

Terms & Conditions

Introduction to CycronX Agreement

1. These Terms and Conditions (hereinafter the “**Agreement**”) constitute an agreement made between you, whether personally or on behalf of an entity (“**the Client**” / “**You**” or “**Your**”) and CycronX, concerning your joining of CycronX contract.

Our privacy statement (made available here:

<https://www.cycronx.io/images/project/engPolicy.pdf>) is integral parts of the Agreement, and you agree to read, accept and be bound by them.

2. By clicking on the checkbox “I agree with the CycronX Terms & Conditions”, you are acknowledging that you have read, understood, and accepted the Agreement, and the English language contained hereunder, as the single governing document for the legal agreement, including the statements as described in section 1 between you and CycronX.

WHO WE ARE

3. CycronX is providing trust fund services to the public, where it allows users to make profits either by joining a group (which in under the Investment Trust) contract or start an individual contract. All investment intelligence including cryptocurrency exchange and wallet services, profit maximization, and profit distribution are managed and performed by CycronX invented Artificial Intelligence (AI) Profit Machine.

4. For the avoidance of doubt, the payment gateway, the blockchain platform, and / or any wallet providers that come connects with CycronX platform are managed independently. CycronX is responsible only to engage the services at the convenient of users. CycronX does not earn any commission or service fee from the respective service providers.

SCOPE OF THE AGREEMENT

5. The Agreement regulates the use and access to the CycronX Platform, the execution of trust fund and profit decision of users’ fund, as well as all trading information and reports accessible through the CycronX Platform. The Agreement also regulates the intermediary service, necessary to facilitate the transaction which includes, amongst others, concluding agreement(s) on behalf and for the benefit of the Users, for the exchange of Users’ fiat money to the respective cryptocurrency and vice versa that Nuxpay & Huat Wallet provide.

6. The Agreement also applies to any communications between the Users and CycronX by any means, including, but not limited to, the software which CycronX makes available to the users via the CycronX Platform, the CycronX Website, third-party platforms (e.g. electronic mail services, telegram, etc). This Agreement also applies to in-person communications with the employees of CycronX, including temporary staff and business representatives of CycronX who are entitled to initiate or establish business relationships on behalf of CycronX (hereinafter "**Representatives of CycronX**").

LANGUAGE

7. Communications given under, or in connection with this Agreement must be in English.

IMPORTANT NOTICE

8. You should make proper consideration before deciding to join or start the contract.

9. You must read this document carefully before committing the purchase. A successful payment from you indicates your commitment to enter into the contract and your agreement of the disclaimers.

10. You hold the responsibilities to secure and not to provide any parties your username & password for CycronX platform.

11. You are assigned a token to represent your share of the contract you successfully enter into.

12. Execution of contract is by CycronX Artificial Intelligence (AI) with unique execution and investment formula. With no time boundaries, the contract will come to automatic completion when your committed tenure is fulfilled.

13. For shared-contracts that each token values below USD10,000, you are not allowed to withdraw the fund-in capital prior contract completion. Token is transferable as a whole token, not fraction of it, to another user.

14. During the trading activities, some administrative fees, currency conversion fees, as well as other incidental fees will be charged to you and will be deducted from your fund-in capital.

15. CycronX holds no responsible for market movement and currencies' fluctuation. The value of your currencies depend on the market value at the time when you perform fund out.

16. Please note that you are subject to the following obligations:

A) You agree that you will use the services provided by CycronX as described in section 5 in accordance with this Agreement and you will fully perform all your obligations.

B) You agree that you will not use the services provided by CycronX as described in section 5 for any criminal or illegal activities.

C) You confirm that all information you provide to CycronX is accurate and complete, and agree to keep CycronX updated if any information provided changes.

D) You consent to the collection of information and permit CycronX to keep records of such information, which will be stored in accordance with the GDPR. For more details, please read the Privacy Statement of CycronX <https://www.cycronx.io/images/project/engPolicy.pdf>

E) You also explicitly authorize CycronX to make inquiries, whether directly or through third parties, that CycronX considers necessary to verify your identity and maintain the security of the CycronX Platform. When CycronX carries out these inquiries, you acknowledge and agree that your personal information may be disclosed to fraud prevention or financial crime agencies.

AUTHORIZATION

17. By accepting this Agreement and using the CycronX Platform, you hereby expressly empower CycronX to conclude agreements with and pay for the services provided by the respective cryptocurrency exchange (and wallet) providers on behalf of and for the benefit of you to execute the transaction / contract you have chosen to proceed with on the CycronX Platform.

18. By accepting this Agreement, you represent and warrant that you are fully aware of the content and the risk of the agreements.

19. The authorization is valid until contract ends.

EXCHANGE OF FIAT TO CRYPTO AND VICE VERSA

20. The exchange of Users' fiat money to the respective base cryptocurrency of the bot(s) the contract intends to use, and the exchange of Users' crypto assets to fiat money, can be arranged via a few options available in CycronX platform.

FEES

21. Please note that Users of CycronX are subject to the following fees for the use of the CycronX Platform:

A) 0.1 % of fund in fee of the deposited amount, including the administrative costs to facilitate all deposit flows, excluding exchange fee charged by the third-party service providers

B) 0.1 % withdrawal fee of the withdrawn amount including the administrative costs to facilitate all withdrawal flows, excluding exchange fee charged by the third-party service providers

C) Profit sharing portion as described in each contract. The portion varies depending on the type of trust, the tenure, as well as the fund values.

D) Please note that for customers using own trading account and earning profit in their own trading account, a minimum of 1 month expected profit shall be credited to the CycronX Prepay wallet. CycronX will deduct its profit sharing from the wallet each day.

E) Please note that, for shared contract, distributed profit can be withdrawn by the token holder each day. However, for risk optimization, before profit hits 10%, 50% of the calculated profit will be retained.

22. CycronX may adjust the fees applicable for the CycronX Platform at any time. Adjustment of fees will be announced publicly at the CycronX webpage.

CANCELLATIONS & REFUNDS

23. User hereby acknowledge and agree that any group contract that has started, cannot be cancelled and refund. Token is anyway transferrable to another user in CycronX platform.

24. User hereby acknowledge that ending a customized contract prior to its agreed tenure, 20% profit will be forfeited; whereas stopping and resuming a contract, a re-joining fee will be charged.

25. CycronX may, at any time, cancel or deny processing any transaction, with immediate effect, on the following grounds and/or where required to do so by law, including but not limited to where a suspicion exists that a transaction involves illegal activity including money laundering, terrorist financing, fraud or any crime (financial or otherwise).

SUITABILITY OF THE SERVICES PROVIDED BY CYCRONX

26. The CycronX Platform and the services offered by CycronX are generally appropriate for Users that are funding independently and without assistance. These are Users who are aware of economic developments, have an interest in and experience with investing, understand the risks, and are ready to bear the risks financially and emotionally.

27. The CycronX Platform and the services offered by CycronX are not appropriate for some users. These are users that are unable to bear the risks associated with investing, and/or have invested a significant amount of their revenue, and/or have a relatively small income and assets, and/or do not understand the risks of investing, and/or cannot invest independently and without assistance.

LIMITATIONS TO THE SERVICES PROVIDED BY CYCRONX

28. Please note that CycronX **is not** registered/licensed as a securities broker-dealer, investment adviser, credit institution, investment service provider, or as any related company/institution with any state securities regulatory authority.

29. Please note that CycronX **does not** offer in any way services related to mining; initial coin offering ("ICOs"); financial instruments; cryptocurrency futures trading, and other crypto-securities or quasi-securities.

30. CycronX **does not** offer investment advice.

KEY RISKS OF USING THE SERVICES PROVIDED BY CYCRONX

31. Cryptocurrency is a digital representation of value that functions as a medium of exchange, a unit of account, or a store of value, but it does not have legal tender status. Cryptocurrencies are not generally backed or supported by any government or central bank. Cryptocurrency markets and exchanges are not regulated with the same controls or customer protections available in equity, option, futures, or foreign exchange investing. The cryptocurrency market is highly volatile which makes it a high risk to trade with.

32. The main risk of using the services provided by CycronX is that the Client could lose part or all of the money which they have deposited into their CycronX Account. Therefore, the Client should not trade or invest money that they cannot afford to lose. It is important that the Client fully understand the risks involved before deciding to use the services provided by CycronX.

33. The actual returns and losses experienced by the Client will vary depending on

many factors, including, but not limited to, market behavior, market movement, and their trade size. The value of their investments may go up or down very quickly.

LIMITATION OF LIABILITY

34. Nothing included in this Agreement shall exclude or limit CycronX' liability when it cannot be excluded or limited under applicable law. However, please note that CycronX is the facilitator of the platform. CycronX is not liable for any contracts and their risks and costs associated with it.

35. Please note that any views expressed by the Representatives of CycronX do not constitute a recommendation that any particular cryptocurrency (or cryptocurrency token/asset/index), portfolio of cryptocurrencies, transaction, or investment strategy is suitable for any specific person. No representation is being made that any investment strategy will or is likely to achieve trading profits or trading losses.

INDEMNIFICATION

36. The Client hereby agrees to indemnify, defend, and hold CycronX harmless from and against all liabilities, damages, and costs (including settlement costs and reasonable attorneys' fees) arising out of third party claims regarding:

A) any injury or damages resulting from the behavior of the Client related to the use of the CycronX Platform; and

B) breach by Client of this Agreement or violation of any applicable law, regulation, or order.

FILLING A COMPLAINT

37. If a Client has a complaint, they can submit their complaint to support@cycronx.io with the subject "COMPLAINT". Official complaints can be only submitted by email. The complainant's name and telephone number or email address that is linked to the account have to be included. The email also needs to include detailed information of the complaint. While CycronX is investigating the Client's complaint, CycronX looks into the subject of the complaint, documentation, and information submitted, and the evidence in the records of CYCRONX.

38. Once CycronX receives the email from the complainant, an electronic acknowledgment of receipt will be sent to the email address of the complainant to notify that CycronX has received the complaint and is currently working on a resolution. Depending on the complaints' nature CycronX can request more information.

39. CycronX will provide an effective written answer to the complaint within thirty days of receipt counted from the final receipt of the additional information (if any) provided by the Complainant ("**Final Response**"). If CycronX found the complaint well-founded, CycronX will inform the complainant that CycronX aims to resolve the issue as soon as possible.

40. A complaint will be deemed as resolved or settled when CycronX has sent in writing a Final Response to the Complainant and the issue was resolved. If the Complainant fails to reply to communication or the Final Response from CycronX within thirty days, CycronX considers the Complaint closed.

41. If CycronX found the complaint provided by the complainant unfounded, CycronX will justify its decision in its Final Response and inform the complainant accordingly.

MISCELLANEOUS

42. This Agreement contains the entire agreement between the Parties with respect to the subject matter hereof and supersedes all prior agreements and understandings with respect thereto.

43. CycronX reserves the right to amend this Agreement at any time.

44. The invalidity or unenforceability of any provision of this Agreement shall not affect the validity or enforceability of any other provision of this Agreement. Any such invalid or unenforceable provision shall be replaced or be deemed to be replaced by a provision that is considered to be valid and enforceable and which interpretation shall be as close as possible to the intent of the invalid provision.

INTERPRETATIONS AND DEFINITIONS

45. Unless the context or the expressed provision of this Agreement otherwise requires, headings and subheadings of the Sections and/or provisions contained herein are for convenience and reference purposes only and shall not have any effect on the meaning or construction of any of the provisions hereof.