtcRUSH