

CoinLord Standard Terms & Conditions

1. AGREEMENT TO TERMS

Nine 99 Technologies LLP, undertaking business as CoinLord ("CoinLord," We," "us," or "our") are bound by these Terms of Use, which govern your access to and use of the https://www.coinlord.org/ website, as well as any other media form, media channel, mobile website or mobile application related, linked, or otherwise connected thereto (collectively, the "Site"). Our registered office is in Delhi, India. This means you've read, understood, and agreed to be bound by all of these Terms of Use.

IF YOU DO NOT AGREE TO ALL OF THESE TERMS OF USE, YOU MUST IMMEDIATELY DISCONTINUE THE USE OF THE SITE/APPLICATION.

Any additional terms and conditions or materials posted on the Site are expressly incorporated by reference. We retain the right to update or modify these Terms of Use at any time and for any reason. We will tell you about any changes by revising the "Last Updated" date of these Terms of Use, and you waive any right to obtain explicit notice of each such change. Please check the appropriate Terms each time you use our Site so you know which ones apply. Your continued use of the Site after the date such new Terms of Use are posted will be deemed to represent your acceptance of the changes in any revised Terms of Use. Not intended for distribution or use by any individual or organization in any area or country where such distribution or use would be unlawful or subject us to registration requirements. Those who choose to visit the Site from other locations do so on their initiative and are solely responsible for compliance with local laws, if and to the extent local laws apply. Minors are not permitted to use or register for the Site.

2. INTELLECTUAL PROPERTY RIGHTS

It is our policy to promptly remove any content that violates our policies. We reserve the right to remove any content that violates our policies. The Site's Content and Marks are provided "AS IS" for your personal use only. As stated in these Terms of Use. Unauthorized use of the Site, its Content, or Marks for any commercial purpose is prohibited. Given that you are eligible, you are granted a limited license to access and use the Site and to download or print any portion of the Content for your non-commercial use. We retain all rights not expressly granted to you in the Site, Content, and Marks.

3. USER REPRESENTATIONS

- The Site requires that all registration information be truthful, accurate, current, and complete.
- You are of legal age and agree to these Terms of Use;
- You will provide current KYC details for registrations, if not your account shall be disabled automatically.
- You are not a minor in your jurisdiction;
- You will not access the Site using automated or non-human means, whether through a bot, script, or otherwise:
- You will not use the Site for any illegal or unauthorized purpose; and
- Your use of the Site will not break any laws or regulations.



Please note that we reserve the right to suspend or delete your account if you give any information that is incorrect, inaccurate, out-of-date, or incomplete.

4. USER REGISTRATION

You may be asked to register. You promise to keep your password private and to be responsible for all account activity. Please note that we reserve the right to remove, edit, or otherwise modify any username you choose.

5. PROHIBITED ACTIVITIES

The Site may not be used for commercial purposes unless we specifically authorize or approve them. You, as a Site user, agree not to:

- -Retrieving data or other content from the Site to generate or compile in a database or directory without our written authorization.
- Defraud or mislead us or other users, especially to gain critical information account data such as user passwords
- Disable or otherwise interfere with the Site's security mechanisms, including characteristics that prevent or restrict content use or duplication or impose restrictions on the use of the site and/or its content.
- Disparage, tarnish, or injure us or the Site in our opinion.
- Use the Site's information to harass, abuse, or injure another person.
- Misuse our support services or file false abuse or misconduct reports.
- Violate any applicable laws or regulations.
- Frame or link to the Site without permission.
- Upload or transmit viruses, Trojan horses, or other excessive capitalization and spamming (repeated publication of repetitious content) that disrupts any party's enjoyment of the Site or changes, disturbs, or alters the usage, features, functions, operation, or site upkeep
- Automate the system by utilizing scripts to email comments or changes, or interferes with the use, leatures, lunctons, operation, or site upkeep
- Automate the system by utilizing scripts to email comments or communications, or utilizing data mining, robotics, or similar techniques.
- -The copyright or other proprietary rights notice must be removed.
- -Attempt to mimic another user or person.
- Upload or transmit (or attempt to upload or transmit) passive or active data collecting or transmission systems, such as clear 11 pixels, web bugs, cookies, or other similar devices (Also known as "spyware" or "passive collection methods").
- Interfere, disrupt, or strain the Site, networks, or services linked to the Site
- -Intimidate or threaten any of our employees or agents delivering services of the Site to you.
- Attempt to circumvent any Site security or access control measures, or any part of it.
- -Flash, PHP, HTML, JavaScript, and other code from the Site may not be copied or modified.
- Decipher, decompile, disassemble, or reverse engineer any software containing or forming part of the Site.
- Except while using a search engine or Internet browser, utilize, launch, develop or distribute any automated system, such as a spider, robot, the Site using a hacker, scraper, or offline reader, or launching any unlicensed script or software.
- Collect usernames and/or email addresses without permission.
- -use of electronic or other means to send unsolicited email, or create photos, messages, third party accounts through automated methods or false pretences
- Use the Site to compete with us or in any other way.
- -Content for any commercial or revenue-generating venture.



- -Use the Site to sell or buy goods and services.
- Trade or sell your profile.

6. USER-GENERATED CONTRIBUTIONS

On the Site, users cannot publish or post material. Please note that we reserve the right to remove any content or materials submitted by users who violate our Terms of Service (collectively, "Contributions"). Participants and third-party websites may be able to see your contributions. As such, any Contributions you send may be subject to the Site Privacy Policy. Contributions you generate or make available represent and warrant that:

These terms and conditions govern the use of your Contributions and do not imply any endorsement by us of your Contributions.

- -Informed consent, release, and/or permission of all identifiable to utilize the name or likeness of each and every such to include and use your Contributions in any way envisioned by the Site and these TOU.
- -Your contributions are true, accurate, and honest. It is not unsolicited or unapproved promotional material.
- -Pyramid scams, chain letters, spam, mass mailings, etc.
- -It is not vulgar, lewd, lascivious, filthy, violent or harassing, offensive, defamatory, etc (as determined by us).
- -It does not infringe any law, regulation, or rule.
- -It does not infringe on the privacy or publicity rights of others.
- -Your contributions do not contain objectionable racial, national, or ethnic remarks, physical or mental disability.

Violation of these Terms of Use may result in termination or suspension of your permission to use the Site. You are solely responsible for your Contributions to the Site and expressly undertake to exonerate us from any and all duty and to refrain from any legal case against us regarding your Contributions.

7. MOBILE APPLICATION LICENSE

USER LICENSE

If you access the Site via a mobile application, we grant you a limited, revocable right to install and use the mobile application on wireless electronic devices owned or controlled by you, subject to the terms and conditions of this mobile application license in these Terms of Use.

- (1) Except as permitted by law, you may not decompile, reverse engineer, disassemble, or decrypt the application.
- (2) modify, adapt, improve, enhance, translate, or create derivative works from the application;
- (3) use the application in a manner that violates any relevant laws, rules, or regulations.
- (4) modify or obscure any proprietary notice (including copyright or trademark notice) posted by us or the application's licensors.
- (5) use the application for any commercial business or another purpose not intended by the developer.
- (6) Make the app available over a network or other environment allowing simultaneous access by numerous devices or users.



- (7) use the application to create a product, service, or software that competes with or replaces the application;
- (8) use the app to send automated website requests or unsolicited commercial e-mail;

In order to comply with the Privacy Shield Principles, you must not use any proprietary information or any of our interfaces or other intellectual property in any way.

8. APPLE AND ANDROID DEVICES

In order to access the Site, you must download an app from either the Apple Store or Google Playstore:

- A non-transferable license to use our mobile application on a device running Apple iOS or Android, as applicable, and in line with the usage limits set forth in the App Distributor's terms of service.
- You agree that we are responsible for providing any maintenance and support services related to
 the mobile application as specified in these Terms of Use or as required by applicable law and that
 each App Distributor is not responsible for providing any maintenance and support services related
 to the mobile application.
- If the mobile application fails to meet any applicable warranty, you may notify the App Distributor, and the App Distributor may, in accordance with its terms and policies, refund the purchase price, if any, paid for the mobile application, but has no other warranty obligation whatsoever with respect to the mobile application.

9. SUBMISSIONS

You understand and agree that any questions, comments, suggestions, ideas, feedback, or other information you give to us ("Submissions") becomes our sole property. With no acknowledgment or remuneration, we shall own exclusive rights (including all intellectual property rights) to use and distribute these Submissions for any lawful purpose (commercial or otherwise). You hereby relinquish all moral rights in such Submissions and warrant that they are your own original work or that you have the right to submit them. You agree that any alleged or actual infringement or misappropriation of any proprietary right in your Submissions is waived.

10. SITE MANAGEMENT

The Site may be monitored for violations of these Terms of Use, but we are not required to do so.

11. TERM AND TERMINATION

These Terms of Use apply while you use the Site. At any time, without notice, we may terminate your use of the site, or delete your account and any content or information you have posted.

Your account will be suspended if we terminate it for any reason. You may not create a new account in your name, a fake or borrowed identity, or a third party's name. We reserve the right to take necessary legal action, including civil, criminal, and injunctive remedies.



12. MODIFICATIONS AND INTERRUPTIONS

We reserve the right to edit, modify, or eliminate the Site's contents at any time and without warning. We are not required to update any information on our Site. We reserve the right to alter or cancel the Site at any time without notice. Please note that we are not responsible for changes in market prices, delisting of coins, suspensions, or termination of the Site.

We cannot guarantee continuous access to the Site. We may have the hardware, software, or other issues, or need to perform maintenance on the Site, causing delays or errors. By using the Site, you acknowledge that we are not liable for any loss, damage, or inconvenience caused by our inability to access or use the Site. Nothing in these Terms of Use obligates us to maintain and support the Site or to provide any changes, updates, or releases.

13. DISPUTE RESOLUTION

INFORMAL NEGOTIATIONS

Any dispute, controversy, or claim relating to these Terms of Use (each, a "Dispute" and collectively, the "Disputes") Users can send a notice & it will be resolved informally for thirty (30) days before being submitted to arbitration. Informal negotiations begin when one party sends the other written notice.

14. EXCEPTIONS TO INFORMAL NEGOTIATIONS AND ARBITRATION

The Parties agree that the following Disputes are exempt from the aforementioned provisions:

- (a) Disputes involving the enforcement, protection, or validity of a Party's intellectual property rights;
- (b) any Dispute including claims of theft, piracy, privacy invasion, or unauthorized use; and
- (c) any injunctive relief claims. Any Dispute falling within that portion of this paragraph found to be illegal or unenforceable shall be decided by a court of competent jurisdiction within the courts named above, and the Parties agree to submit to the personal jurisdiction of that court.

15. CORRECTIONS

There may be typographical mistakes, inaccuracies, or omissions in descriptions, price, availability, and other information on the Site. WE RESERVE THE RIGHT TO CORRECT ANY INACCURACIES, OR OMISSIONS AND TO CHANGE OR UPDATE THE INFORMATION ON THE SITE.

16. DISCLAIMER

THE SITE IS PROVIDED AS-IS AND AS AVAILABLE. Use of the site and our services is solely at your own risk. MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT ARE



IMPLIED WARRANTIES THAT ARE DISCLAIMED TO THE FULLEST EXTENT ALLOWABLE BY LAW. NO WARRANTIES OR REPRESENTATIONS ARE MADE REGARDING THE ACCURACY OR COMPLETENESS OF THE SITE'S CONTENT OR THE CONTENT OF ANY WEBSITES LINKED TO THE SITE, AND WE ASSUME NO LIABILITY OR RESPONSIBILITY FOR:

- (1) ERRORS, MISTAKES, OR INACCURACIES OF CONTENT AND MATERIALS,
- (2) PERSONAL INJURY OR PROPERTY DAMAGE OF ANY NATURE
- (3) TRANSMISSION TO OR FROM THE SITE IS INTERRUPTED OR CESSED.

As our main products are digital assets, and digital assets are sometimes functional according to the governing law, frequent changes might occur which may result in huge losses or profits. You agree that CoinLord is not responsible for any of that. Investments are subjected to market risks, you can invest only at your own risk as we only facilitate the trade and exchange of digital assets. All the promotional content we reproduce is only for educational purposes but not to influence any user. All the special features that you can avail from CoinLord are bound to certain rules and regulations that might profit the business which is subjected to frequent changes. For which you are responsible to check the site often for the changes made. Any agitation on that shall not be encouraged. You agree to go through all the rules & regulations of all the features available on CoinLord before proceeding.

17. LIMITATIONS OF LIABILITY

In no event will we or our directors, employees, staff or agents be liable to you or any third party for any DIRECT, INDIRECT, CONSEQUENTIAL, SPECIAL, OR PUNITIVE DAMAGES arising from your use of the site, EVEN IF WE HAVE BEEN ADVISED OF THE POSSIBILITY. EXCLUSION OR LIMITATION OF DAMAGES IS NOT ALLOWED BY INTERNATIONAL LAWS. THESE LAWS MAY EXEMPT YOU FROM SOME OR ALL OF THE ABOVE DISCLAIMERS OR LIMITATIONS.

18. INDEMNIFICATION

The following are some examples of what you agree to defend, indemnify, and keep us harmless from:

- (1) Usage of the Site;
- (2) Violation of these Terms of Use;
- (3) Violation of your representations and warranties;
- (4) Your breach of a third party's rights, including intellectual property rights; or
- (5) Affecting another user of the Site with whom you have connected via the Site.

Despite the foregoing, we retain the right to take the exclusive defence and control of any matter for which you must indemnify us, and you agree to cooperate with our defence of such claims. We will promptly notify you of any claim, action, or process subject to this indemnity.

19. USER DATA

Usage of this application means you have thorough knowledge of the crypto market. Any losses that occur during the rise and fall of the digital assets or coins, you accept that CoinLord is not responsible. You acknowledge that usage of this application/ Site is at your risk.



While we make regular backups of your data, you are solely responsible for any data you transmit or any activity you conduct using the Site. You agree that we are not liable for any loss or corruption of data, and you waive any claim against us arising from such loss or corruption.

20. ELECTRONIC TRANSACTIONS, & COMMUNICATIONS

SIGNATURES

Visits to the Site, emails, and online forms are all electronic communications. If you consent to receive electronic communications, you agree that we can meet any legal requirement for communications to be in writing by sending them to you electronically via email and posting them on the Site. THE SITE AND WE AGREE TO USE ELECTRONIC SIGNATURES, CONTRACTS, ORDERS, AND RECORDS, AND TO ELECTRONIC DELIVERY OF NOTICES, POLICIES, AND RECORDS OF TRANSACTIONS. No original signature is required, nor is delivery or keeping of non-electronic records required, nor is payment or credit granted by non-electronic means required.

21. MISCELLANEOUS

These Terms of Use, along with any policies or operating guidelines we put on the Site, comprise the complete agreement between us. Not exercising or enforcing any right or provision in these Terms of Use does not waive that right or provision. Use these Terms to the fullest extent allowed by law. We may at any time delegate our rights and duties to others. For any loss, damage, delay, or failure to act caused by circumstances beyond our reasonable control. It is regarded as severable from these Terms of Use and does not affect the validity and enforceability of any remaining sections. These Terms of Use and your use of the Site do not establish a joint venture, partnership, employment, or agency relationship between us. You agree that nothing in these Terms of Use will be construed against us. You expressly waive any and all defences based on the electronic form of these Terms of Use and the parties' failure to sign them.

22. CONTACT US

To resolve a complaint regarding the Site or to receive further information regarding the use of the Site, please contact us at:

Nine 99 Technologies LLP
India support@coinlord.org

