

TERMS AND CONDITIONS OF WANKCOIN SALE

Last Edited: May 7th, 2018

Disclaimers

PLEASE READ THESE TERMS AND CONDITIONS CAREFULLY BEFORE USING WANKCOIN.COM, A WEBSITE OPERATED BY FOSHAN LIMITED

THESE TERMS AND CONDITIONS ARE NOT A SOLICITATION FOR INVESTMENT AND DOES NOT REPRESENT IN ANY WAY AN OFFERING OF SECURITIES IN ANY JURISDICTION, BUT STIPULATE THE TERMS AND CONDITIONS OF THE WANKCOIN SALE.

THE PURCHASE OF WANKCOIN IS SUBJECT TO ACCEPTANCE OF THESE TERMS AND CONDITIONS.

BY PURCHASING WANKCOIN, THE USER ACKNOWLEDGES THAT HE/SHE HAS FULLY READ, UNDERSTOOD AND AGREED TO THESE TERMS AND CONDITIONS, AND THAT HE/SHE HAS THE NECESSARY LEGAL CAPACITY TO COMMIT HIMSELF/HERSELF TO THE OBLIGATIONS AND PURPOSES STATED IN THESE TERMS AND CONDITIONS.

IF THE USER DOES NOT AGREE WITH ANY OF THE PROVISIONS OF THESE TERMS AND CONDITIONS, THE USER SHALL NEITHER PURCHASE WANKCOIN, NOR USE THIS WEBSITE OR SERVICES OFFERED ON THIS WEBSITE.

Terms and Definitions

“*Company*” — Foshan Limited, s Republic of Seychelles Corporation

“*Cryptocurrency*” — a digital currency such as Ethereum used by the Users to purchase WankCoin.

“*Ethereum*” — a decentralized network that allows to create smart contracts.

“*Future Sale*” — the sale of an additional 350,000,000 WankCoin at a time determined by the Company in a manner determined by the Company. The Future Sale shall be at least 1 year after May 1st, 2018. This amount may be increased in accordance with these Terms.

“*Old WankCoin*” – Refers to WankCoin versions 0.8.6 through 0.8.7.1 which were initially forked from Bitcoin version 0.8.6

“*Terms and Conditions*” — these Terms and Conditions and any other policies or procedures that may be issued by the Company and published from time to time on the Website.

“*User*” — any person who uses the Website and/or purchases WankCoin.

“*WankCoin*” — ERC 20 tokens created by the Company.

“*WankCoin Bonus Level 1*” — the period during which the first 280,000,000 WankCoin are sold.

“WankCoin Bonus Level 2” — the period during which the first 260,000,000 WankCoin are sold after WankCoin Bonus Level 1 is completed.

“WankCoin Bonus Level 3” — the period during which the first 240,000,000 WankCoin are sold after WankCoin Bonus Level 2 is completed.

“WankCoin Bonus Level 4” — the period during which the first 220,000,000 WankCoin are sold after WankCoin Bonus Level 3 is completed.

“WankCoin Project” –the use of WankCoin to purchase memberships on websites which will accept WankCoin

“WankCoin Token Sale”—shall mean the period that combines WankCoin Bonus Level 1, WankCoin Bonus Level 2, WankCoin Bonus Level 3 and WankCoin Bonus Level 4 as further described in the Wank Paper.

“WankCoin Team”— at any given time the people who are party to the WankCoin Team Contract and have not been terminated from said contract, pursuant to the WankCoin Team Contract.

“WankCoin Team Contract”—The Contract which informs parties they are members of the WankCoin Team as well as the terms in which WankCoin are distributed amongst the WankCoin Team and the method in which a WankCoin Team member may be terminated. A party is only party to the WankCoin Team Contract if the contract is signed in Writing.

“WankCoin Wallet” – third party ERC20 TOKEN wallet software which can hold WankCoin

“Wank Paper” – A document prepared by the company describing the WankCoin Project and available at:

<https://www.wankcoin.com/files/WANK-PAPER-VERSION-1.01.pdf>

“Website” — WankCoin.com

Unless the context otherwise requires, words in the singular shall include the plural and vice versa.

The term “including” does not exclude anything not listed thereafter, and any obligation related to not doing something includes an obligation of not allowing that thing to be done.

Headings of sections are for convenience only and shall not be used to limit or construe such sections.

All sections in these Terms and Conditions shall survive any termination or expiration of these Terms and Conditions.

Risks Associated with Purchase and Use of WankCoin

Users expressly acknowledge and understand that WankCoin, cryptocurrency, blockchain technology, Ether, Ethereum and other related technologies are new and in certain cases untested, and particularly that they are outside of the Company’s exclusive control.

Users acknowledge and confirm that prior to purchasing and receiving WankCoin, they have been advised of the following risks, related to WankCoin and blockchain technology in general:

1. **Lack of Professional Expertise in Dealing with Cryptographic Assets and Blockchain-based Software Systems**

Only Users with experience in cryptocurrencies and blockchain-based systems should purchase WankCoin.

Users are solely responsible for ensuring relevant knowledge and experience in dealing with cryptographic assets in order to ensure that the Users understand the risks associated with the WankCoin Token Sale.

The Company shall not be responsible for any loss of, or inability to access WankCoin, personal wallets or any similar type of online/digital/virtual tokens or cryptocurrencies, which may be caused by the User's intentional or unintentional actions.

2. **Immaturity of the Ethereum-based Technology**

The Ethereum blockchain is at an early stage of development and recently experienced significant delays in processing block transactions due to extremely high volumes associated with token sales.

Since WankCoin are based on the Ethereum protocol, any malfunction, breakdown, unintended function or unexpected functioning of the Ethereum protocol may cause the WankCoin to malfunction or function in an unexpected or unintended manner or have a material adverse effect on WankCoin.

3. **Token Price Volatility**

Extreme fluctuations should be expected in the value of WankCoin.

The User hereby accepts and understands that the Company does not guarantee the market liquidity of WankCoin.

The User further expressly acknowledges and confirms that the User shall not hold the Company (including its affiliates, directors, employees, agents, contractors and service providers) liable for any losses or damages arising from the price volatility of WankCoin.

4. **Operational Error**

The User may never receive WankCoin and may lose the entire amount the User paid to the Company for WankCoin as a result of interruptions and operational errors in the process of purchasing or receiving WankCoin.

The User acknowledges and understands that the Company shall not be liable for any losses or damages (whether direct or indirect) caused by operational errors.

5. **WankCoin Security**

WankCoin may be subject to expropriation and/or theft. Hackers or other malicious groups or organizations may attempt to interfere with the smart sales contract, the smart token contract or WankCoin in a variety

of ways, including, but not limited to, malware attacks, denial of service attacks, consensus-based attacks, Sybil attacks, smurfing and spoofing.

6. **Changes to the Project**

Although the Company intends to have WankCoin Project realized as described on the Website and in the Wank Paper, the Company may make changes in the WankCoin Project for a number of reasons meaning that WankCoin Project does no longer meet the User's expectations.

7. **Risks associated with Laws and Regulations**

The regulatory status of cryptographic tokens, digital assets and blockchain technology is unclear or unsettled in many jurisdictions. It is difficult to predict how or whether governmental authorities may regulate such technologies. It is also difficult to predict how or whether any governmental authority may make changes to existing laws, regulations or rules that may affect cryptographic tokens, digital assets, blockchain technology and its applications. The Company may cease the distribution of WankCoin, the development of WankCoin Project or cease offering WankCoin in a jurisdiction in the event that governmental actions make it unlawful or commercially undesirable to do so.

The User acknowledges and understands that the Company shall not be liable for any losses or damages (whether direct or indirect) caused by changes in regulatory and compliance requirements of the applicable laws and regulations.

By purchasing WankCoin, the User expressly acknowledges and accepts all risks associated with such a purchase and the nature of the WankCoin Token Sale.

General Provisions

1. **WANKCOIN WILL NOT BE AVAILABLE FOR SALE TO THE CITIZENS OR RESIDENTS WHERE TRANSACTIONS IN RESPECT OF, OR WITH USE OF, DIGITAL TOKENS FALL UNDER THE RESTRICTIVE REGULATIONS OR REQUIRE FROM COMPANY TO BE REGISTERED OR LICENSED WITH ANY APPLICABLE GOVERNMENTAL AUTHORITIES.**
2. All purchases and prospective purchases in terms of the WankCoin Token Sale made by the User through the Website together with any services provided to the User through the Website, are subject to and regulated by these Terms and Conditions.
3. The User understands and accepts that purchase and possession of WankCoin shall not give/grant the right to the User to exercise any control over the Company or other aspects of the WankCoin Project.
4. The User understands and accepts that WankCoin do not have any rights, uses, purpose, attributes, functionalities or features, express or implied, outside the WankCoin Project.
5. The User understands and accepts that WankCoin are not an investment, currency, security, commodity, a swap on a currency, security or commodity, or any other kind of financial instrument.
6. The User must be at least 18 years old and have the capacity to purchase WankCoin on this Website.
7. If the User fails to follow the instructions provided on the Website, the Company may limit, delay, or prevent the User from purchasing WankCoin.

8. The Company reserves the right to refuse to process any order placed by any User or any potential User on the Website without giving a notice or stating a reason, and particularly where there is a suspicious activity, or potentially fraudulent, illicit, illegal or related activities suspected.
9. The User understands and accepts that the Company does not guarantee that WankCoin will be listed or traded on any exchange.
10. User understands and accepts that the Company does not guarantee that the WankCoin will hold its value or increase in value in the future.
11. The User acknowledges and accepts that these Terms and Conditions are subject to changes, modifications, amendments, alterations or supplements at any time, which will be effective immediately upon publication on the Website. The new and amended Terms and Conditions shall apply to any purchase of WankCoin made by the User after the new Terms and Conditions have been published. By continuing to use the Website and participating in the WankCoin Token Sale, the User accepts such modifications or amendments.

Description of the WankCoin Token Sale & Terms of Participation

As described in the Wank Paper, WankCoin can be used to discreetly join websites which accept WankCoin, without the use of a credit card

In total there will be 2,000,000,000 WankCoin created and distributed. The 2,000,000,000 WankCoin will be distributed as follows:

Phase	Number of WankCoin Available
Conversion of Old WankCoin to WankCoin*	500,000,000**
WankCoin Bonus Level 1	280,000,000
WankCoin Bonus Level 2	260,000,000
WankCoin Bonus Level 3	240,000,000
WankCoin Bonus Level 4	220,000,000
Held for Future Sale	350,000,000**
Held for Distribution to WankCoin Team	150,000,000

The Company at their discretion will at a date which is more than 1 year after the May 1st, 2018 will be permitted to sell up to 350,000,000** WankCoin in a manner determined by the Company in their full discretion.

** Notwithstanding the forgoing. The numbers representing the WankCoin required to satisfy conversion of old WankCoin to WankCoin as well as the number representing WankCoin Held for Future Sale are estimates and may be adjusted upwards or downwards. WankCoin must remain minable during the Conversion Period (Token Swap), up to and including July 31st, 2018, in order to keep the old WankCoin network running and to make the conversion possible.

*Users who have Old WankCoin shall be permitted to exchange an Old WankCoin for 50 WankCoin until August 7th, 2018, 2018 which is 90 days after May 7th, 2018. Any Old WankCoin outstanding after August 7th, 2018 shall not be eligible for conversion to WankCoin, and any of the approximately 500,000,000 WankCoin not converted to WankCoin from Old WankCoin shall be added to the amount available for Future Sale.

The conversion from One United States Dollar to WankCoin during the WankCoin Token Sale is as follows.

Level	USD Fiat Cost Per WankCoin
WankCoin Bonus Level 1	\$0.02
WankCoin Bonus Level 2	\$0.025
WankCoin Bonus Level 3	\$0.03

WankCoin Bonus Level 4	\$0.035
------------------------	---------

The Bonuses to be applied to purchases during the WankCoin Token Sale are as follows

Level	Bonus WankCoin Issued With Purchase
WankCoin Bonus Level 1	40%
WankCoin Bonus Level 2	30%
WankCoin Bonus Level 3	20%
WankCoin Bonus Level 4	10%

The Company has held back 150,000,000 WankCoin which will be distributed to the WankCoin Team in accordance with the WankCoin Team Contract. Unless you have signed the WankCoin Team Contract in writing and your participation has not been terminated in accordance with the WankCoin Team Contract you are not party to the WankCoin Team Contract.

The User expressly acknowledges that he/she shall not have the right to cease participation in the WankCoin Token Sale and that WankCoin purchased are final and non-refundable.

In order to participate in the WankCoin Token Sale, the User must have a wallet that supports ERC-20 tokens. The User is solely liable for issues arising from the use of a non-compatible system or wallet.

The User can also purchase WankCoin through exchanges.

WankCoin purchased by Users will be sent to their Ethereum-based personal account. Users shall be responsible for implementing reasonable measures for securing the wallet, including any requisite private keys or other credentials necessary to access such storage mechanism. In case the User's private keys or other access credentials are lost, the User may lose access to the WankCoin purchased.

WankCoin Token Sale Portal

The Company will conduct the WankCoin Token Sale through the Website, for more information visit:

<https://www.wankcoin.com/buy/>

Protection of WankCoin

Users shall store the WankCoin purchased during the WankCoin Token Sale in their ERC-20 compatible wallet listed here:

<https://www.wankcoin.com/buy/#wallet-setup>

WankCoin Distribution

WankCoin purchased during the WankCoin Token Sale will be distributed at the time of purchasing the WankCoin.

KYC Requirements

The Company reserves the right to conduct "Know your customer" and/or "Anti-money laundering" checks and procedures on the Users if it becomes required by the applicable laws.

The User undertakes to provide all the information requested by the Company in respect of conducting Know Your Customer or Anti-money Laundering checks/procedures. In the event that the User fails or refuses to provide the specific and necessary information requested by the Company in due time, the Company shall have the power to terminate the User's right to use the Website and the power to stop providing services to that User without any obligation from the Company to refund or indemnify the User.

Representations and Warranties

The Company makes no representations or warranties, whether express or implied, and assumes no liability or responsibility for the proper performance of the any services, online cryptocurrency services, assets or platforms and/or the information, images or audio contained or related to the WankCoin Project. The User uses all of these services including but not limited to services, online cryptocurrency services, assets or platforms at his/her own risk.

The User agrees not to hold the Company (including its affiliates, directors, employees, agents, contractors and service providers) liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected to the WankCoin Token Sale including losses associated with these Terms and Conditions.

By accepting these Terms and Conditions, the User guarantees that he/she is neither residents nor citizens of a country whose laws and regulations ban or limit the purchase and/or use of cryptographic tokens.

The User represents and warrants that the User has an understanding of the usage and intricacies of blockchain-based assets, like WankCoin, and blockchain-based software systems.

The User represents and warrants that he/she is aware of all the merits, risks and any restrictions associated with cryptographic tokens, cryptocurrencies and blockchain-based system, and that he/she is knowledgeable as to their management. The User further represents and warrants that he/she will take sole responsibility for any restrictions and risks associated with the purchase of WankCoin.

The User represents and warrants that the User is of legal age to purchase WankCoin.

The User represents and warrants that the User is legally permitted to purchase WankCoin in the User's jurisdiction.

The User accepts and warrants that he/she bears a sole responsibility for determining if the acquisition, allocation, use or ownership of WankCoin, potential appreciation or depreciation in the value of WankCoin over time, the sale and purchase of WankCoin; and/or any other action or transaction related to WankCoin has tax implications.

The User represents and warrants that the User is not exchanging Ethereum or any alternative crypto currency for WankCoin for the purpose of speculative investment.

The User acknowledges and accepts that WankCoin are purchased on an "as is" and "under development" basis. Therefore, provided the Company acts in good faith, the User accepts that the Company is providing WankCoin without being able to provide any warranties, including, but not limited to title, merchantability or fitness for a particular purpose.

The User warrants and represents that he/she fully agrees with all the information related to the WankCoin, whether provided in these Terms and Conditions, in the WankCoin Project Whitepaper or in any other documentation or information made available by the Company.

The User warrants and represents that he/she shall comply with all the provisions set out in these Terms and Conditions and in the WankCoin Project Whitepaper, in addition to any other documents published by the Company in connection with the WankCoin Token Sale.

The User warrants and represents that he/she does not intend to hinder, delay or defraud the Company or any other Users of the Website, as well as that the User's participation in the WankCoin Token Sale is not connected to engaging in any illegal conduct and/or unlawful activity. The User further undertakes not to use WankCoin should their use not be legal in the applicable jurisdiction.

The User warrants and represents that any and all information provided in connection with his/her participation in the WankCoin Token Sale is accurate, up to date and complete, and that it does not impinge on the rights of any third party. The User undertakes to notify the Company should any of the information provided in relation to the participation in the WankCoin Token Sale changes, becomes outdated or is no longer accurate or complete. The User shall be fully responsible for ensuring that any credentials or information linked to the participation in the WankCoin Token Sale remain confidential and are not used by any third party.

The User warrants that he/she shall neither misuse the Website by knowingly introducing viruses, worms, logic bombs or other material which is malicious or technologically harmful, nor attempt to gain unauthorized access to the Website, computer or database connected to the same, nor violate or attempt to violate the security of the Website, nor access information or data to which he/she has not been expressly granted a right to access.

The Company warrants that it has taken all necessary measures, within its reasonable control and the state of the art, in order to guarantee the proper functioning of the Website and to minimize system errors, both from a technical point of view and material published, as well as to prevent the existence and transmission of viruses and other harmful components to the computer systems of the Users; however, the Company does not guarantee that the Website shall be fully exempt of errors, failures or malign components (of any nature) at all times.

The Company does not guarantee the lawfulness, reliability and usefulness of the contents supplied by third parties through the Website. If any User becomes aware of the existence of any content that is illegal, unlawful or infringing of the rights of third parties, he/she shall immediately notify the Company so that we can proceed with the adoption of appropriate measures.

Use of the Website

The User agrees that in using the Website the User shall not:

- use the Website in any way that may lead to the encouragement, procurement or carrying out any criminal or unlawful activity;
- transfer files that contain viruses or other harmful programs;
- seek to bypass or interfere with any security features of the Website, or interfere with any of the

Company's websites, servers, or networks.

The Company reserves the right to suspend, restrict or terminate the User's access to this Website at any time without notice at the Company's discretion if the Company has reasonable grounds to believe the User has breached any of the restrictions above.

The Company may at its sole discretion restrict access to some parts of this website, or the entire website, to limited groups of Users.

Amendments to these Terms and Conditions

The Company reserves the right to amend these Terms and Conditions at any time with immediate effect by publishing the updated Terms and Conditions on the Website. All such changes will take effect once they have been posted on the Website and the User will be deemed to have accepted any such changes by the User's use of the Website from such time.

These Terms and Conditions may be amended from time to time in the following circumstances:

- changes in methods of accepting payments for WankCoin from the User;
- changes in methods of valuating WankCoin;
- changes in Applicable Laws and Regulations, if any regulatory authority requires to make changes to these Terms and Conditions or any aspects of the WankCoin Project or the Company's business practices in terms of Applicable Laws and Regulations.

Risk, Losses or Damages

The User hereby agrees that subject to Applicable Laws and Regulations, the Company will not be liable for:

- any interruption, malfunction, downtime, off-line situation or other failure of any cryptocurrency or virtual currency trading platforms or online services provided by any third parties, including any third party's system, databases or any of its components;
- regulatory compliances measures, notices or actions imposed or any tax liability incurred by the User;
- any loss or damage with regard to the User's data or other data directly or indirectly caused by malfunction of any third party systems, power failures, unlawful access to or theft of data, computer viruses or destructive code on any third party systems or programming defects; and/or
- any interruption, malfunction, downtime or other failure of services provided by third parties, including, without limitation, third party systems such as the public switched telecommunication service providers; internet service providers, electricity suppliers, relevant local authorities and certification authorities; or any other event over which the Company has no direct control.

Users shall take proper measures to protect their WankCoin Wallet keys, without which Users will not be able to access their personal wallets and use WankCoin which they have purchased during the WankCoin Token Sale. The User expressly acknowledges that he/she understands, accepts and agrees that the Company or any of its affiliates or service providers will not be required or able to re-issue the keys to access the WankCoin Waller. The User further accepts and agrees that without the required keys and login details the User's WankCoin will be inaccessible and considered as unusable. The Company will not be liable to refund the User due to this failure from his/her side.

Force-Majeure

Neither the User nor the Company (including its affiliates, directors, employees, agents, contractors and service providers) shall be held liable towards the other party for any failure to perform any obligation, if such failure

is caused by circumstances beyond the reasonable control of either the Company or the User failing to fulfil its obligations.

For the purpose of these Terms and Conditions a force-majeure shall include, but not limited to lightning, flood, exceptionally severe weather, fire, explosion, war, civil disorder, industrial disputes, acts or omissions of persons for whom we are not responsible, acts of government or other competent authorities (including telecommunications and internet service providers).

The User indemnifies and holds the Company (including its affiliates, directors, employees, agents, contractors and service providers) harmless against all and any losses, liability, actions, suits, proceedings, costs, demands and damages of all and every kind, (including direct, indirect, special or consequential damages), and whether in an action based on contract, negligence or any other action, arising out of or in connection with the failure or delay in the performance of the WankCoin Project, whether due to the Company's (including its affiliates, directors, agents, contractors and service providers) negligence or not.

Non — Refundable Purchases

All purchases of WankCoin are final and, therefore, non-refundable.

By purchasing WankCoin, the User acknowledges that the Company (including its affiliates, directors, employees, agents, contractors and service providers) is not required to provide a refund for any reason, and that the User is not entitled to receive money or any other form of compensation for any WankCoin that are not used or not suitable for their intended purpose.

Notification of Special Purpose

Unless otherwise provided in the applicable laws and regulations, should the User proceed to purchase any WankCoin that fail to be suitable for the special or particular purpose as intended by the User and which do not relate to the Terms and Conditions of the WankCoin Project, the Company shall not be liable towards the User.

Ownership and Risk

Risk in and ownership of the WankCoin shall be transferred to the User by accepting these Terms and Condition.

Governing Law and Legal Disputes

Any matters arising from these Terms and Conditions, shall be governed by and interpreted in accordance with the laws of the Republic of Seychelles.

If a dispute arises between the User and the Company, the User is strongly encouraged to first contact the Company directly to seek amicable resolution.

The courts of the Republic of Seychelles will have exclusive jurisdiction to settle any disputes which may arise out of or in connection with these Terms and Conditions, or use of the Website.

Intellectual Property

The Company is the sole owner of the rights and titles over the Website and any and all of its contents and information provided, used or published, including, but not limited to, the website itself, texts, photographs,

illustrations, logos, trademarks, graphics, designs, interfaces, software, technology, and any other information or content, and the services available through the Website.

The User acknowledges that all intellectual property rights over the contents of the Website are vested in the Company. It is expressly forbidden to modify, copy, reproduce, publicly communicate, transform or distribute, through any means, all or part of the contents published on the Website without the prior, written and express consent of the Company.

By accessing the Website, the User is granted the right to use the content published and available on the Website solely for the purposes of participating in the WankCoin Token Sale and limited to a personal and non-commercial use by the User.

It is strictly forbidden to use any trademarks, trade names or similar distinctive signs included or referred to on the Website, whether owned by the Company or any other third party, without the Company's or the relevant third party's consent.

The User shall not use any of the Company's intellectual property for any reason without Company's prior written consent.

Waiver

The failure of the Company to require or enforce strict performance by the User of any provision of these Terms and Conditions or the Company's failure to exercise any right under these Terms and Conditions shall not be construed as a waiver or relinquishment of the Company's right to assert or rely upon any such provision or right. The express waiver by the Company of any provision, condition, or requirement of these Terms and Conditions shall not constitute a waiver of any future obligation to comply with such provision, condition or requirement. Except as expressly and specifically set forth in these Terms and Conditions, no representations, statements, consents, waivers, or other acts or omissions by the Company shall be neither considered as an amendment of these Terms and Conditions nor be legally binding.

Severability

If any term, covenant, condition, or provision of these Terms and Conditions shall be invalid, illegal or unenforceable in any jurisdiction shall, as to such jurisdiction be ineffective to the extent of such invalidity, illegality or unenforceability without affecting the validity, legality and enforceability of the remaining terms and conditions; and the invalidity of a particular provision in a particular jurisdiction shall not invalidate such provision in any other jurisdiction.

Both the User and the Company agree that if any provision of these Terms and Conditions is found to be invalid, illegal or unenforceable, such provision shall be severed and the remainder of the provisions of these Terms and Conditions shall continue in full force and effect as if the provision in question had been deleted.

Limitation of Liability and Indemnity

Subject to any Applicable Laws and Regulations, the User agrees that the Company shall not be liable for any costs, claims, damages (including, without limitation, indirect, extrinsic, special, penal, punitive, exemplary or consequential losses (such as loss of profits, business, goodwill, revenue or anticipated savings) or damage of any kind), penalties, actions, judgments, suits, expenses, disbursements, fines or other amounts that you or any third party might suffer that relate to or arise from these Terms and Conditions or purchase and use of WankCoin, or termination of these Terms and Conditions, for any reason, whether or not anyone anticipated or should have anticipated that the damages would occur.

Subject to any Applicable Laws and Regulations, the User shall not have any claim of any nature whatsoever against the Company for any failure by the Company to meet any of the Company's obligations under these Terms and Conditions as a result of causes beyond the Company's control.

Subject to any Applicable Laws and Regulations, the User agrees to indemnify and hold the Company harmless in respect of any claim that a third party might bring against the Company that relates to or arises from these Terms and Conditions or purchase of WankCoin.

Any party related to the WankCoin Token Sale shall not be liable for any losses howsoever caused as a result of, arising from, or in connection with, whether directly or indirectly, the following:

- the User's use of the Website or unavailability, failure of performance, error, omission, interruption, defect, delay in operation or transmission, computer virus or line or system failure of the Website or any linked website;
- the User's reliance on the information provided through the Website;
- the User's participation in the WankCoin Token Sale and/or his/her use and/or possession of, and reliance on, the WankCoin he/she receives as a result of the same;
- any results that the User envisages that he/she might obtain from his/her participation in the WankCoin Token Sale;
- unauthorised access to or alteration of the User's transmissions or data;
- statements or conduct of any third party on the Website; and
- any other matter relating to the Website and to any of the services and goods available through the same.

The User acknowledges and accepts that cryptocurrencies are volatile and a fluctuating good based on technology and a supply and demand model, and therefore, the Company shall not accept any liability for any depreciation of the WankCoin and any losses that the User may suffer as a result.

The Company shall not be held liable for, the accuracy, usefulness or correctness of all information and documents published on the Website. The Company does not guarantee that the WankCoin are reliable or error-free.

The User shall indemnify, defend and hold the Company (including its subsidiaries, affiliates, directors, officers, employees, agents, representatives, assignees and successors) harmless from and against any and all claims, damages, losses, actions, demands, proceedings, expenses and/or liabilities filed or incurred by any third party against the Company arising out of a breach of any warranty, representation or obligation under these Terms and Conditions.

Feedback

If you have any questions about these Terms and Conditions, please contact us by e-mail at legal@wankcoin.com.