

**TERMS AND CONDITIONS**  
**(Terms and Conditions, Privacy Policy and Cookies Policy)**



**§ 1. Preamble**

1. Rockwall Investments is an internet platform which provides the services to Users registered on the website. The website is accessible via <https://rockwall.investments>.
2. The Administrator and Service Provider is Perfect Lion Solutions Ltd registered in Charlestown, NTL Limited, Suite 9, Nevis, registration number: No. C 50101. The User is obliged to direct any statements in connection with the Service Provider's activities to this entity and contact with the Service Provider is possible via the online form available on the website or directly at [support@rockwall.investments](mailto:support@rockwall.investments).

**§ 2. Subject of the Services**

1. Users are offered the access to the Services provided within the website in accordance with their scope and the possibility to use them in compliance herewith and additionally published terms and conditions, including in particular the information included on subpages of each Service, which include:
  - 1) the MINING Program as a cryptocurrency mine;
  - 2) the INTEGRA Program as a support of the Mining Program;
  - 3) the SHIELDS Program as a program enabling the creation of the distribution structure.
2. Within the MINING Program (the cryptocurrency mine uses the Proof of Work method, i.e. according to "a proof of work", based on cryptocurrency mining, in which the profit depends mostly on computing power of a devices used to mine, and a prize of cryptocurrency is given to the first user, who has solved the block) user concludes an agreement (a contract) on mining a chosen cryptocurrency based on available features and terms and conditions on the website. The User may choose the type of contract according to the computing power and the price per 1 GH/s, MH/s or H/s. The price is determined depending on the computing power and the User confirms the price by making a purchase with the funds available within the account on the Platform. Contracts on cryptocurrency mining are concluded for certain period of time and shall not be terminated before their expiration date. The Service Provider does not guarantee profits because it depends in particular on the efficiency of the cryptocurrency mining and its value, whose price is determined by the market conditions on the cryptocurrency stock exchange markets. The default launch of the Program is after 10-20 days from the day of purchase (according to the chosen kind), and the period may be shortened or prolonged due to the time needed to build and/or activate a device, but not longer than 90 days. The time of the Program launch may be different, and the User verifies it during purchase process.
3. Within the INTEGRA Program user concludes an agreement (a contract) on using dedicated algorithms and appropriately programmed bots, whose main task is to maximize profits. Using the full computing power of the Service Provider, the system is responsible for assisting in selecting the most optimal Masternodes in a given project and the appropriate Proof of Stake or Proof of Capacity algorithm to diversify profits by dynamically switching them. Moreover, thanks to adopting the INTEGRA Program, a company may gain new tokens and cryptocurrency - mostly due to the newest mining overlay.
4. Within the SHIELDS Program, a service of an additional mining support is available. The service is based on an original system of automatic cryptocurrency mining by dual-mining method (mining two different cryptocurrency at the same time) to

**THE BASIC SERVICE IS  
THE CRYPTOCURRENCY  
MINE**

increase profitability of the MINING Program and to build a distribution structure within the Shield. The Shield is a system available on the Service Provider's Website, where all Users are allocated according to the built Distribution Structures. Within a purchased Program, the User purchases a possibility to build the Distribution Structure and thus the right to compensation based on it and the product, which is shared after the closure of one of the Shields. The closure is done by inviting an appropriate number of people, which is specified hereinbelow. The User receives a product in maximum 6 months after the Shield closure. Each User receives 8% commission from directly recommended people for their purchases within a given structure. In addition, in case of having 39 people in the Shield and thus closure of it, the User receives 20x (twenty times) of its price. In case of the closure of a Shield, a new Shield with the value of the closed one is received by the User, free of charge. Products received after the closure are included in physical or digital form. Products may change within Shields.

5. The core service of the Rockwall Investments is a cryptocurrency mine and the Service Provider primarily develops the MINING Program by equipment purchases, service, maintenance and further development. All remaining Programs available on the website support its functioning to diversify its earning potential.

### **§ 3. The Registration, Agreement and Verification**

1. The Agreement may be concluded by natural persons, legal persons and other organizational units to whom the law assigns legal capacity. The age of adulthood is determined by the law of the User's country of origin. Registration is free and the User gains access to the functionality of the website. In case of doubt as to the age of the User, the Service Provider may verify it by requesting the submission of relevant supporting documents.
2. Every User shall register only one account on the Website per one household. The verification shall be based on the IP address. If the User has more than one account, the accounts shall be permanently and irrevocably removed, and all the collected funds shall be written off.
3. By the registration on the website, through fulfilling the form, accepting the checkboxes and confirming his/her data, the User concludes the electronic services agreement, accepts the available Terms and Conditions and Privacy Policy and Cookies Policy, and in particular:
  - 1) The scope of provided Services;
  - 2) No need to invite a new person to the website;
  - 3) The terms and conditions of payments;
  - 4) Lack of profit guarantee, potential risk arising from cryptocurrency services purchase;
  - 5) The exclusive statutory (not applicable to contract law - § 3.15) right to withdraw from the agreement due to digital data provision (services available on the Website) and a possible situation in which profits (commissions) depend on fluctuations on the cryptocurrency market, over which the Service Provider has no control.
4. The registration itself does not require any fees, the User decides about withdrawals or purchases the Service.
5. The Service Provider declares, and the User acknowledges that the Service Provider does not carry out any fundraising activity in order to encumber the risk of such funds, as:
  - 1) Within the MINING Program, the User purchases the computing power to extract digital currency;
  - 2) Within the INTEGRA Program, the User purchases the possibility to use dedicated algorithms and appropriately programmed bots, whose main task is to maximize profits.
  - 3) Within the SHIELDS Program, the User purchases the service as an additional mining boost, based on an original system of automatic cryptocurrency mining by dual-mining method to increase profitability of the MINING Program and to build a distribution structure within the Shield.
6. The activities of Rockwall Investments do not refer to investments as investment funds. "An investment", understood by the Service Provider, shall be defined solely as

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ANY FEES**

a purchase of the program available on the Website. Activities of the company shall not be seen as investment advice or recommendation from the Service Provider aiming at purchasing, selling or holding a particular asset. The Company is not registered as an investment advisor.

7. The User is obliged to provide correct and real data in the Form. In case of justified doubts about the authenticity of the provided data, the Service Provider reserves the right to suspend the activation of the account.
8. As a part of providing data by the User within the Website, and in particular during verification, the Service Provider may request the following type of information, out of many:
  - 1) name and surname;
  - 2) phone number;
  - 3) type of an account:
    - a) private;
    - b) business - in that case the Service Provider may request additional data indicated in the form and sending to the Service Provider appropriate documents indicated in the form to complete further verification;
9. In case of a private account (of a natural person) provided data my concern:
  - 1) name and surname;
  - 2) citizenship,
  - 3) identification number of civil register or birth date if such a number is not used in a User's country,
  - 4) number of a document confirming an identity of a person,
  - 5) address of residence - in case of having such information by the authorities,
10. In case of a business account (of a company, legal person or an entity which does not have a legal personality):
  - 1) name (of a company);
  - 2) organization form,
  - 3) address of the registered office or address of business activity,
  - 4) Tax Identification Number and in case of lack of such a number - a country of registration, commercial register as well as the number and dates of registration,
  - 5) identification data, under (6) of a representative person, who represents legal person or an entity which does not have a legal personality.
11. The Service Provider may introduce additional security methods for an account, including procedure connected with the Google Authenticator application or similar.
12. Every account registered on the Website shall be subject to additional two-staged verification on the basis of the compliance of the owner personal data. Verification shall be performed by the Service Provider based on a sent scan of the User's identity document (identity card, passport) and a document confirming the place of residence: bill for telecommunications service or utilities (gas, electricity), or other appropriate, approved by the Service Provider. If it is necessary to obtain special information, including in particular a confirmation of data by the state authorities, the time of the account verification may be extended appropriately for the time needed. The account verification shall be performed, in particular, in case of the Withdrawal order.
13. The User acknowledges and agrees, that in connection to AML procedure (preventing money laundering and financing terrorism), the Service Provider may demand to verify the User at any time of his/her activity. Lack of verification, confirmed by documents, may result in suspension or removal of the account, including a write-off of collected funds.
14. The Service Provider having reviewed provided data, may reject the registration of the User on the basis of low credibility of provided data by the User or demand to produce additional documents, including especially a photo of the User holding the said documents, or a photo of the User presenting in the background a well-known place from the area of User's place of residence (up to 15 km).
15. The User has the right to contractual withdrawal from the Agreement within 14 days from the date of Transferring Funds the account, without giving any reason. The funds are in this case returned to the User after deducting 30% as an administrative fee.

#### **§ 4. Rules of Transferring Funds**

1. Available methods of deposit and withdrawal of funds are included on the Website within the User account. Usage of funds is required to meet the conditions set by the providers of these Services.
2. Deposited funds (and funds earned on the website) are included on the account as available funds.
3. Withdrawal requests below the minimal amount of USD 50.00 shall not be executed. In the event that the minimum withdrawal amount is not reached, the funds shall be held on the account and the funds shall be withdrawn to the User when the minimum withdrawal amount has been reached and new withdrawal request is placed.
4. The User does not have the right to transfer of claims (assignment) to other entities.
5. Deposited funds (and funds earned on the website) are included on the User's account. For each withdrawal, a percentage is retained in the account of the available funds. The said percentages are specified by the Service Provider in the User account. With the development of the platform, this amount will be modified to eventually complete release of withdrawals.
6. The withdrawals of the mined cryptocurrency to the User's external addresses shall be executed every 2 weeks, i.e. every second Monday.
7. The user is charged a fee for every ordered withdrawal depending on the chosen withdrawal method. The fee is charged for every request.
8. The User may place a withdrawal request of a maximum joint value of \$7,000 per week. The Service Provider reserves the right to extend the time of withdrawals execution exceeding the time given in marketing materials. The User acknowledges and agrees that the said restrictions are necessary to fulfil the AML obligations by the Service Provider (concerning the Anti-Money Laundering and Terrorism Financing).
9. The User may generate codes (Vouchers) on the Website to top up the account on the Website or to buy a Shield as part of the SHIELDS Program on the Website according to the value specified in the code (Voucher).
10. The purchase of the code (Voucher) involves charging by the Service Provider a fee according to the value shown on the Website, available as information at the time of purchase.
11. The User may use the generated codes (Vouchers) only to help to expand the distribution structures and marketing.
12. It is strictly forbidden to trade or exchange (exchange between Users) codes (Vouchers) by Users, aimed at obtaining financial benefits. Such an activity shall result in imposing sanctions as specified in 6 - Liability, including the right to remove the User's account and write off the collected funds.
13. The sale of codes (Vouchers) may be carried out only by Users or other entities having the authorization granted by the Service Provider.

#### **§ 5. The Affiliate Program and Users activities**

1. As a part of the Partner Program, the User may recommend services provided by the Service Provider and benefit from such an activity in a form of a compensation in a partner program (Affiliate Program).
2. The User may obtain commission for the services purchase by other Users recommended by him/her or other Users in his/her distribution structure depending on the values available on the Website and the Marketing Plan.
3. The Service Provider declares, and the User acknowledges and agrees that obtaining new Users within the activity on the Website is not necessary or needed to profit. Any possible information on ways of profiting including the benefits of inviting new people shall not be understood as a required form to operate on the website. In particular, the phrase "all you have to do is to invite one / another person" does not mean that this is necessary in the scope of the Service Provider's activity. The acquisition of new Users aims to increase the scope and profitability of the Users and the availability of services enables the platform to be used and profit from such activities without such actions.
4. The activities of the User on the Website are performed for own benefit and risk, and the basis of the activities is a voluntary registration at the moment of the conclusion of the Agreement and the selection of the contract. Except for the conclusion of an agreement on service provision by electronic means, the User is not bound to any other legal relationship, in particular including, under labor law or other, unless the

**THE PARTNER  
PROGRAM IS AN  
ADDITIONAL  
FUNCTION ON  
THE WEBSITE**

relationship of the Parties has been established on the basis of separate, written agreements or settlements. The User is not entitled to act contrary, directly or indirectly, or violate the provisions hereof, and terms and conditions of cooperation with the Service Provider. In particular, the User shall not act on behalf of or for the profits of the Service Provider.

5. The business activity of the User is subject to generally applicable regulations in this respect. The Service Provider shall not be liable to the User or any third parties for any failures or actions resulting in a neglect or violation of applicable law. The Service Provider does not provide the Users with any consultancy services, in particular regarding legal, financial or tax advising. It is the User's responsibility to settle the tax on his own.
6. The User operating within the platform is obliged to:
  - 1) respect all the terms of participation and rules applicable to the Service Provider by adjusting to their content and intentions they are based on;
  - 2) in relations with other people, be guided by the principles of honesty and proper treatment; to present the products, services, terms and conditions and prospects of cooperating with the Service Provider in a fair and honest manner;
  - 3) not to use misleading, deceiving, dishonest practices or sales; adapt own actions to terms and conditions of cooperation set forth in the Service Provider's documentation and the guidelines provided by the Service Provider, in the sense of personal liability for their violation or nonconformity;
  - 4) inform every new person about the lack of need to invite other people within the Website usage, what a virtual currency is as well as an existing risk connected with the virtual currency market.
7. The risk in the context of virtual currencies is understood in particular as the exchange rate risk, the lack of the central issuer and bank guarantees, thus the virtual currencies obtained as a part of the business activity may either gain or lose value overtime.
8. The User has the right to use the company (name of the company) and logo (trademark), photographs, prints, information owned or protected by the Service Provider, solely in compliance with the rules set by the Service Provider. Exercising the rights hereinabove to other extent is possible only after obtaining the prior direct consent of the Service Provider specifying the scope, manner, form and the time, if applicable, of such use. The use of the the Service Provider trademark is permitted on the basis of the rules set forth on the website, considering the following provisions:
  - 1) If the User advertises, publishes or uses otherwise the trademark of the Service Provider, he/she is obliged to add "Independent Partner";
  - 2) If the User has created a website, which is solely concerned with the Service Provider partnership or is described as one of several programs, the statement "Independent Partner" and the name of the Service Provider shall be visible on the home page;
  - 3) If the User uses in own domain indication (in words) of the Service Provider or its part, the Service Provider may demand a transfer of the domain rights or to change the content or structure on the website;
9. The User shall not seem to be acting on behalf of the Service Provider in User's professional contacts or contacts with other Users. Partners shall not use the title of a "Manager", "Director" or "President" or other similar title unless the Service Provider agrees and gives such title. If the provision is violated, the Service Provider may warn the User, including imposing appropriate sanctions, including suspension/removal of the User Account. If there are additional terms and conditions/guidelines/instructions applicable to the Partners, they are applicable accordingly.
10. The User may cooperate with other entities providing their services on the market, however, for every serious violation of the Service Provider's interests, which shall be deemed as selling directly or indirectly products or services of another company to other Users of the Service Provider and offering them a cooperation in this matter, and participating in other partner programs of cryptocurrency mining companies, without a consent of the Service Provider. It is prohibited to combine the Service Provider's presentation with other presentations in one material unless the Service Provider has given his consent. The User is aware of the fact that violation of the provisions hereinabove may result in imposing sanctions specified in 6(1).

**THE USERS  
SHALL INDICATE  
THAT THEY ACT  
AS  
INDEPENDENT  
PARTNERS**

**PARTICIPATING  
IN OTHER  
PROGRAMS IS  
ALLOWED**

## **§ 6. Liability**

1. Any violation of the provisions hereof shall, at the Service Provider's discretion, result in a warning, a complete lock of the account, limitation of the use of certain services and imposing a contractual penalty up to the total of collected funds . If the User has taken steps that are not prohibited hereby, but are understood by the Service Provider to be harmful or unwanted, the Service Provider shall notify the User via email, and demand to discontinue such an activity immediately and remedy the effects. No response and prompt failure of the User to the request the Service Provider is a violation hereof.
2. The Service Provider shall not be liable for any effects resulting from the possession of the access password to the User's account by the third party. In particular, it concerns logging in to the website by the User from different locations.
3. The Service Provider shall not be liable for services provided by third parties, who provide services to the User under their own name and for own profit, under separate terms and conditions and under separate agreements concluded with the Service Provider or its contractors, in particular with the reference to the payment methods. Terms and conditions governing the provision of such services belong to the entities providing these services and these entities are solely liable for them. Any complaints to the Service Provider in this regard shall be passed to these entities.
4. The Service Provider is not responsible for changing the value of the collected funds on the virtual currency markets nor the collapse of the cryptocurrency market and the inability to profit economically or technically from the extract of the minimum values of cryptocurrencies, therefore the Service Provider reserves the right to suspend the operation of selected Programs.

## **§ 7. Complaints**

1. The User and third parties may report to the Service Provider at e-mail address any abnormalities related to the operation of the platform and its functioning.
2. The notification should specify:
  - 1) description of the violation;
  - 2) request for a specific behavior to handle the complaint.
3. The Service Provider shall provide information on the examining notification by electronic means in 30 (thirty) days from the date of its submission. The response to the notification shall be sent to the notifier via the address provided in the notification. The Service Provider reserves the right to extend the above deadline by the maximum of 30 (thirty) days if the examination of the notice requires special information or overcoming obstacles encountered by the Service Provider, in particular hardware or network failures. The Service Provider further reserves the right that the examining of the notification may require the notifier to provide further clarification - the time of the exchange of the correspondence prolongs the period in which the notification is examined appropriately.
4. User's submission of a complaint in the electronic form is equivalent to agreeing to receive a reply from the Service Provider also in the electronic form.

## **§ 8. Additional Information about the Services**

1. The Service Provider shall ensure the operation of the tele-informatic system which is used in such a way that each User may terminate the use of electronic services at any time. In connection with the rules of withdrawals of funds, the User should refer via the e-mail address of the Service Provider.
2. The Service Provider shall ensure that the used information and communication system is used in such a way as to prevent an unauthorized person from accessing the content of the transmission of electronic services, using cryptographic techniques.
3. The Service Provider states that the use of electronic services may involve a technical risk, typical for the usage of IT systems. The User of the business model shall secure their electronic connections and devices against an unauthorized access, including, in particular, installing anti-virus software.
4. In order to use the electronic service provided within the website, the User shall meet the following technical requirements necessary to cooperate with the IT system of the

Service Provider: having a device enabling the use of the Internet, connection with the Internet, having a browser allowing the display of web pages e.g. Internet Explorer versions 5.5 and higher or Opera versions 7 and higher, or Firefox versions 1 and higher, or Google Chrome 5.0 or higher, or Safari 5, or higher, and cookies support enabled, SSL and JavaScript enabled, and having an active email account (e-mail).

5. The Service Provider reserves the right to interfere with the technical structure of the User Account in order to diagnose abnormalities in the functioning of the services provided within the website, and the Service Provider may make changes or otherwise affect the technical features of the User Account, to modify or restore the correct operation of the User Account or the website itself.

### **§ 9. Privacy Policy/GDPR**

Pursuant to European Parliament and Council regulation (EU) 2016/679 dated 27th April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/EC, Official Journal of the European Union, L 119/1 of May 4, 2016 (hereinafter referred to as: GDPR) the Service Provider as the Personal Data Controller of the Customer, who is a natural person (a person whose personal data have been obtained by the Controller), represents:

- 1) The Controller data:

The Controller of the data is the company of Perfect Lion Solutions Ltd.

- 2) For what purpose and on what basis we collect and use data:

- a) In order to properly provide the Services offered on the website - the legal basis: art. 6(1)(b) of the GDPR;
- b) In order to comply with legal obligations of the Controller, i.e. issuing invoices, other accounting documents - the legal basis art. 6(1)(c) of the GDPR;
- c) In order to respond to complaints within the time and form provided by law, in accordance with the applicable provisions in this area - the legal basis art. 6(1)(c) of the GDPR;
- d) In order to market directly, by which we inform about offers and promotions, the legal basis: processing is necessary for the purposes of legally justified business activities conducted by the Controller,
- e) In order to support Customer Service, better adjust current offers on the basis of chosen products, the legal basis: processing is necessary for the purposes of legally justified business activities conducted by the Controller,

- 3) The following personal data are processed:

Name and surname; phone number, address, email address, age, country of origin.

- 4) The recipients of your personal data are:

- a) support of the Website, employees, associates of the Controller,
- b) companies providing services subcontracted by the Controller,
- c) entities providing the Controller with advisory, consultancy, audit, legal, accounting or tax as well as ICT and marketing services,
- d) entities performing payment activities (banks, PayU) in order to make payments, refunds and other settlements,
- e) institutions that carry out tax, accounting etc. audits for at the Controller.

- 5) Personal Data Storage Time:

Personal data shall be kept for the duration of the Agreement and for the time necessary to comply with tax and accounting obligations regulated by separate regulations. The Controller may store personal data for a longer period of time but only in justified cases and in compliance with law.

- 6) You have the right to:

- a) demand of the Controller to access personal data,
- b) demand of the Controller to correct personal data,
- c) demand of the Controller to remove personal data,
- d) demand of the Controller to limit personal data,
- e) object to data processing,
- f) demand to transfer data to another controller or to the Country (under art. 20 of the GDPR),

To exercise the rights hereinabove, you shall file a motion via email address of the Service Provider.

- 7) Respect for Privacy

The Service Provider assures to make an effort to ensure that personal data are processed with the greatest respect for the privacy of the data subject and with the utmost care for the safety of the processed personal data, and in particular ensures that the Service Provider has taken all legal measures to safeguard personal data collections.

#### 8) Applied Safety Measures

The Service Provider declares that he adapts technical and organizational means to protect the personal data being processed, appropriate to the threats and categories of data subject to protection, and in particular, protects the data against unauthorized access, unauthorized retrieval, processing in violation of the legal provisions and alteration, or destruction.

### **§ 10 Cookies Policy**

#### 1. Cookies Types

The Service Provider may use the following types of cookies on the Website:

- 1) temporary which are deleted after leaving the site or turning off a web browser;
- 2) permanent which are stored on the User's end device for unspecified period of time, or until the User deletes them manually;
- 3) statistical to track traffic on the Website;
- 4) functional which allow personalization of the site in relation to the User;
- 5) advertising which provide the User with content adjusted to his/her personal preferences;
- 6) necessary and secure which concern the maintenance of safety rules within the maintenance of the Website and authentication rules.

#### 2. Purposes of Using

- 1) optimization, increasing efficiency and quality of the provided services;
- 2) correct feature configuration available within the Website;
- 3) personalization of the displayed content and ad matching the visitors of the Website;
- 4) safety maintenance and reliability of the Website;
- 5) collecting and using general and publicly available static data through analytical tools.

#### 3. External Entities

Cookies stored on the User's end device are allowed to be used by other entities that affect the quality of the offered services. The User may change own cookies settings at any time by specifying the conditions of storing and granting cookies the access to the User's device. Changes to the settings referred to hereinabove may be made via the settings of the web browser or via the configuration of the service. The settings may be changed to block automatic cookie operation in the settings of a User's web browser or to notify the User every time when cookies are placed on the device.

#### 4. User Rights:

The User may delete cookies at any time by using the settings available in the used web browser. Restricting or blocking cookies via the web browser shall not refrain the User to participate in the Website, however, this may cause difficulties or irregularities with the Website operation, for which the Service Provider is not liable. It is recommended to use software that enables cookies operation.

### **§ 11. Final Provisions**

1. The Service Provider has the right to amend the Terms and Conditions without justification. The Service Provider shall inform the User about amendments in a visible place on the Website, either by sending an e-mail to the User or directly by the notification available on the User Account (in the User panel). If the User does not agree to the amendments, he/she has the right to remove the account. In such a case the purchased Programs and collected funds and shall be written off (they shall not be withdrawn).
2. "The cryptocurrency" referred hereto shall be understood as every kind of virtual currencies, regardless of their features.

**WE ALWAYS TRY  
TO RESOLVE  
DISPUTES  
AMICABLY. IN  
CASE OF A  
PROBLEM,  
PLEASE  
CONTACT US**

3. All rights to the Website and all its elements (including software, functional layout, graphics, databases and works presented within the Website) belong to the Service Provider.
4. Any disputes arising herein are applicable to the legislation based on general principles, and the parties reserve that if it is possible to apply principles of international law, the Service Provider has the right to choose the court and competent law. Before taking legal measures, the Service Recipient shall call the service provider and specify the claim, and then in 30 days the Service Provider shall respond and choose the competent court and law.
5. The User agrees to any transformations, legal changes and transfer of rights of the Service Provider to another entity. In particular, the User agrees that the registered office of the Service Provider may be moved to another country and that a completely new company may be set up. Assignment of rights and claims is prohibited between the Parties in other cases.