

USAGE AGREEMENT

1. PARTIES

This agreement draw up an agreement between the user/buyer who is a member of “, Ixir Teknoloji Bilişim Yazılım A.Ş” which is called as “IxirCoin” thereafter and www.ixircoin.com which is called as “site” hereafter.

2. DEFINITIONS

Contained in this Agreement;

2.1. Ixircoin means Harbiye Mah. Bostanlı Sok. Louis Vuitton Orjin binası 15/5 Nişantaşı/ Şişli/ İstanbul, “Ixir Teknoloji Bilişim Yazılım A.Ş.”

Trade register number: 141496-5

Central registration system number: 0483069061900001

D.U.N.S. Number: 520083400

2.2. BLOCKCHAIN, is a distributed database that provides encrypted transaction tracking. Each user can connect to the network, send new transactions, validate transactions, and create new blocks. This distributed database, where each information is stored in blocks, with advanced encryption algorithms connected to each other, allows us to perform transactions without being connected to a center and ensures that transactions are carried out safely between the Buyer and the seller directly.

2.3. ETHEREUM SMART CONTRACTS - the Ethereum Blockchain accounts for objects that contain code functions and interact with other contracts, make decisions, store data, and send “ether” to others.

2.4. USER, the user is a member of the site and www.ixircoin.com refers to the natural or legal person who makes the purchase offered for sale on the site within the marketing period.

2.5. SITE refers to the internet site consisting of www.ixirCoin.com domain and subdomains connected to this domain name.

2.6. AGREEMENT, the general provisions described below are those to which the terms, conditions, procedures, confidentiality agreement, information sharing, and coin rules are accepted.

3. GOALS

This Agreement governs the reciprocal rights and obligations between Ixircoin and the user who is a member of the site. IxirCoin's web site is a platform where a limited number of coins are organized to support the project.

4. INTRODUCTION

This Agreement starts with the membership of the user to the site electronically. The User undertakes to read and accept all the provisions of this Agreement separately while becoming a member of the site.

5. RIGHTS AND OBLIGATIONS

5.1. USER'S RIGHT AND OBLIGATIONS

5.1.1. The user accepts, declares and undertakes that he / she is over 18 years of age in order to use the site. Liability for all damages arising from the failure of the user to provide this information belongs to the user. Ixircoin has the right to cancel or suspend the account of the user by unilaterally cancelling the agreement, even though it has determined that the user has provided incorrect and/or incorrect information. Again, the site has the pleasure of not opening an account to this person from now on. If the project fails, the site will not be liable for any damages.

5.1.2. The exclusive owner of all services, domain names, software codes, interfaces, contents, product reviews, videos, algorithms, drawings, models, designs and all other intellectual and industrial rights related to the service offered on the site is "Ixir Teknoloji Bilişim A.Ş." (content and applications provided by third parties are excluded.) All the software, design and copyright of the services offered by "Ixir Teknoloji Bilişim Yazılım" A. Ş. belongs to this company. The site does not permit such services and services to be copied, reproduced, and disseminated in connection with the linked pages, and to be subject to reverse engineering procedures. The user accepts, declares and undertakes that he / she will not act contrary to these provisions. The user's violation of these provisions, unilateral and justified termination of the contract and all legal and criminal responsibility belongs to the user. In addition, the site has the pleasure of not opening an account to this person.

5.1.3. The user is responsible the accuracy and confidentiality of the information provided during the membership of the site, the password used during the registration of the site and the protection of the user name. Moreover, users are responsible for not sharing the information with 3rd parties.

5.1.4. These Terms are at any time, without written notice, entitled to make any changes. These terms are entirely at the discretion of the Web Site Owners. Changes will be posted in the update section. The user who continues to use the website after the change constitutes the consent and acceptance of the user/buyer.

The Website Owner reserves the right to change the website, move it on behalf of another domain, suspend it temporarily or permanently and / or disable access to the website on its own and in its sole discretion.

5.1.5. By using this site, you agree that you do, represent and warrant that:

You agree to comply with these Terms and all other applicable and residence conditions set forth herein to comply with the Law in your country and to take full account of the Terms, Conditions, obligations, representations, warranties and risks set forth herein. It means that you are fully and legally competent to perform and comply with these.

In addition to being aware of all the benefits, risks, and restrictions associated with Crypto coins (purchase and use), Crypto currencies and blockchain-based Systems, you are solely responsible for knowing how to manage them and evaluating them.

To deal with Cryptographic tokens, Crypto currencies, and Blockchain-based Systems, you need to have the necessary and relevant experience and knowledge.

5.1.6. You may not use the site if prohibited by applicable law. Any User that is restricted or prohibited in any way from the purchase, possession, transfer, use or any other action involving the IxirCoin in any amount under the relevant law is prohibited from interacting with this site.

5.1.7. The user who is a member of the site must document his / her identity and address. If the identity and address information are not documented by the user, the site will not allow any transactions to be made through the account belonging to the user. The identity and address information that is documented by the user is requested to comply with the laws and regulations of the system and will be shared with the relevant authorities if requested by the authorized authorities. The provisions of this Agreement shall apply to the processing of personal data which is an integral part of this Agreement.

Changes in the user's credentials and address information will be notified to the site immediately. Due to the fact that these changes are not notified to the site, there is no responsibility and demand to be uploaded to the site. Due to the fact that these changes are not reported, the site suspends operations, etc. Furthermore, all measures are subject to the discretion of the site. Therefore, any responsibility to the site will not be directed.

5.1.8. Liability for any damages or losses arising from or resulting from the use of the site is the responsibility of the user. In case of failure to complete the project undertaken within the scope of this contract, the duration of the project will be extended, in case of failure to occur in parts of the project or in whole, "Ixir Teknoloji Yazılım A. Ş. "It is to say that members of the Board of Directors, managers and employees shall in no way be held liable for legal and criminal sanctions. The user accepts, declares and undertakes that the said persons are irrevocable in these matters.

5.1.9. If the user makes money transfer via bank, he / she will use his / her bank account registered with the same name as the user's name in performing the transaction (provided that he / she opens the ERC20 compatible Wallet account until the sales are completed and notifies the site). If the user transfers with different names, the user is responsible for the delays that may occur. The refund process of transfers with different names will be started and the costs will be deducted from the amount returned.

5.1.10. No tax is applicable to the user's IxirCoin sales through the site. For this reason, the user is responsible for all tax liabilities arising. We are not responsible for such issues as reporting taxation as a result of sales.

5.1.11. The user will accept all responsibility in accordance with this Agreement, knowing that the market in account security, taxation and ICO sales are at the greatest risk...

5.2. RIGHTS AND OBLIGATIONS

5.2.1. To the maximum extent necessary to ensure the safety of the user who is a member of the site will show all necessary care. Although this commitment is fulfilled by the site, the provisions of this Agreement (5.1.3) shall apply if the account is taken by unauthorized persons and the site services are used.

5.2.3. The Site will perform the bank transfer transactions performed by the user. The site is responsible for damages arising from delays caused by the site. However, the site will not be liable for any damages if the deposit and/or withdrawal transactions cannot be performed at all by force majeure as defined in the Turkish Code of obligations and Turkish Commercial Code, or if the site is realized late due to force majeure or due to work intensity.

5.2.4. The site is not responsible for damages caused by the sharing or late sharing of the identity and address information which is included in the article of this contract (5.1.7.) And which is not shared with the site or shared late by the user.

5.2.5. The site has the right to make any changes in the deposit transactions offered through the site. Damage caused by these changes will not be liable to the site. However, the site warrants that it will announce its changes in the page on the update page.

5.2.7. The liability of the user for all damages and losses resulting from the increase and decrease in the value of any defects that may occur in any way shall be borne by the user.

5.2.8. The Site cannot be held responsible for the site and the company in case the project cannot be implemented as in similar ICO studies.

6. LEGAL AND PENAL SANCTION

6.1. The user shall be deemed to have read and accepted all the explanations that he / she will comply with the laws and laws in their respective countries.

6.2. There may be suspended temporary or permanent deletion of the user's account by the site. For this reason, this site has the right to prohibit the reopening of the account indefinitely.

6.3. The User undertakes to use the site in accordance with the laws of his country and all laws. In case of unlawful use, the site has the right and authority to share all information belonging to the user with the authorized authorities. This cannot be considered as a violation of confidentiality and any responsibility cannot be attributed to the site.

6.4. In this Agreement, the user, "Ixir Teknoloji Yazılım Bilişim A. Ş." By using / Ixircoin's name and/or logo, you warrant that you will not use the site name in comments or shares that are defamatory, trade-off, or create unfair competition. This commitment covers all types of written and visual media and all social media authorities. In the event of a breach of this clause, the site has the right to unilaterally terminate the contract without prior notice, to block, suspend or delete the user's account completely. In the same way, the site will use all kinds of compensation rights against the user due to the violation of this article. The user accepts, declares and undertakes that he / she waives all objections and claims due to the application of this article in advance.

6.5. The Site reserves the right to suspend, temporarily or permanently close user accounts in situations such as suspicious transactions, money laundering, terrorist financing. Application of this material in front of the loss of goods requested to be brokered by the site can not be taken for legal and criminal liability for the site.

7. SALES OF IXIRCOIN

7.1. The site will be mediated by the IxirCoin and thus the user will be deemed to have accepted the following terms.

7.2. The site expressly agrees that the buyer / user is not securities of IxirCoin and that no country as securities is registered to legal entity of any government.

7.3. The site will be allocated the amount of IxirCoin corresponding to the ERC20 compatible (the buyer must report this on the site before the sales period ends) until the end of the sales period within the payment methods specified for the purchase of the product.

7.4. The buyer hereby accepts all the terms and conditions. If payment is made outside the smart contract, the buyer is committed to know the issues such as commissions and expenses that will occur during the payment. The site will not be liable for the amount of Ixircoin to be allocated to the account incomplete. We reserve the right to terminate/extend the ICO sales in the event that the specified dates are extended or the sales are complete before the specified dates. User will be able to use IxirCoin for personal changes after the expiration of ICO sales. Starting use on Exchange platforms will be notified on the site. When its own exchange platform is launched, it will be able to do all kinds of transactions through the site.

- ICO Pre-Sales 1 eth equivalent 1386 IxirCoin
- ICO first stage 1 eth equivalent 924 IxirCoin
- ICO second stage 1 eth equivalent 847 IxirCoin
- ICO third stage 1 eth equivalent 770 IxirCoin

7.4. If restrictions exist in your country, you acknowledge that in countries such as the United States, Singapore, Canada, you are bound by the limits that the accredited organization recognizes and that you must submit this document to the site.

7.5. The user understands and agrees that it carries great risks after the purchase and subsequent sale of the IxirCoin for the purpose of providing the services planned on the IxirCoin platform.

7.6. The crypto market accepts that user rights and restrictions (including ixirCoin Services) in Blockchain-based systems must also have in-depth knowledge and accumulation.

7.6. Knowing that the crypto market is highly speculative and fluctuating, it is making purchases knowing that it will contribute without any investment advice. You should not invest without your knowledge.

8. PRIVACY POLICY

8.1. This Agreement will not share the user's personal information with third parties without the express consent of the user. However, if the information is requested under an investigation or prosecution conducted by competent authorities in your country, that information will be shared with the relevant authorities.

8.2. The site identifies and records the IP addresses of the user, the device and model they access, the operating systems and browser information. The user acknowledges that he / she expressly consents to the site by accepting the contract. The Site may use such information collected to identify users in general and collect comprehensive demographic information, to provide user and system security, to combat fraud and to comply with legal obligations.

8.3. The site may cooperate in a variety of ways with third parties. The site will do the permitting communication and / or marketing as required by law in these collaborations but will provide the means for the user to leave the system freely and easily.

8.4. Sites may provide links to other address. It may publish or direct referrals to third party advertisements and / or application forms for various services that are negotiated. The site is not responsible for the privacy practices and policies and content they contain in third-party sites that the user receives in this way.

8.5. The Site is committed to keeping the information of the user confidential and to taking all necessary measures towards it.

8.6. Any content submitted on the site is comprised of data collected from third parties and public sources. All data, analyses, reports, statistics are processed and presented objectively by automated software, without any editing or routing. All kinds of news and reports offered by the Site are for information and advice only and are not guaranteed

accuracy. It is possible that the data may be contradictory or inconsistent with one another and because of such circumstances the site has no responsibility under any name.

9. POLICY OF PROCESSING PERSONAL DATA

9.1. Materials for processing personal data are an integral part of this Agreement.

9.2. The person who accepts this Agreement and starts using the site shall also be deemed to have accepted the provisions of the contract for the processing of personal data. For this reason, the site irrevocably accepts, declares and undertakes that it is irrevocable.

9.2. In the 8th article of this agreement, the matters specified in the article shall be evaluated within the framework of the policy provisions for the processing of personal data which is an integral part of the contract. The provisions of the policy on the processing of personal data shall be based on the differences of interpretation between the articles.

9.3. As a site, hereby undertake to protect the information in accordance with the laws of the Republic of Turkey.

10. LAW AND AUTHORITY

It is to say that in the event of any dispute arising out of the use of the site and / or in connection with the terms and conditions of the provision and / or in connection with this site, the Turkish Law shall be applicable, and the competent courts and execution offices are the Istanbul Courts and Enforcement Offices.

11. AGREEMENT CHANGES

The site may change all the terms and conditions contained in this Agreement without prior notice. However, the changes will be posted on the site. The user hereby declares and undertakes that he / she accepts these changes in advance by accepting this Agreement.

12. ENFORCEMENT

12.1. This Agreement shall take effect upon the acceptance of the user upon the announcement of the site.

12.2. The user accepts, declares and undertakes that when he / she is a member of the site, he / she reads and understands all the articles of this contract separately and approves all the contents of this agreement and all the provisions of this contract. The user who does not accept this Agreement should not be a member of the site and should not receive IxirCoin from the site.