

Terms And Condition

These Terms of Service (hereinafter referred to as the Rules) in the form of a public offer is concluded between TopWave Investment Ltd, a company located in the United Kingdom, and a capable individual who has reached the age of 18 years (hereinafter referred to as the Client) and who fully exclude otherwise the the interpretation shall govern all relations between the Company and the Client (hereinafter referred to as the Parties) that arise or may arise as a result of the creation by the Client of a Personal Account on the Company's website www.topwaveinvestment.com(hereinafter the Site).

Personal account - the area of the Site formed using the software, access to which is possible only after the Customer has completed the registration procedure on the Site. To use a Personal Account, authorization data is required.

Authorization data - Email and password that the Client creates independently. Authorization Data Requirements:

Uniqueness of the username; The complexity of the password created, which should be a sequence of randomly selected letters from both registers of the keyboard, numbers, and symbols. The Client confirms that the safety of Authorization Data in the security and inaccessibility of third parties is solely his personal responsibility. The Client confirms that in the event of the loss of Authorization Data, it was explained to him that no one can help the Client restore the Authorization Data, except for himself. The client is entitled to create only one Personal account for active investments. In case of multi-registrations, the Company is entitled to block all Personal Accounts of the Client. As well as deducting affiliate rewards for personal deposits of the Client. This rule does not apply to the partner fees received by such a Client for deposits of referrals personally invited by him Investing is carried out exclusively with the help of electronic payment systems available for this process. At the moment, the Client can use one or all of the following electronic payment systems: Payeer, Perfect Money, Bitcoin, Litecoin, Ethereum. The Client confirms that he invests voluntarily and doesn't rely on the information and/or opinions posted on the Site. The Company confirms its full readiness to fulfil all the declared obligations in terms of the promised profitability for its investment offers posted on the Investors website section.



The Client has the right to create an unlimited number of any deposits on any or all of the Company's investment plans.

The Client has the right to profit on all deposits made by him that are active at a given time.

The Company undertakes to provide the above-mentioned profit for the Client in accordance with investment proposals.

Profit is accrued both on calendar days and business days if this is provided for by this specific investment proposal of the Company.

Payment of funds both for investment offers and for partner fees is carried out daily, seven days a week.

Payout schedule - semi-automatic processing of any request for payment of funds up to 48 hours.

The Company reserves the right to periodically selectively make certain requests for payment of funds for verification before these funds are paid to the Client. Such a check may last more than 48 hours, but not more than 72 hours.

The Client undertakes to personally create requests for payment of any available funds for withdrawal.

The Client confirms that the payment details provided are correct.

If payment is not possible due to incorrectly specified payment details or due to their absence, the Client confirms and agrees that this is not the fault of the Company.

The Client undertakes to independently monitor and make timely adjustments to his payment details with the support of the Company. Affiliate fees for deposits made by the referrals of the Client are available for payment in the presence of a personal deposit of the Client.



The affiliate structure of the Client, the levels of affiliate structure, the number of affiliates

rewards, as well as the Referral status of the Client, are regulated by the "Partners" section,

which, like all other sections of the Site without exception, is an integral part of these Rules.

The company guarantees stable accruals and payments for all of its investment offers, except

for the following reasons and circumstances:

Violation of these Rules by the Client;

Creation of circumstances that make it impossible for the Company to fulfil its obligations. For

example, but not limited to force majeure circumstances;

Abduction of the Client in activities that violate these Rules, internal laws of the country of

residence of the Client, as well as international law.

The Company guarantees a profit if the Client follows these Rules and does not use spam,

as well as virus and malware programs in its cooperation with the Company, which could

negatively affect the integrity and/or performance of the Site and the entire system as a whole.

All disputes are resolved by the negotiation process until a full settlement and without the

the intervention of third parties.

All changes, additions and/or updates both in these Rules and in all sections of the Site are

accepted by the Client automatically if, at the time of such updates, changes and/or additions.

the Client continued to use the Site.



The Parties confirm that these Rules establish the process of interaction between the Parties as a private transaction and the details of the interaction of the Parties cannot be disclosed to third parties. Any disclosure by any Party will be considered a violation of these Rules and will lead the state of interaction to the original, without restoring all previous obligations and / or agreements.