

The agreement of use of BTCGoal.com service

Subject of the contract

This document describes an order of coordination of the Client and the btcgoal.com service (further the Company). An order of authorization, a verification, transactions and operations with the help of service, types and way of making the operations, rules of work of users at the exchange. Rights and Requirements both as to the Client, and also to the Company.

Terms and definitions

The client — the natural or legal entity, registered on the site btcgoal.com and recharged the account

The company — the legal entity, Stallix Group Ltd., owner of the btcgoal.com service

Bitcoin - the Peer-to-peer system of electronic cash using the digital currency of the same name which is often called cryptocurrency or virtual currency. The network is completely decentralized, it doesn't have central administrator or any analog. Bitcoins can be used for payment of goods or services of the sellers ready to accept them. There is a possibility of exchange bitcoins for usual money with the help of specialized platforms for the auction or exchangers.

The site - btcgoal.com

Service — the software and system of interaction with it on the site btcgoal.com

Warrant - The operating order accepted by Service from the Client expressing his firm intention on the conditions listed in it to make operation of an exchange with the chosen type and quantity of bitcoins.

Network - the public Internet

The agreement on use of the service. The Authentication of the Client

The client makes authentication for access to Service interfaces by means of input of login, the password — and in certain cases — the code sent on a mail or phone.

The company has the right to block an entrance at authorization from new ip — before input of the code sent on a mail and (or) phone. The client has the right to establish the requirement of authorization only through the code sent on an email and/or SMS.

Registration of the warrant

For installation of the warrant for an exchange of one currency of the account for another (dollars on bitcoins and back), the client independently inputs the warrant size, the price and the direction of an exchange. The company checks existence of the demanded sum on the customer account — and registers the warrant in the automatic mode.

On request of the client for registration of the warrant - obligatory input of the code sent on an email and/or SMS can be established.

Execution of the warrant

Possible installation only of the limit warrants (at the price of execution more favorable than in the market). I.e. at the most favorable price of the Bitcoin of purchase (for example) in \$500, the warrant for purchase of a bitcoin can be established only less than— from \$499.99 up to 1 cent. At the most favorable price of the Bitcoin of sale (for example) in \$600, the warrant for sale of a bitcoin can be established only more — from \$600.01 - up to \$1 000 000.

The warrant can be established when viewing turn of warrants. The client is obliged to make the decision on installation of the warrant independently.

The client has the right not to establish the warrant, and to satisfy the opposite warrant which is most favorable at the moment (or group of warrants). Operation of an exchange is considered the starting when the user begins to register the counter warrant. If the volume of the warrant was completely blocked, the warrant is removed from the register of warrants, as executed

The client has the right to buy only part of the warrant. Volume which is available to an exchange in the submitted warrant decreases by operation volume.

The client has the right to cancel the warrant at any time prior to its execution.

Client's responsibilities

Client's responsibilities are the following: To watch the account and notices on mail — to enter into the account or mail at least once per day (in the presence of means).

To watch notices on a mail and phone. To enter the codes sent on an email and SMS on the site.

Don't transfer the password to the account.

In the presence of large means — to establish authorization and execution of transactions on SMS authorization into the account.

At change of a contact information — immediately report about it the Companies.

The client undertakes to enter only own funds into the account.

The access to account of the third parties isn't allowed.

At registration the client confirms that has reached majority under laws of the country of accommodation.

The client undertakes not to hack the site, not to interfere with its work, not to use any roguish schemes and direct deception to force the third parties to execute its transaction.

Input from PayPal system is possible only about an e-mail, coinciding with login in btcgoal.com system.

The client can enter and remove funds for the account in system of PayPal, and also change dollars for bitcoins and do it back. Verification isn't required.

At input from system the bitcoin requires verification — by means of the photo (selfie) with the passport, and also paper with the text "For an account XXXX the site btcgoal.com".

At output in system of bitcoin — the client undertakes to verify this conclusion by means of the photo with the passport and a sheet of paper with an inscription of date, the sum and number of transaction.

Depending on your country there is not always an opportunity to use all functions of the site. Your duty is to conform the rules and laws of your country of accommodation and/or rules of the country in which you get access to this site and Services.

While opening Accounts, you confirm and guarantee:

1. You have accepted these Conditions;
2. You are at least 18 and you can accept Conditions and you are ready to enter the transactions including the transactions connected with bitcoins.

Obligations of the Company

The company is obliged to register warrants of users for an exchange and to provide automatic observance of the equivalence of an exchange established by users. The warrant is executed in case the user registers the warrant on the same type of an exchange of an opposite orientation. The company is obliged to watch the accuracy and correctness of execution of warrants.

The company undertakes to cover losses of clients at program errors on his expense.

The company undertakes to keep an equivalent of dollar customer accounts in the authorized bank, or on own PayPal-account. It isn't allowed the decrease in the rest on the bank account (and a PayPal-account) is lower than the general size of client means.

The company undertakes to accept funds only from those PayPal accounts the login of which coincides with login (mail) of the company.

The company undertakes to watch for the personal money of the client, to refuse a conclusion to third-party PayPal-accounts, and at a conclusion the Bitcoins — to request a selfie photo with data of the transaction. In case if there were any money conclusions — from the words of a client — made by the swindler the company has to provide a photo with a number of account.

Service doesn't provide information on the operations made by the user to the third parties, on any bases and doesn't bear responsibility for providing the incomplete or distorted information on the transactions by it to any third parties. Exemption is — the requirement of PayPal system — in case if the client was entering through this system.

Service doesn't accept and doesn't execute the requirements about a suspension of the admission of the user proceeding from the third parties to transactions of an exchange, or other restriction of its rights in relation to Service on any bases, - including cases of claims to the Participant from the Third parties. Exceptions: PayPal system.

Rights of the Company

The company has the right to suspend providing service to any client. First of all in case of attempts of the client to hack service or to make any other illegal actions. In this case, the

company has to transfer immediately to the client all his balance — to a PayPal-account, to the bank account or for a bitcoin account — on request of the client.

Delays in translation are prohibited. The only exception — is the requirement of PayPal system for blocking of the user.

The company has the right not to request verification of clients, verification from whom was received from partners of the company — banks, payment systems or shops with which the Company has the contract.

Force majeure

The company, having for this purpose the sufficient bases, can define borders of occurrence of force majeure circumstances. The company takes the corresponding steps for informing the Client on occurrence of force majeure circumstances.

Force majeure circumstances include (without being limited):

- any action, an event or the phenomenon (including, but without being limited), any strike, mass riots or civil disorders, acts of terrorism, wars, natural disasters, accidents, the fires, floods, storm, interruptions of power supply or the communication or electronic equipment, civil disorders), which, in reasonable opinion of the Company, has led to destabilization of the market or the markets of one or several tools;

●

● a work suspension, elimination or closing of any market or lack of any event on which the Company bases quotations, or introduction of restrictions or special or non-standard terms of trade on any market or concerning any of such event.

Service doesn't provide information on the operations made by the user to the third parties, on any bases Responsibility Limits

The company doesn't bear responsibility at failure of Internet connection from the part of a client, at loss of the password or at the non-notification of the client about change of the contact information. Any disputes are solved by correspondence with the company — and in case of impossibility to reach the result — through coordination — in arbitration body.

All services provided by this site are provided without guarantee of any kind, both direct, and indirect. We don't guarantee that this site will be available 100% of time to satisfy your requirements. We will seek to solve any technical problems in the shortest possible time, but there are no guarantees that access won't be interrupted, or that there will be no delays, mistakes in work, omissions or loss of the transferred information. We will use reasonable efforts to guarantee that we will ensure reliable functioning of system according to these Conditions of use.

In case of not correct execution of operation on an exchange of title signs it is necessary to address in the Service support service.

We can provide information of the price, range, variability of bitcoins and events which correlated the price of bitcoins, but it can be considered as consultation on investments and it can't be interpreted as that. Any decision to buy or sell bitcoins is fully your decision, and we aren't responsible for any suffered loss.

Our work consists only in simplification of purchase and sale of bitcoins — with a further conclusion in payment systems.

Email sent on the Internet aren't safe, and Bitstamp isn't responsible for any damages caused as a result of sending e-mails on the Internet.

The users who make transactions by means of Service at the expense of the means of the third parties which are at their disposal bear exclusive responsibility before the third parties for these means. Service isn't the party according to this transaction, doesn't bear responsibility before the third parties for observance by the user of any obligations in relation to them and isn't the party in disputes which can arise in connection with such obligations.

It is forbidden to use an account for transfer of money to the third parties. In case of identification, the account of the user is blocked.

In case of change of a contact information, the conclusion from the account is blocked for 14 days.

At change of the password there is a blocking on a conclusion for a period of 48 hours.

Service doesn't provide information on the operations made by the user to the third parties, on any bases Disclosure of information

We can share your Personal information with government officials and other authorities when:

- 1) It is required by the law;
- 2) At the compelled summons, the resolution of court or other legal proceedings;
- 3) We believe that disclosure is necessary to prevent physical harm or pecuniary losses;
- 4) Disclosure is necessary to report about the suspected illegal activity; or Disclosure is necessary to investigate violations of our Conditions of use or Privacy policy.
- 5) When it is a Case of the USA residents, we can also share your information with other financial institutions, according to the Section 314 (b) of the American Patriotic act, and with tax authorities, including the American Internal revenue service, according to the Foreign Tax law on Observance of the Account ("FATCA")
- 6) On request of PayPal system if you entered through this system.