TERMS, CONDITIONS & PRIVACY POLICY

STATEMENT

All services and operations are provided by www.ceyron-store.com (hereinafter referred to as Ceyron). "Ceyron Service Agreement" (hereinafter referred to as This Agreement) specifies the rights and obligations of Ceyron's services which have been agreed on by both of Ceyron and its users. By using our site users agree to the terms and conditions This Agreement, Ceyron--acting According to of Ceyron website (www.ceyron-store.com) -will provide users with the relevant services. This Agreements Users who do not agree to are forbidden using Ceyron website. Ceyron has right to revise This Agreement at any time. Upon any modification to This Agreement, Ceyron will update this page, so users can read the updated agreement at any time.

SCOPE OF SERVICES

- (1) Ceyron allows all users of the platform to deposit cryptocurrencies as an investment, buy and trade cloud hashrate with other users.
- (2) The service operated by Ceyron allows the user to deposit cryptocurrencies including, but not limited to: Bitcoins, Litecoins and to buy and/or to sell commodities known as "GHS" or Gigahashes and "MHS" or Megahashes. However, Ceyron offers the user its services for use only if the user fully understands, complies and agrees with This Agreement.
- (3) Depending on the user's place of residence, the user may not be able to use all the functions of the site. It is the user's responsibility to follow those rules and laws in his/her place of residence and/or place from which the user accesses this Site.
- (4) The user acknowledges and agrees that, when completing transactions, he is trading with other users, and that Ceyron acts only as an intermediary in such transactions, not as counterparty to any trade.

USER'S RIGHTS & RESPONSIBILITIES

- (1) The user has the right to enter and use the site and the services, as long as he/she agrees to and actually complies with This Agreement. By using the site, the user agrees to accept and comply with the terms and conditions stated herein.
- (2) The user undertakes to read the entire terms of use carefully before using the site or any of the services provided by Ceyron.
- (3) The user undertakes to monitor all and any changes on his/her account, including but not limited to the balance matters.
- (4) The user agrees that, whenever the transaction is made, the platform sends and receives the monetary sums and/or cryptocurrencies from the buyer's and the seller's Accounts in their name and on their behalf, through the platform.
- (5) The user undertakes not to use the service to perform criminal activity of any sort, including but not limited to, money laundering, illegal gambling operations, financing terrorist organizations, or malicious hacking.
- (6) The user is responsible for any and all damages caused and all liability actions brought against Ceyron for infringement of third-party rights or violation of applicable laws.

CEYRON'S RIGHTS & RESPONSIBILITIES

- (1) Ceyron has the right to suspend user's account and block all cryptocurrency, fiat currency and commodity sums contained therein, in case of non-fulfilment or unduly fulfilment of the terms of use by the user.
- (2) Ceyron undertakes to provide services with the utmost effort, due care and in accordance with these terms of use.
- (3) Ceyron's responsibility shall be limited to using reasonable technical efforts to ensure the receipt of the cryptocurrency transferred. When initiating cryptocurrency transactions to a user who is not the Ceyron user, Ceyron responsibility shall be further limited to ensuring the transfer of the necessary technical data to the cryptocurrency network.
- (4) To the extent permitted by law, Ceyron is not responsible for any damages, loss of profit, loss of revenue, loss of business, loss of opportunity, loss of data, indirect or consequential loss unless the loss suffered is caused by a breach of the terms of use by Ceyron.
- (5) Ceyron is not responsible for any malfunction, breakdown, delay or interruption of the Internet connection, or any reason why our site is unavailable at any given time. Ceyron have right to delete all of illegal information or against agreements without informed users.

PRIVACY POLICY

- (1) When you create an Ceyron account, Ceyron will ask for personal information, which is not limited to your name, email address, telephone number, shipping address, credit card etc. Ceyron will never share your information with a third-party without notifying you first and asking for your permission.
- (2) You acknowledge and agree that, Ceyron may, on requests from governmental authorities (including judicial and administrative departments), provide user information provided by you to Ceyron, transaction records and any other necessary information. If you allegedly infringe upon any other's intellectual rights or other legitimate interests, Ceyron may provide the necessary ID information of you to the interest holder if Ceyron preliminarily decides that the infringement exists.

TERMINATION OF AGREEMENT

- (1) You hereby agree that, Ceyron shall have the right to terminate all or part of Ceyron services to you, temporarily freeze or permanently freeze (cancel) the authorizations of your account on Ceyron at Ceyron 's sole discretion, without any prior notice, for whatsoever reason, and Ceyron shall not be liable to you or any third party; however, Ceyron shall have the right to keep and use the transaction data, records and other information that is related to such account.
- (2) You agree that, after the termination of agreement between you and Ceyron, Ceyron shall still have the rights to: keep your user's information and all the transaction information during your use of Ceyron services; Claim against you according to this agreement if you have violated any laws, This Agreement or the rules during your use of Ceyron services.

INTELLECTUAL PROPERTY

The trademarks, service marks and logos of Ceyron and others used on the site are the property of Ceyron and its respective owners. The software, text, images, graphics, data, prices, trades, charts, graphs, video and audio materials used on this site belong to Ceyron. The trademarks and other materials on the site should not be Copied, reproduced, modified, republished, uploaded, posted, transmitted, scraped, collected or distributed in any form or by any means, no matter manual or automated. The use of any materials from the site on any other site or a networked computer environment for any other purpose is strictly prohibited; any such unauthorized use may violate copyright, trademark and other applicable laws and could result in criminal or civil penalties.

RISK WARNING

- (1) The trading of commodities involves a significant amount of risk. Prices can fluctuate on any given day. Because of such price fluctuations, you may gain or lose value of your assets at any given moment. Any currency may be subject to large swings in value and may even become absolutely worthless. There is always an inherent risk that losses will occur as a result of buying, selling or trading anything on the market.
- (2) There may be additional risks, which have not been foreseen or identified in the current terms of use. Every user has to carefully assess whether his/her financial situation and tolerance for risk is suitable for buying/selling/trading Bitcoins.

LIMITATION OF LIABILITY

- (1) In no event shall Ceyron be liable for any failure or delay of service resulted from regular equipment maintenance of the information network, connection error of information network, error of computers, communication or other systems, power failure, strike, labor disputes, riots, revolutions, chaos, insufficiency of production or materials, fire, flood, tornado, blast, war, governmental acts, judicial orders or omission by third parties.
- (2) To the extent permitted by law, Ceyron is not responsible for any damages, loss of profit, loss of revenue, loss of business, loss of opportunity, loss of data, indirect or consequential loss unless the loss suffered is caused by a breach of the Service Agreement by Ceyron.

JURISDICTION

This Service Agreement shall be governed by and construed in accordance with the laws of Quebec, Canada, unless otherwise expressly provided. If any portion of this Service Agreement shall be deemed invalid, void, or for any reason unenforceable, such portion shall be deemed severable and shall not affect the validity and enforceability of any remaining portion.