

MINEPLEX BANKING
New generation mobile cryptobank
USER AGREEMENT as amended on 10.09.2020.

Table of contents

Table of contents	1
1. Introduction.....	2
1.2. The purpose and mission of the MinePlex Banking project.	2
2. Scope of the Agreement.....	2
3. Terms and definitions	3
3.1. Terms of Services	3
4. Description of Mineplex Banking ecosystem services	5
4.1. Mobile crypto bank	5
4.2. Multicurrency crypto wallet	5
4.3. P2P exchange	6
With a mobile wallet you can:.....	6
4.4. MasterCard and Visa debit card	6
Using a debit card you can:	6
5. Mineplex Blockchain	7
5.1. MinePlex Banking Blockchain features	7
5.2. The MinePlex Blockchain speeds up and simplifies crypto fiat transactions:	7
5.3. Characteristics of Mineplex Banking platform tokens	7
5.5. Token issue.....	8
5.5.1. MINE token issue	8
5.5.2. PLEX token issue	8
6. Registering your Personal Account.....	9
7. Payment and instalments	11

8.	Notifications and service messages.....	12
9.	Liability	12
10.	Compensation for damages.....	13
11.	Termination of use of the site	13
12.	Compliance with local laws.....	14
13.	Privacy Policy	15
14.	Intellectual property rights.....	15
15.	Settlement of disputes.....	15
16.	Additional provisions.....	16
17.	The project's official social networks and subdomains.....	17
1.		



1. Introduction

1.2. The purpose and mission of the MinePlex Banking project.

MinePlex Banking's aim is to create a reliable and convenient mobile cryptographic bank for the daily use of cryptocurrencies anywhere in the world: paying bills, buying goods, saving and growing assets.

MinePlex Banking's mission is to expand Blockchain's influence and to integrate it comprehensively into real life spheres. We want to remove restrictions when it comes to accessing the world of cryptocurrencies, which separate miners and ordinary users. We want to introduce affordable, clear and simple financial tools to use cryptocurrencies and Fiat.

In order to implement the project, we are developing our own unique blockchain with a Liquid Proof-of-Stake (LPoS) consensus algorithm, which combines such advantages as simplicity: operating speed and decentralisation.

2. Scope of the Agreement

This User agreement shall apply to the website <https://mineplex.io> and its subdomains. The company "MINEPLEX PTE. LTD.", registered in the State of Singapore, registration number 202025952D, registered address: 10 Anson road # 20-05 International Plaza Singapore 079903, is the rightholder of the website and provides access to the website <https://mineplex.io> and its sub-domains, applications, crypto wallets, MINE and PLEX tokens and other products and services of the Company (collectively referred to as - "Services").

The Company may make changes to this User Agreement from time to time. If significant changes are made, the Company shall publish a notice to this effect so that you can review the changes before continuing to use the Services. Continued use of the Services following the publication or distribution of a notice of changes to this User agreement means that you agree to the changes made. If you do not agree with any changes, you can close your account.

This agreement is hereby concluded between **MINEPLEX PTE. LTD.** and the User. Full and unconditional acceptance of the terms and conditions of this Agreement shall be carried out by the User by performing an action confirming their will to conclude such an Agreement and to accept the terms and conditions contained in this Agreement fully and unconditionally. The expression of the User's full unconditional consent to the terms and conditions of this Agreement is the installation of the "checkbox/tick" graphic user interface element allowing the Client to control a parameter with two conditions:

- "I accept the terms in full and unconditionally agree";
- "I do not accept".

The acceptance of the terms and conditions of each User is recorded and identified through a unique ID assigned to them upon registering on the Company's system server at <https://mineplex.io>

By accepting the terms of this Agreement, the User hereby agrees to have read it,



understood and accepted all the terms and conditions in this User Agreement and the Privacy Policy posted at <https://mineplex.io>. In addition, when using certain services, the User may be subject to additional agreements applicable to such services. The User must stop using the services and the website if they do not agree with this User Agreement.

3. Terms and definitions

A **"User"** (an "Ecosystem Participant") is a natural person who has the right of legal capacity and is of a minimum age.

The **"Company"** is the legal entity **"MINEPLEX PTE. LTD."**, registration number 202025952D, legal address: 10 Anson road # 20-05 International Plaza Singapore 079903 The **"Site"** is a hardware-software complex located at <https://mineplex.io>, owned by the Company, which provides an information platform for the Client to carry out the actions provided by this Agreement and its Appendices on the Internet;

The **"Personal Account"** is an informational personalised automated workspace supported by the Company, a subsystem of the Site that represents the User's personal page and allows for remote interaction in electronic form.

The **"Personal electronic wallet"** is a multi-currency software wallet supporting various types of cryptocurrencies, tokens, internal accounting units of the site attached to the User's Personal Account.

"Crypt Currency" - is a type of digital currency, a type of digital currency, whose accounting of internal settlement units is ensured by a decentralised payment system (there is no internal or external administrator or any equivalent), which operates in a fully automatic mode.

"Utility tokens" ("utility tokens", "user tokens") are designed to access the services provided by the MINEPLEX distributed block network and the MinePlex Banking ecosystem.

3.1. Terms of Services

By accepting this Agreement, you are required to satisfy the requirements for entering into this Agreement and to have reached the "minimum age" at the time of entering into this Agreement.

You hereby agree and confirm that to in order to use the Services:

- 1) you must reach the "minimum age". (see below);
- 2) you shall only have one account on the <https://mineplex.io> Site, registered with your real name and last name;
- 3) you are not subject to any restrictions on the use of the Services by the Company.

The "minimum age" is 18 years for citizens of all countries. However, if the law specifies that in order for the lawful provision of services of the MinePlex Banking ecosystem (including for the collection, storage and use of information) the User must be older, then the minimum age must be the age specified

in the law. The services are not intended for use by persons under 18 years of age.

The Company hereby reserves the right to amend the Agreement at any time and at its

discretion. The Company shall update the date following any changes that have been made in the "Latest revision" column on the first page of the User Agreement. Any changes to the terms and conditions in this Agreement shall come into force immediately following their publication on the website.

Therefore, the further use of ecosystem services by the User shall be regarded as acceptance of the amended Agreement. The User must stop using the services and the <https://mineplex.io> website and its sub-domains if they do not agree with any changes to the Agreement.

4. Description of Mineplex Banking ecosystem services

The Company provides a platform for Users to join various bonus and cashback programmes provided

With the mobile cryptobank you can:

- pay rent and bills for utilities and other services;
- exchange different currencies;
- create savings;
- transfer funds between bank accounts;
- make interbank payments;
- have fiat accounts in euros and dollars;
- make international payments and transfers;
- keep money in both Fiat and cryptocurrencies;
- take out loans;
- refinance loans from traditional banks on favourable terms

by partner banks, as well as access to a multicurrency crypto wallet.

These programmes allow the user to purchase MINE tokens at will and receive a reward in the form of PLEX tokens up to 20% per month, as well as access to other services of the Mineplex Banking ecosystem. Mineplex Banking ecosystem services include:

4.1. Mobile crypto bank

MinePlex Banking is a reliable mobile cryptobank with a current account and classic payment transactions. It's located on your mobile phone and works 24/7. Thanks to blockchain technology and the use of smart contracts, bank transfers can be made quickly and safely.

4.2. Multicurrency crypto wallet

The MinePlex Banking CryptoWallet is designed for the fast and easy use of cryptocurrencies. Thanks to mobile access, you can flexibly manage assets and analyse your portfolio at any time. To begin with, the wallet will support its own MINE and PLEX tokens, and by spring 2021, we will have introduced more than 20 major cryptocurrencies (USDT, BTC, ETH, etc.).

With a mobile wallet you can:

- view a list of your addresses with balances;
- find out the latest cryptocurrency exchange rates (updated every second);
- track actual wallet transactions, such as "pending confirmation" or "fulfilled";
- view the latest completed transactions;
- buy/sell cryptocurrency.

4.3. P2P exchange**With the PIP exchange you can:**

- perform profitable cryptocurrency exchanges directly between users;
- find the best exchange rates;
- purchase cryptocurrency using a card or bank transfer.

The MinePlex Banking Exchanger allows you to quickly and securely sell and buy cryptocurrency software and display it in a single mobile application. The client account is tied to the crypto wallet, saving you time and simplifying the exchange process. Euros and dollars will be accepted as payment.

4.4. MasterCard and Visa debit card

The release of the MinePlex debit card will allow you to use the cryptographic currency every day without any restrictions or overpaying fees. The system's own token will provide access to all the service's benefits. MinePlex Banking cards will be compatible with such payment systems as Visa, MasterCard and UnionPay throughout the world.

Using a debit card you can:

- save on exchange transactions: the conversion takes place directly from one currency to another, reducing commission costs;
- withdraw cash from any ATM in euros;
- buy and sell euros and dollars in the application at a favourable exchange price with almost no fees, no search for exchangers and no queues;
- use the card absolutely anywhere in the world from the comfort of your own home.

5. Mineplex Blockchain

5.1. MinePlex Banking Blockchain features

1. The MinePlex decentralised system is built on the multi-stage Tezos blockchain architecture, which allows changes and updates to be made without hard forks.
2. Blockchain's important element is the smart contracts developed in Michelson, the language used in aerospace industry where the cost of error is particularly high.

5.2. The MinePlex Blockchain speeds up and simplifies crypto fiat transactions:

- A single application to access cards and wallets is protected by several security levels;
- Buy and sell cryptocurrency and fiat in seconds without leaving your wallet;
- Utilities payments, loan repayments, sending a transfer in cryptocurrency and fiat;
- All transactions are performed directly. They can be verified by transaction participants because they remain in the record registry;
- The security protocol in a decentralised system automatically blocks fraudsters.

5.3. Characteristics of Mineplex Banking platform tokens

The MinePlex Banking ecosystem is based on 2 tokens: MINE and PLEX.

MINE	The basic (native) token, which is a unit of computing power of the MinePlex unit, is required to create (generate) a PLEX token. It serves as a means for paying internal commissions. The MINE token is not subject to volatility and its nominal value is \$0.01.
PLEX	Liquid token with limited issue. The PLEX token is issued for every new unit, i.e. once a minute, according to a pre-defined issue algorithm in the blockchain. Due to the fact that the issue is limited and its speed and size decreases over time, the PLEX token is deflationary in nature.

5.4. Technical specifications of tokens

Ticker	MINE	PLEX
Purpose	processing power unit	payment tool
Initial issue	259 200 000 000	0
Maximum issue	259 200 000 000	414 720 000
Number of digits after the decimal point	4 characters	4 characters
Starting price	0,01 USD	0,20 USD
Blockchain	MinePlex	MinePlex
Method of obtaining	purchase in personal account, exchange for PLEX inside the blockchain, P2P	is charged for Mine token staking, buying on the exchange after listing, P2P

5.5. Token issue

5.5.1. MINE token issue

- The MINE token issue is 259 200 000 000.
- 10% of the issue (2 592 000 000 MINE) is a reserve fund for MinePlex Banking. Part of the Reserve Fund tokens of 2 592 000 000 shall form an initial stake, which in turn shall provide the starting price of the PLEX token.
- 20% of the issue (51 840 000 000 MINE) shall be allocated for sale through a personal account.
- 70% of the issue (181 440 000 000 MINE) shall be under a special smart contract, which exchanges PLEX tokens for MINE tokens inside the blockchain.

5.5.2. PLEX token issue

The issue of PLEX tokens is divided into 4 stages. For each stage 25% of the total issue will be issued - 103 680 000 PLEX.

Stage	1	2	3	4	Total
Issue per block	600	300	150	75	
Blocks per stage	172 800	345 600	691 200	1 382 400	2 592 000
Issue per stage	103 680 000	103 680 000	103 680 000	103 680 000	414 720 000

The size of 1 block is 1 minute.

6. Registering your Personal Account

1. Compulsory registration.

All users of the Services (each of them a "User") must register on mineplex.io in order to access the platform's services. In order to register a Personal Account, the User must provide their real name, surname and patronymic name, email address, a document issued by a government agency allowing you to establish your identification, registration address and password, and accept the terms of the User Agreement, the privacy policy and other additional documents. Each registration is intended for only one User, and each User may have only one active Personal Account.

2. Confirmation of user identity

When registering a Personal Account on mineplex.io, the User hereby agrees to provide personal information requested for identity verification purposes. This information is used to prevent and detect money laundering, terrorist financing, fraud and other financial crimes on the mineplex.io platform.

The Company shall collect and use this information in accordance with the Privacy Policy. In addition to providing the above information, in order to ensure compliance with global industry data storage standards, the User hereby permits the Company to keep records of such information during the term of the Personal Account.

The information requested by the Company to activate the Personal Account and/or identity verification may include, but is not limited to, the following user data: name, surname and patronymic name, email address, a document issued by a government agency providing your identification, confirmation of the registration address indicated during the registration of the Personal Account.

By submitting this information, the User hereby confirms that it is accurate and reliable. By registering, the User hereby guarantees that the information is true, complete and shall be updated in a timely manner when any changes occur. If there are any reasonable doubts

that the information provided by the User is incorrect, untrue, outdated or incomplete, the Company shall have the right to send a notice to the User requesting that they correct, delete the incorrect information and, depending on the circumstances, stop providing all or part of the services to the User.

The User is hereby solely responsible for any losses or expenses incurred during the use of the MinePlex Banking platform if it is not possible to contact the User via the contact information provided. The User hereby acknowledges and agrees that they are obliged to update all information provided in the event of any changes. Any changes in the data provided to the Company, changes in residence address, changes in identity documents and other contact details must be communicated to the Company by sending an email to the Company's email address within 5 (five) working days of such changes occurring.

3. Using your Personal Account

The Personal Account can only be used by the User, the name in which the account is registered. The Company hereby reserves the right to suspend, block or cancel the Personal Account, which is used by another person. The User must notify the Company immediately if the User suspects or is aware of unauthorised use of their username and password. The Company shall not be liable for any loss or damage arising from the use of the Personal Account by the User or any third party (irrespective of whether the use is permitted by the User or not).

4. Personal Account Security

The Company strives to maintain the safety of the User's funds and uses standard security measures. However, there are risks that are created by individual User actions. The User hereby agrees to classify their account data, such as user name and password, as confidential and not to disclose such information to third parties. The User hereby agrees to be responsible for the necessary security measures in order to protect the Personal Account and personal information.

The User hereby agrees to be responsible for the safety of their Personal Account and password and to be responsible for all activities within the Personal Account. The Company shall not be liable for any loss or consequences of the authorised or unauthorised use of your Personal Account data.

You must not share your account with others and must comply with the ecosystem's rules and legal requirements. With regards to the relationship between you and other people, the account belongs to you. You hereby undertake the obligations to:

- 1) try to find a strong and secure password;
- 2) keep your password confidential;
- 3) not to share any data from your account with other people (e.g. contacts or groups);
- 4) comply with the requirements of the law and the rules in the section "Permitted and prohibited activities" (see below).

You shall be responsible for everything that happens in connection with your account until you close it or report it as being misused by others. The safety of a Mineplex multi-currency wallet is achieved in additional ways:

- the User's personal key, which only the User knows,
- the user key is stored separately and is protected by many levels of security,
- the ecosystem does not have access to any user personal data.

5. Personal details

The User's personal details shall be protected and kept confidential, but in accordance with the provisions of the applicable law on personal data.

The User may, depending on the relevant products or services, be transferred to third parties. Please read the Privacy Policy at mineplex.io.

6. Procedure for the succession of the Personal Account

The user's personal account can be transferred to a legal successor. When registering the Personal Account, the User has the opportunity to specify a relative, spouse, child who, in the event of death, shall inherit the login and password from the Personal Account.

The user shall be required to provide a scan of the document issued by a public authority that identifies the successor, a valid telephone number and an email address. The user of the Personal Account is hereby obliged to keep the contact details of the legal successor up-to-date and to notify the Company of any changes. Following the death of the User, upon the wish to obtain a login and password, the successor shall be obliged to submit an application in writing to the post office, informing of such wish and accompanying the letter with documents proving the User's identity and establishing the fact of death. The support team shall consider the application within 2 (two) months of receiving such an application. In the event that a positive decision is made, the legal successor specified in the Personal Account shall be obliged to pass a verification process. Following the successful verification, they shall become the new User and shall subsequently gain access to the login and password of the deceased User.

Please note that only the person designated by the User as the successor in the Personal Account may submit such an application. When considering such an application. The Company may request additional documents in order to make a decision. The Company shall block the User's Personal Account as soon as the application is received or if the Company learns of the death of the User from any other sources. In the event that the Company becomes aware of the death of a User, the Company shall take all possible and reasonable measures to contact the legal successor specified in the Personal Account. The successor will be able to obtain the login and password rights from the Personal Account up to three (3) years from the date of the User's death.

7. Payment and instalments

If you purchase any paid services on the MinePlex platform, including

purchasing platform tokens, ordering bank cards, paying for bonus packages and other paid services, you hereby agree to pay us the relevant fees and charges. If they are not paid, the purchase may be cancelled unilaterally. In addition, you hereby agree to the following conditions:

- Purchases may be subject to currency conversion fees or price differences depending on the region (e.g. due to currency exchange rates).
- When paying for the Services in the "bitcoin" cryptocurrency, the USD purchase rate is fixed at the time the bitcoin cryptocurrency is received by the Company and not at the time the payment is made by the User.

8. Notifications and service messages

This Agreement also applies to the Company's mobile applications. In addition, you hereby agree that certain additional information may be available to the Company. You hereby agree that the Company shall use its websites, mobile applications and email for important notifications. If the contact details you have provided are not up-to-date, you may miss out on such notifications. You hereby agree to keep your contact details up to date.

You can control and limit the types of messages received from the Company in your settings on your personal account on the mineplex.io website.

9. Liability

3.1. Disclaimer of warranties

The Services and any product or other goods shall be provided "as is" and the Company shall not provide any warranty in relation to the Services. The Company does not guarantee that the use of the services by the User shall meet the requirements of the User, shall be uninterrupted, available at any time, safe and error-free, as technical work will be carried out on the website and new products will be added.

Any links to third party websites shall not imply the Company's endorsement of any products, services or information provided on them. The Company does not guarantee the accuracy of the information contained on such sites. In addition, as the Company does not control user agreements and the privacy policy of third party sites, it shall be the responsibility of the Users to read and understand these rules carefully.

3.2. Disclaimer and limitation of liability

The Company shall not be liable for any indirect or consequential losses that the User may incur. This shall include any lost (directly or indirectly) profit, any damage to business reputation or intangible assets incurred by the User.

If the User is not satisfied with the conditions and/or quality of services, they must stop using the services. The use of the services by the User shall mean that the User has no claims regarding the terms and/or quality of the Company's services.

Under no circumstances shall "**MINEPLEX PTE. LTD.**", its officers, directors, employees, agents and all third-party service providers be liable to the User or any other natural or legal person for any direct, indirect, incidental, or unforeseen circumstances. The provisions of this Agreement shall not exclude or limit the liability of "**MINEPLEX PTE. LTD.**" for damages to the extent that such liability cannot be excluded or limited by applicable law.

The company "**MINEPLEX PTE. LTD.**" shall not provide financial advisory services. The company "**MINEPLEX PTE. LTD.**" is not a broker, intermediary, agent or consultant and has no fiduciary obligations to the User in connection with any transactions or other decisions or actions made by the User when using the services. No information provided to the User by the Company is or shall be considered investment advice, financial advice, trade advice or any other kind of advice.

3.3. Force majeure

The company "**MINEPLEX PTE. LTD.**" is hereby exempt from liability in the event that the Company's breach of its obligations occurred as a result of force majeure.

Force majeure is the occurrence of natural disasters - pandemics, floods, earthquakes, tornadoes, tsunamis, droughts, natural fires, volcanic eruptions, etc., technological disasters - accidents, fires, explosions, etc., social and political phenomena - wars, strikes, state of war or emergency, terrorist acts, revolts, coups, armed conflicts, etc., other force majeure circumstances - the adoption by state authorities of normative acts that prevent the parties from fulfilling their obligations under this Agreement, etc. The list of these circumstances is not exhaustive.

10. Compensation for damages

The User hereby agrees to defend, indemnify and hold harmless the Company, its licensors, licensees, distributors, agents, representatives and other authorised users, as well as all relevant officers, directors, owners, employees, agents, representatives and assignees of the above entities, from and against any and all claims, losses, liabilities, expenses, attorney's fees and expenses arising from

- (i) the User's use of the Site or the Services,
- (ii) violation by the User of this User Agreement,
- (iii) violation by the User of any third party right, including but not limited to copyright, trademark or privacy rights.

Users must not enter into any settlement agreements affecting the rights of the Company without the Company's prior written consent.

11. Termination of use of the site

The User hereby agrees that the Company has the right to immediately suspend your Personal Account, block your Personal Account, and suspend the User's access to the MinePlex Banking platform for any reason, including if there is a suspicion that the User has violated this Agreement, the Privacy Policy or any applicable laws, rules, contracts or agreements.

The User hereby agrees that the Company shall not be responsible for the permanent or temporary change, suspension or termination of the User's Personal Account or access to all or any part of the services. The following list represents the reasons why the Company may apply the actions described above (the list is not exclusive):

- Your Personal Account shall be subject to legal proceedings or criminal investigation if;
- The Company discovers unusual activity on the Personal Account;
- The Company detects unauthorised access to the Personal Account;
- The Company has received an obligation according to a court order;
- If the User violates or does not comply with the terms of the Contracts, Appendices or other Agreements with the Company.

The following list represents the reasons why the Company may directly terminate this Agreement by cancelling the User's Personal Account:

- Re-registration on behalf of another person as a MinePlex Banking User;
- Providing untruthful, inaccurate, outdated information when registering the Personal Account;
- Under any other circumstances, as decided by the Company.
- The User violates or may violate the Company's international obligations to comply with regulatory documents and the requirements of the MAS regulator.
- By using the Personal Account or the Company's website, the User has violated international law, the laws of Singapore or the laws of the country in which the User is located and/or the country of which the User is a resident;
- The user is on the list of persons subject to international sanctions or is located/registered in a territory subject to international sanctions.

12. Compliance with local laws

The user is hereby responsible for compliance with local laws regarding the legal use of the mineplex.io platform in the jurisdiction applicable to the User. All users of the MinePlex Banking platform hereby acknowledge that the source of their funds is legitimate funds and not illegal activities. The Company hereby reserves the right to report violations, which may include, but are not limited to, financial crimes,

tax evasion, misrepresentation of information or any other fraudulent acts committed by the User to authorised state authorities.

13. Privacy Policy

The provision of the Company's Services requires the provision of certain personal information. Please read **MINEPLEX PTE. LTD's Privacy Policy** located at mineplex.io, in order to get acquainted with a summary of information regarding how the Company collects and uses User's personal data. The privacy policy is an integral part of this Agreement.

The use of cookies is hereby governed by the Cookie Policy, which is also an integral part of this Agreement. You can find the Cookie Policy at mineplex.io.

14. Intellectual property rights

Information provided on mineplex.io, information provided on the social networks of MinePlex Banking and any other information about the company is hereby protected by International intellectual property law. The User hereby undertakes not to reproduce, reprint, publish, modify, distribute, display, transfer, license or otherwise use the content or any other information from the website without the express prior written consent of **MINEPLEX PTE. LTD.**

15. Settlement of disputes

The validity, interpretation and performance of this Agreement shall be subject to the laws of the State of Singapore.

If any provision of this Agreement or its application to any person or circumstance is found to be invalid or unenforceable, the remainder of the Agreement or the application of this provision to other persons or circumstances shall not be affected and shall remain in full force and effect.

All disputes and disagreements that arise regarding any issues between the User and "**MINEPLEX PTE. LTD.**" and threaten their rights and interests in the drafting or application of this Agreement or any costs, obligations under this Agreement or in respect of any action related to this Agreement shall be resolved through negotiations.

The Parties have hereby agreed on the following dispute resolution procedure:

- Either party may give the other party written notice, including by email, regarding a claim arising in relation to or relating to the terms of this Agreement;

- In the case of receiving a notification of a claim, the Parties are hereby obliged to organise a meeting within 10 (ten) working days (including a meeting by teleconference or similar) to discuss the disagreement and make efforts to resolve it, or to send a written reasoned response to the claim to the email addresses available to the Parties within the specified period;
- In the event that the dispute is not resolved within ten (10) working days from the date of receipt of the notice, and the parties do not agree to hold a meeting and take further steps to resolve the dispute within the specified time, the parties shall have the right to file a written complaint by sending it to the email addresses available to the parties;
- If no results are achieved through negotiations within 1 (one) month from the receipt of the claim, the dispute shall be resolved in accordance with the laws of the State of Singapore.

16. Additional provisions

This Agreement constitutes the complete agreement between the User and "MINEPLEX PTE. LTD." regarding the use of the services and the website and hereby replaces all previous agreements between the User and the Company, whether written or oral. This Agreement does not replace any additional agreements to this Agreement.

In the event that any part of this Agreement is found to be invalid or unenforceable, such invalidity shall not affect the other provisions of these terms and conditions which shall remain in full force and effect.

The User may not transfer or assign any rights to use the Services or any other rights and obligations under this Agreement without the prior written consent of the Company. In turn, the Company may assign or transfer all and any rights or obligations under this Agreement in whole or in part without prior notice or consent of the User.

The User hereby agrees to receive from the Company any information in electronic form regarding all matters relating to this Agreement, as long as the User is the owner of the Personal Account. In addition, the User hereby agrees to receive electronic messages of a commercial nature containing information about programmes, market characteristics and other services offered by the Company and its representatives or business partners.

A User who is not a resident of Singapore and who does not reside in Singapore hereby agrees to receive any information from the Company in electronic form, including emails, other services offered by the Company and its representatives or business partners.

17. The project's official social networks and subdomains.

- LinkedIn: <https://www.linkedin.com/company/mineplexio>
- Instagram: <https://www.instagram.com/mineplexio>
- Twitter: <https://twitter.com/mineplexio>
- Github: <https://github.com/mineplexio>
- YouTube: <https://www.youtube.com/channel/UCnOxdRDS7x0ONr9TOxUX72Q>
- Facebook: <https://www.facebook.com/mineplexio>
- Blog & News: mineplex.io/news
- Telegram channel ru: https://t.me/mineplex_news_ru
- Telegram channel en: https://t.me/mineplex_news
- Telegram group en: <https://t.me/mineplexio>
- Telegram group ru: <https://t.me/mineplexru>
- Email: info@mineplex.io
- Site: mineplex.io