



Risk Policy

The TIME TECHNOLOGY ICELAND ehf., hereinafter referred to as the Company.

The Customer shall independently ensure the safety of their passwords and any other confidential information, such as remittance numbers. The Company shall not be liable for any effects caused by the Customer's disclosure of any confidential information about passwords. This condition shall apply to disclosure of any information about the Customer's passwords to third parties both voluntarily by the Customer and beyond the Customer's will.

Since the Company is not an Internet service provider, the Company shall not be liable for any default due to communication failures. In all circumstances, other than those regulated hereunder, the Parties shall be liable to each other according to customary business practices and other rules of the international private law.

The Parties shall not be liable for any non- or undue performance hereunder as a result of the following: force majeure events (floods, earthquakes, other natural calamities, war conditions and similar social phenomena); force majeure of legal nature (prohibitive or restrictive resolutions adopted by the supreme governmental authorities, strikes and other social and political phenomena entailing the impossibility of due performance or any failures hereunder), hostilities, acts of terrorism, natural and man-caused disasters, hacker attacks, as well as any other illegal acts affecting the Company's servers.

All disputes arising between the Parties hereunder shall be settled by the Parties through negotiations in writing, inter alia by email and through the ticket system. The Company shall examine the Customer's complaints within ten business days since receipt thereof.



This Contract is made for an indefinite term and shall come into legal effect upon acceptance thereof by the Customer.

The Company shall reserve the right to amend or modify this Contract, without providing any notice to the investor. By continuing their collaboration with the Company, the investor hereby acknowledges that they independently monitor any changes in the collaboration conditions by reading regular newsletters, news or articles posted on the website. Further, the Company shall be entitled hereunder to unilaterally modify any interest rates applicable to the Customer's accruals.

The Customer has been notified in advance by the Company of the risky nature of transactions closed by the Company with using the Customer's monetary funds, according to the provisions hereof. However, the Company guarantees the Customer the benefit of the aforementioned interests, provided that the Company gains minimum profits.

Can I have multiple accounts with Time of Technology?

No, this is not allowed. Each person can create a single account for himself.

In case of duplication of IP addresses, System automatically deactivation of the accounts.

In other words, an individual cannot have multiple accounts at one IP address.

Violation of this rule will result in the termination of all services provided within the system and deactivation of the accounts.