

USER AGREEMENT

1. Parties

1.1. This agreement (hereinafter referred to as “**Agreement**”) is designed to specify the mutual rights and obligations between the parties Cyprus DAX–C Digital Assets Operation Services LTD. (hereinafter referred to as “**Dax-c**”) and (hereinafter referred to as “**Customer**”).

2. Definitions

2.1. DAX-C : Refersto Cyprus DAX–C Digital Assets Operation Services LTD. Company.

2.2. Cryptocurrency: Refers to a virtual currency that is not money and is an alternative, digital, electronic product that can be transferred to all over the world and has the same value everywhere, cannot be controlled by a bank or company, has no centralized control point, is based on blockchain technology. The price of cryptocurrency is not determined by anyone, and varies according to the free market.

2.3. Cryptocurrency Wallet(s) : refers to a digital data file that holds Cryptocurrency addresses (Cryptocurrency can be transferred between these addresses) and their passwords, which are randomly generated cryptographic public key pairs.

2.4. Customer : Refers to a natural or legal person who opens an account with DAX-C and receives services via OTC or through the platform.

2.5. Platform : Refers to the digital environment that can be accessed through the website “www.daxcyprus.com”, mobile applications and other interactive channels that enables the customer to carry out their transactions

2.6. OTC Trading Service : It allows distinguished corporate and VIP users to place large block orders and receive instant special offers. OTC Trading Service is available 24/7 and enables deposits and withdrawals of traded assets with trade confirmation..

3. Rights and Obligations

3.1. The owner of all services, contents and products connected to the DAX-C services (except for contents and applications provided by third parties) is Cyprus DAX-C Digital Assets Operation Services LTD.Company. Copying, duplicating and disseminating these services is not allowed in any way.

3.2. The customer cannot under any circumstances transfer or sell his account and rights to third parties, or allow anyone else to use his membership under any name. In this case, DAX-C has the right to cancel, stop or suspend the customer's account. The customer's cryptocurrency assets are not affected by this situation.

3.3. The customer is responsible for the accuracy and confidentiality of the information provided, as well as protecting the password and user name and not sharing it with anyone else. DAX-C does not accept any liability if this information is obtained by unauthorized persons and DAX-C services are used..

3.4. DAX-C managers and employees cannot be subject to any legal or criminal liability for any damages and/or losses arising from customer error..

3.5. The customer may only carry out transactions for lawful purposes. If it is noticed that the customer has committed an illegal transaction, DAX-C is not responsible in any way and has the right to take any legal action and take the necessary security measures.

3.6. The customer bears all legal and criminal liability for every transaction he carries out using the services he receives. DAX-C has no legal or administrative responsibility in these transactions..

3.7. If the transactions are deemed suspicious, DAX-C has the right to cancel the customer's transactions and refund the money transfers.

3.8. Money transfer/EFT transactions must be made from the bank account registered under the same name as the customer..

3.9. There are certain risks that come with investing in cryptocurrencies. By accepting and approving this agreement, the Customer declares and undertakes that he understands the risks of investing in crypto currencies and that he will not hold DAX-C responsible for any damages or losses caused or may be caused by the investment. The customer is responsible for profits and losses arising from price changes. The customer cannot claim any rights from DAX-C in case of loss or damage..

3.10. It is not technically possible to track how the cryptocurrencies purchased through the DAX-C platform are used, where and for what purpose they are transferred, and whether they are used in a crime. DAX-C cannot be held responsible for any damages, losses, negative or positive damages of the customer or third parties arising or arising from the misuse of cryptocurrencies..

4. Pricing

4.1. Commission rates to be applied in transactions made between DAX-C and the customer via OTC Trading are applied by agreement between DAX-C and the customer during the transaction..

4.2. The fee schedule to be applied on the platform will be announced in the "Fees" section on DAX-C's website.

4.3. DAX-C has the right to charge a commission (service fee) at a rate determined by itself for each buying and selling transaction. and has the right to change these fees and rates from time to time..

4.4. By accepting, approving or signing this agreement, the customer will be deemed to have agreed to receive these transaction fees.

4.4. Cryptocurrency transfers are non-refundable, so commissions or transaction fees allocated by DAX-C are not refundable and users have no right to request a refund of these fees.

5. Privacy Policy

5.1. When this contract is approved or signed by the customer, the rights and obligations arising from the law will be deemed to be mutually accepted by DAX-C and the customer. Both parties accept and undertake to act in accordance with the legislation.

5.2. DAX-C undertakes not to provide customer information (registrar approval documents, company articles of association and statute, identity, invoice, address, e-mail, telephone, fax, demographic information or customer number, etc.) to third parties except for legal obligations or the customer's explicit consent.

5.3. DAX-C may store the Customer's information on its servers located abroad.

6. Applicable Law and Jurisdiction

This agreement and TRNC Law are the basis for any disputes that may arise between DAX-C and the customer, and TRNC courts are authorized.

7. Contract Amendments

DAX-C has the unilateral right to amend and update all terms and conditions contained in this agreement without the need for prior notice.

8. Enforcement and Acceptance

This agreement enters into force from the moment it is signed by the parties. The contract is deemed to have come into force when the customer enters any page of DAX-C's website and accepts, declares and undertakes that he has read the entire contract, fully understood its content and approved all its provisions.