

RULES AND REGULATIONS

Binding Rules and Regulations of the Website: <https://cryptonsq.com/> (hereinafter: “Rules and Regulations”).

1. Rules and definitions

The Rules and Regulations define the principles, scope and terms of use of the website: <https://cryptonsq.com/> (hereinafter: “Website”). The Rules and Regulations are binding upon all users of the Website.

For the purposes of these Rules and Regulations, the following terms shall have the following meaning:

- 1) **Seller and Website Administrator** – Archoa Investments Limited, based in Cedar Hill Crest, Villa, Kingstown, St. Vincent and the Grenadines, registration number: 23571,
- 2) **Buyer** – a natural person with full legal capacity and over 18 years of age who, on the basis of a Contract of Sale, purchased the Product from the Seller and received access to the Account on the Website.
- 3) **Product** – a Voucher for tokens of CryptonsQ, i.e. digital currency based on the blockchain technology, which is at the stage of ICO; a Voucher is not tantamount to cash.
- 4) **ICO (Initial Coin Offering)** – the original offer a new kind of cryptocurrency before it is made available to the general public for trading. It is an innovative form of financing of projects based on blockchain technology. In return for the funds that are paid in, an investor (Buyer) receives a Voucher for tokens created by the company, entitling the Buyer, after the end of the ICO stage, to exchange it for the relevant number of units of digital CryptonsQ currency. These tokens are not shares.
- 5) **Account** – an account on the Website assigned to a given Buyer, who made a Contract of sale by placing an order through the Website or one of the Seller’s Partners, and the Seller confirmed that order. Using an Account, the Buyer may redeem the Voucher received from the Seller. The Account is linked to the e-mail address of the Buyer (Login) and a Password received by the Buyer from the Seller as specified on the Voucher.
- 6) **Website** – website <https://cryptonsq.com/>, run by the Website Administrator, through which the Buyer may place an Order or to redeem a Voucher,
- 7) **Contract of Sale** – a contract, the subject matter of which is a purchase of the Product, concluded between the Seller and the Buyer, as specified in these Rules and Regulations,
- 8) **Order** – a statement of intent of the Buyer made by filling out an Order Form available on the Website or on a website of one of the Seller’s partners, with a direct intention to conclude a Contract of Sale with the Seller.
- 9) **Partner** – an entity taking part in the affiliate program of the Seller, to whom the Seller entrusted operational marketing activities attracting potential customers (Buyers) to the website (Website) of the Seller.

2. Conclusion of the Contract of Sale

- 1) The Contract of Sale is concluded by way of placing an Order by the Buyer with the use of the Order Form on the Website or one of the websites of the Seller's Partners, upon the confirmation of Order acceptance by the Seller.
- 2) In the Order Form the Buyer provides at least:
 - Buyer's first and last name,
 - Buyer's phone number,
 - Buyer's email address, to which the account on the Website will be assigned.

When completing the Order Form, the Buyer:

- confirms the authenticity and accuracy of the data contained in the above-mentioned Form,
 - expresses their consent to the provisions of these Rules and Regulations, recognizing their binding nature,
 - consents to the processing of personal data contained herein for the purpose of direct offering of products and services to the Buyer by the Seller (direct marketing).
- 3) Upon receipt of the Order Form, the Seller contacts the Buyer by telephone to determine the detailed parameters of the Order – i.e. a type of a Voucher which is to be provided to the Buyer depending on the number of tokens of CryptonsQ currency selected by the Buyer, which the Buyer will be entitled to acquire on the basis of the Voucher, as well as the Buyer's address which the Order is to be sent to.
 - 4) After the above arrangements are made between the Buyer and the Seller, the Seller sends the Buyer the Order confirmation by e-mail to the e-mail address indicated by the Buyer.
 - 5) Unit Price is the amount specified in the document of Order Confirmation, at which CryptonsQ tokens are sold at the time of placing the Order. Current Unit Price is always indicated on the Website's homepage. During a telephone conversation carried out between the Seller and the Buyer, the Seller may, due to the size of the Order, offer the Buyer a Discount Unit Price. In such a case, the Buyer remains bound by the price set between the parties during such a conversation.
 - 6) Order Value – the amount indicated in the document of Order Confirmation, which is a quotient of a Unit Price (or a Discount Unit Price respectively) and the number of tokens of CryptonsQ cryptocurrency selected by the Buyer, which the selected Voucher entitles the Buyer to purchase. The value of the Order is tantamount to the total amount which the Buyer undertook to pay.
 - 7) The Order is considered to be accepted for implementation when an Order Confirmation is sent by the Seller to the Buyer.

3. Forms of payment

In the case of placing an Order by the Buyer who correctly filled out the Order Form and received Order Confirmation, the payment for the Order can be made in cash or by credit

card at a representative of a courier company (hereinafter: "Delivery Service Provider") which delivers the Order or at one of the brick and mortar points of receipt (cash on delivery).

- 1) Along with the Voucher the Seller sends to the Buyer a confirmation of purchase.

4. Implementation of the Contract of Sale

- 1) The Account is activated by the Seller immediately after the shipment is received and the payment is made.
- 2) The Buyer receives the data to log in to the Website, through the shipment delivered by the Delivery Service Provider, upon making a payment to the Delivery Service Provider.
- 3) Depending on the Delivery Service Provider, there may be one or two attempts to deliver the shipment. The above depends on the provisions contained in the regulations of service provision of individual Delivery Service Providers.
- 4) The Buyer will be informed about how the Supplier will carry out the delivery of the given shipment in the Order Confirmation, which is referred to in 2.4) of the Rules and Regulations. The Order Confirmation will also include the shipment tracking number, thanks to which the Buyer will be able to keep track of its current position.
- 5) In case the Buyer fails to collect the shipment, the shipment is returned to the Seller. In such a case, a re-delivery can take place at the request of the Buyer sent to the e-mail address of the Seller.
- 6) The Buyer shall not incur any additional costs associated with the delivery of the consignment, except for the Price. The costs associated with the delivery of the consignment shall be borne by the Seller.
- 7) Voucher redemption period is unlimited.

5. Voucher Redemption

- 1) To redeem the Voucher by logging in to the Account, it is necessary to use hardware that meets the following technical requirements: computer with Internet connection (at least 512 kb/s), graphical web browser that supports JavaScript (e.g. Google Chrome, Internet Explorer, Mozilla Firefox, Opera) and supports so-called cookies, installed software for reading PDF files (e.g. Adobe Reader, Foxit Reader). The Seller is not liable for inadequate configuration of the Buyer's computer.
The Seller is not liable for cases where the Buyer does not redeem the Voucher due to technical problems with the Buyer's computer.
- 2) In order to redeem the Voucher, it is necessary to log in to the Account using the login details, i.e. Login (e-mail address provided by the Buyer in the Order Form) and Password (password provided by the Seller listed on the Voucher). After signing in for the first time to the Account using the data provided by the Seller, the Buyer shall be entitled to change the Password.
- 3) Additional information about how to log in to the Website (login instructions) is sent by the Seller to the Buyer's email address immediately after the Buyer has made a payment).

6. Protection of personal data

- 1) Archoa Investments Limited is the Controller of databases of personal data provided by users of the Website.
- 2) The Controller of databases of personal data undertakes to protect personal data in accordance with the law of Saint Vincent. When providing their personal data to the Controller of databases of personal data during the ordering process, the Buyer agrees to their processing by the Controller of databases of personal data, so as to enable them to process the Order placed. The Buyer has the right to access, modify, update or delete their personal data at any time.

7. Changes of the offer and promotions

- 1) The Seller reserves the right to change the prices of the Services on offer, withdraw some of the services from their offer and introduce new ones as well as conduct promotional campaigns.
- 2) The right referred to in Section 1) above shall not affect the Orders placed prior to the date of entry into force of the change regarding the Price or the terms of promotional campaigns, and such orders will be implemented on previously binding terms.

8. Complaints

- 1) In the case where in the Buyer's opinion the services provided pursuant to the Rules and Regulations are not provided or are provided in violation of the provisions of the Rules and Regulations, they may file a complaint by e-mail to complaint@archoa.com.
- 2) Complaints received by the Seller will be processed within 14 days from the date of receipt to the address specified in Section 1) above. If the Complaint does not contain the information necessary for its examination, the Seller shall contact the person submitting the Complaint asking them to supplement it to the extent necessary, and in such a case the term of 14 days starts running from the date of submission of the supplemented Complaint.
- 3) The Complaint shall contain at least the first and last name of the Buyer, Buyer's e-mail address, a description of the reported objections and an indication of the proposed manner of resolving the Complaint.
- 4) A response to the Complaint is sent to the e-mail address provided by the Buyer in the Order. In particularly justified cases the Seller may reply to another e-mail address, indicated by the person submitting the Complaint, which is not assigned to the Order.
- 5) The Seller is not liable for damages not attributable to them.

9. Withdrawal from the Contract

- 1) A Buyer who has not redeemed a Voucher may withdraw from the Contract within 14 days from the date of its conclusion, obtaining a 100% refund.
- 2) A Buyer who redeemed a Voucher loses the right to withdraw from the Contract.

- 3) A Buyer may withdraw from the Contract by sending an e-mail with information that they want to withdraw from the Contract to: complaint@archoa.com.

10. Final provisions

- 1) The Website Administrator makes every effort to ensure the correct operation of the Website.
- 2) The Website Administrator reserves the right to fully or partially disable the Website for an indefinite period of time, with a view to upgrade or repair it.
- 3) The Website Administrator is not liable for any difficulties in the execution of Orders due to random factors independent from them (including factors attributable to the Buyer, any third party or force majeure).
- 4) The Seller reserves the right to amend the Rules and Regulations for any reason.
- 5) The amendments to the Rules and Regulations and their scope will be communicated to the Buyers registered on the Website by e-mail (to the e-mail address indicated in the Order) or in the form of a pop-up window displayed when logging in to the Website for the first time after the amendments have been made. The amendments will be introduced in order to adjust the Rules and Regulations to the law in force.
- 6) The Buyer is obliged to familiarize themselves with the amendments to the Rules and Regulations, if they use the Website in any way.
- 7) The current version of the Rules and Regulations is always available at: www.cryptonsq.com.
- 8) Matters not covered by these Rules and Regulations shall be governed by the provisions of Saint Vincent. Disputes are settled amicably, if the Buyer agrees so. As a last resort, the matter shall be resolved by a court with jurisdiction over the registered office of the Seller.
- 9) The use of the Website is tantamount to accepting the terms of these Rules and Regulations.

Last updated: 5th October 2018