



**CRYPTO
LANCERS**

Terms and conditions

www.cryptolancers.network

These Terms and Conditions (“T&C”) affect your legal rights and obligations which are included but are not limited to waivers of specific rights and limitation of liability. They govern Your use of the Website and also to a certain extent, platforms developed and maintained by freelancing Service and its affiliated companies. Please read and understand them carefully before you move ahead. If you do not agree to any of these T&C then you should immediately cease the use of the freelancing website: <http://cryptolancers.network> and all sub domains (“Website”) and delete any information collected from it and refrain from use, purchase, sale or conduct of any other transaction related to Cryptolancers ecosystem.

1-Eligibility:

1.1 You must have an Ethereum wallet that supports the ERC-20 token standard, so that you can receive any Tokens purchased from the Company (“Token Receipt Address”). You must provide the Company with a refund address to receive any necessary refunds (“Refund Address”). Any refunds will be made in the payment currency. The Company is not responsible for any delays, losses, costs, non-delivery of refunds or of Tokens, or other issues arising from the failure to provide, or providing an inaccurate or incomplete Refund Address or Token Receipt Address.

1.2 You are not a citizen or resident of a geographic area in which the access to or the use of the Tokens or of the services provided by the Company or by the use of the Tokens is prohibited by any relevant law Persons into whose possession this paper may come are required to inform themselves about and to observe such restrictions. By accessing this paper, a recipient hereof agrees to be bound by the foregoing limitations, among others.

2-Token sale term:

2.1 The total CLT in circulation will be limited to 100 million with 55% (55,000,000), being made available during the Public Sale Period. After the end of the Public Sale Period.

2.2 as it is shown in white paper the total circulating supply is only 55% or 55 millions CLT this 55% is distributed on the pre sales round 1 and round 2 and the ico sales.

2.3 in the pre-sales round one, the minimum invested amount is 10 ETH. If we don't raise to the soft cap of 1 m dollars, 95% of the invested money will be back to users automatically.

2.4 in the pre-sales round two, the minimum investment is 1 ETH, if we don't raise to the soft cap of 1 m dollars, 90% of the invested money will be back to users automatically.

2.5 The price per Token will go up after every step of selling and only Ethereum is accepted for the purchase.

2.6 The Company smart contracts distribute the quantity of Tokens you purchase at the end of the Token Sale after it receives your payment, by the means described on above, of Ether if you have already passed by the know your customer/anti money laundering process, as per clause 8, below. If you have not yet passed by it at the moment of purchase of the Tokens you will be asked to do that at the time. In this case, or if by chance there is some technical delay, the Company reserves the right to deliver the Tokens to You up to 6 weeks after the Token Sale End Date, in case of any unanticipated technical difficulties.

Any such extension will not affect the obligation of the Company and You to make and take delivery, respectively, of Tokens purchased. The Company may also deliver the tokens sooner at their sole discretion and/or technical capacity.

2.7 During the Token Sale (ICO sale), the price per CLT is in United States Dollars and it is initiated with a value of \$0.50 and the price will go up after a random period of time, only the company has the ability to put the CLT price in this period. Payable in Ethereum ("ETH") at the applicable ETH price determined by the Company and specified on the Cryptolancers Website (<http://cryptolancers.network/>).

2.8 The buyer needs to pay within 20 minutes after the purchase order to ensure the quantity of CLT tokens purchased. If the payment is not identified within 20 minutes, the amount of CLT tokens purchased will be recalculated within 24 hours based on ETH price at the time the payment is identified.

3-Purpose and use of tokens in the platform : possible

Migration of tokens:

3.1 Tokens may be used to make payments for services and loans received through the Cryptolancers platform and ecosystem, hosted at "www.cryptolancers.network", Payments are made at the market value of the Tokens. The Tokens can be traded within the Cryptolancers platform or on certain crypto exchanges (where the Tokens are listed). Additional information regarding the Platform, the Services and the Company can be found in detail within the Whitepaper, available at www.cryptolancers.network .

3.2 The Company reserves the right to migrate the ERC-20 Tokens to another protocol in the future where the Company determines, in its reasonable discretion, that doing so is necessary or useful to the operation of the Platform and its ecosystem.

3.3 Purchase, ownership, receipt or possession of Tokens carries no rights, expressed or implied, other than the right to use Tokens as a method of payment in respect to Services in the Platform (as permitted by the Platform and subject to such terms that may impose at its discretion), if successfully completed and deployed. In particular, you understand and accept that Tokens do not represent or confer any ownership right or stake, share, security, or equivalent rights, or any right to receive future revenue shares, intellectual property rights or any other form of participation in or relating to the Platform and/or the Company.

4-cancellation; refusal of purchase requests:

All Token purchases from the Company are final, and there are no refunds or cancellations, except those required by an applicable law or regulation. The Company reserves the right to refuse or cancel Token purchase requests at anytime and at its sole discretion.

5. Acknowledgment and assumption of risks :

You acknowledge and agree that there are risks associated with purchasing Tokens, owning Tokens and using Tokens as a method of payment in respect of Services in the Platform. By purchasing Tokens, the purchaser expressly acknowledges to be fully aware of these risks which he voluntarily agreed to take.

6-Security:

6.1 You are solely responsible for implementing reasonable measures for securing your wallet, vault or other storage mechanism you are using to receive and hold Tokens purchased from the Company, including any requisite private key(s) or other credentials necessary to access such storage mechanism(s). If your private key(s) or other access credentials are lost, you may lose access to your Tokens. The Company is not responsible for any losses, costs or expenses relating to lost access credentials.

6.2 The Company excludes (to the fullest extent permitted under applicable law) any and all liability for any security breaches or other acts or omissions which result in your loss of (including your loss of access to) CLT issued to you.

7-Personal information:

The Company may determine, at its sole discretion, that it is necessary to obtain certain information about you in order to comply with applicable laws or regulations in connection with selling Tokens to you. You agree to provide the Company such information promptly upon request. You acknowledge that the Company may refuse to sell Tokens to you until you provide such requested information and the Company has determined that it is permissible to sell you Tokens under applicable laws or regulations.

8-Taxes:

Any amounts that you pay for Tokens are exclusive of all applicable taxes. You are responsible for determining what, if any, taxes apply to your purchase of Tokens. It is also your responsibility to withhold, collect, report and remit the correct taxes to the appropriate tax authorities. The Company is not responsible for withholding, collecting, reporting, or remitting any tax whatsoever arising from your purchase of Tokens.

9. Purchaser representations and warranties:

By sending ETH your payment, by any mean defined, to purchase Tokens from the Company, you represent and warrant that:

9.1 You have read and understood these Terms.

9.2 You acknowledge and agree that there are risks associated with purchasing tokens, owning tokens and using Tokens as a method of payment in respect of the Services in the Platform.

9.3 You have a sufficient understanding of technical and business matters (including those that relate to the Services and Platform).

9.4 your purchase of Tokens complies with applicable laws and regulations in your jurisdiction, including, but not limited to:

- (i) legal capacity and any other threshold requirements in your jurisdiction for the purchase of the Tokens and entering into contracts with the Company.
- (ii) any foreign exchange or regulatory restrictions applicable to such purchase.
- (iii) any governmental or other consents that may need to be obtained.