

GRANT INVEST

Terms and Conditions

Effective date: August 19, 2024

These Terms and Conditions ("Terms", "Terms and Conditions") govern your relationship with grant-invest.com (the "Service") operated by **GRANT INVEST** ("us", "we", "our", "GRANT", "GRANT INVEST").

Please read these Terms and Conditions carefully before using the Service.

Your access to and use of the Service is conditioned on your acceptance of and compliance with these Terms. These Terms apply to all visitors, users and others who access or use the Service. By accessing or using the Service you agree to be bound by these Terms. If you disagree with any part of the terms, then you may not access the Service.

1. GRANT INVEST

1.1. GRANT INVEST creates product/service **Staking Plans** as "staking plans", "stake plans" or "invest plans", for buyers.

1.2. GRANT INVEST sells staking plans, directly or using a referral link, is used to develop the GRANT INVEST iGaming products and make a profit from it, once the awards for recommendations (marketing plan) have been deducted. As a marketing promotion, GRANT INVEST offers in addition to the staking plans buyers/users who recommend staking plans to another new user, "GRANT tokens" that are equal to the GRANT that will be available for exchange to USDT, BTC, etc., from 2025 or 2026. That token will airdrop to users as a referral bonus of the marketing plan before official trading on the 1-tier exchangers, after official notification.

1.3. GRANT INVEST manages stakes in iGaming & development in iGaming:

- a) Creating new iGames products;
- b) Creating profit from iGaming development products and stakes;
- c) Maintenance and renovation of the equipment;
- d) Share profit from iGaming development and stake with users according with this terms and marketing business plan;
- e) Pay local Taxes according to the local law.

2. Scope of GRANT INVEST

2.1 GRANT INVEST is a pioneering company based in Dubai, UAE, specializing in the development and management of cutting-edge solutions in the staking and iGaming industries. Our scope of operations includes:

2.1.1 Staking Services: We offer AI-powered staking solutions that allow our partners to earn passive income. Our staking plans are designed to provide a stable and profitable return over a fixed period, ensuring consistent growth and financial success for our partners.

2.1.2 iGaming Development and Management: GRANT INVEST manages the development and operation of iGaming platforms.

2.1.3 Innovation and Technology: We are committed to continuous innovation in both the staking and iGaming sectors, including Telegram Airdrops Games “clickers”. Our focus is on developing next-generation technologies that enhance user experience, improve platform performance, and drive the future of digital finance and gaming.

2.1.4 Global Expansion: GRANT INVEST actively seeks to expand its global presence by building a network of partners worldwide. We aim to bring our innovative solutions to new markets, providing unparalleled opportunities for growth and success.

2.1.5 Compliance and Licensing: We operate under the strict regulations of Dubai’s free zones, ensuring that our platform is fully licensed, compliant, and adheres to the highest standards of transparency and security.

2.1.6 Support and Development: Our team of industry professionals provides expert guidance and support to all our partners, ensuring they have the tools and resources needed to succeed in the fast-growing digital economy.

3. GRANT token “grant token”

3.1. The GRANT token is given as a bonus by referring another users purchasing staking plans. These points can be used in the future as a crypto asset “token”. And used to marketing purposes to split more rewards between users.

3.2. The GRANT token doesn’t have any predicted price, the predicted price will be announced after airdrop or at the official listing date.

3.3. In some jurisdictions, future GRANT tokens can be classified as a value. Neither the Swiss FINMA nor the United States Securities and Exchange Commission, nor any other foreign regulatory authority has approved an investment in the GRANT tokens. By signing this agreement, the User clearly states that he is not protected by the investment protection legislation in any way.

3.4. The GRANT token is not a share and does not give any right to participate in the general meetings of **GRANT INVEST**. The GRANT token will not have any particular value outside of www.grant-invest.com and the subdomains inside.

3.5. GRANT tokens are strictly limited to users who do not act in their capacity as consumers. A consumer means any natural person who makes a legal transaction for purposes that are predominantly outside of their trade, business or profession.

4. Risks

4.1. Any user who purchases **STAKING PLANS** expressly acknowledges and declares to have carefully reviewed the terms and conditions and fully understands the risks, costs, and benefits associated with the purchase of these staking plans and, if necessary, obtain independent advice in this regard.

4.2. Any interested person who is not in the position to accept nor to understand the risks associated with the investment (including the risks related to the non-development of the GRANT INVEST network, GRANT token, and operations) or any other risks as indicated in the Terms and Conditions, should not acquire staking plans, at this stage or later.

4.3 There is a risk that profitability in staking or iGaming may abruptly end or decrease significantly, which could prevent us from fulfilling our marketing promises of "passive" returns from the purchase of staking plans, GRANT token airdrop or other promised marketing bonuses.

4.4 We reserve the right to modify the marketing plan, the percentage for passive income from staking plans or the amount of GRANT tokens airdrop at any time without notice.

4.5 We reserve the right to close registrations on the website or discontinue the sale of staking plans at any time without notice.

4.6 We reserve the right to change or discontinue the GRANT token airdrop on the website or any other officially announced place, at any time without notice.

5. Purchases

5.1. If you wish to purchase any product or service made available through the Service ("Purchase"), you may be asked to supply certain information relevant to your Purchase including, without limitation, your cryptocurrency address or your credit card number, the expiration date of your credit card, your billing address, and your shipping information.

5.2. You represent and warrant that:

- a) You are authorized and have full powers to purchase staking plans and receive GRANT token in accordance with the laws that apply in your jurisdiction of domicile;
- b) You reside in a jurisdiction that allows GRANT INVEST to sell the staking plans and tokens through a website www.grant-invest.com without requiring any local authorization;
- c) The purchase of staking plans and cryptographic tokens in your jurisdiction is not prohibited, restricted or subject to additional conditions of any kind;
- d) The purchase of staking plans and tokens will not be made for speculative purposes;
- e) You are not a United States citizen, resident or entity (a "U.S. Person") nor are they purchasing staking plans and Tokens or signing on behalf of a U.S. Person,

- f) Will not use the grant staking plans, marketing plan, tokens or points for Sale for any illegal activity, including but not limited to money laundering and the financing of terrorism;
- g) You are solely responsible for determining whether the acquisition of staking plans, points, or tokens is appropriate for you. With respect to payment methods,
- h) You have the legal right to use any credit card(s) or other payment method(s) in connection with any Purchase;
- i) The information you supply to us is true, correct, and complete.

5.3. By submitting such information, you grant us the right to provide the information to third parties for purposes of facilitating the completion of Purchases.

5.4. The staking plans, points or tokens can be purchased directly from the GRANT INVEST website www.grant-invest.com.

5.5. We reserve the right to refuse or cancel your order at any time for certain reasons including but not limited to: product or service availability, errors in the description or price of the product or service, errors in your order, or other reasons.

5.6. We reserve the right to refuse or cancel your order if fraud or an unauthorized or illegal transaction is suspected.

6. Returns and Refunds Policy

6.1. We do not issue refunds for digital products and (or) service once the order is confirmed and the product is in use, received or sent.

6.2. The purchase of staking plans, points or tokens is final and non-refundable.

6.3. We recommend contacting us for assistance if you experience any issues receiving or downloading our products.

7. Availability, Errors and Inaccuracies

7.1. We are constantly updating our offerings of products and services on the Service. The products or services available on our Service may be mispriced, described inaccurately, or unavailable, and we may experience delays in updating information on the Service and in our advertising on other web sites.

7.2. We cannot and do not guarantee the accuracy or completeness of any information, including prices, product images, specifications, availability, and services. We reserve the right to change or update information and to correct errors, inaccuracies, or omissions at any time without prior notice.

8. Contests, Sweepstakes and Promotions

8.1. Any contests, sweepstakes, or other promotions, prizes, awards, rewards (collectively, "Promotions") made available through the Service may be governed by rules that are outlined in the document **Terms and Conditions for Awards, Auto Program, Real Estate Program, and MEGA AMBASSADOR Program**. If you participate in any Promotions, please review the applicable rules in that document as well as our Privacy Policy. If the rules for a Promotion conflict with these Terms and Conditions,

the rules outlined in the **Terms and Conditions for Awards, Auto Program, Real Estate Program, and MEGA AMBASSADOR Program** will apply.

9. Content

9.1. Our Service allows you to post, link, store, share, and otherwise make available certain information, text, graphics, videos, or other material ("Content"). You are responsible for the Content that you post to the Service, including its legality, reliability, and appropriateness.

9.2. By posting Content to the Service, you grant us the right and license to use, modify, perform, display, reproduce, and distribute such Content on and through the Service. You retain any and all of your rights to any Content you submit, post, or display on or through the Service and you are responsible for protecting those rights.

9.3. You represent and warrant that:

- a) The Content is yours (you own it) or you have the right to use it and grant us the rights and license as provided in these Terms and Conditions;
- b) The posting of your Content on or through the Service does not violate the privacy rights, publicity rights, copyrights, contract rights or any other rights of any person.

10. Accounts

10.1. When you create an account with us, you must provide us information that is accurate, complete, and current at all times. Failure to do so constitutes a breach of the Terms and Conditions, which may result in immediate termination of your account on our Service.

10.2. You are responsible for safeguarding the password that you use to access the Service and for any activities or actions under your password, whether your password is with our Service or a third-party service.

10.3. You agree not to disclose your password to any third party. You must notify us immediately upon becoming aware of any breach of security or unauthorized use of your account.

10.4. GRANT INVEST will not be responsible for any loss of staking plans, points, tokens or situations that prevent access to staking plans, points, or tokens, which may result in actions or omissions of the User or any person who acquires staking plans, points or tokens.

10.5. You may not use as a username the name of another person or entity or that is not lawfully available for use, a name or trademark that is subject to any rights of another person or entity other than you without appropriate authorization, or a name that is otherwise offensive, vulgar or obscene.

11. Copyright policy

11.1. We respect the intellectual property rights of others. It is our policy to respond to any claim that Content posted on the Service infringes the copyright or other intellectual property infringement ("Infringement") of any person.

11.2. If you are a copyright owner, or authorized on behalf of one, and you believe that the copyrighted work has been copied in a way that constitutes copyright infringement that is taking place through the Service, you must submit your notice in writing to the attention of "Copyright Infringement" of compliance@grant-invest.com and include in your notice a detailed description of the alleged Infringement.

11.3. You may be held accountable for damages (including costs and attorney's fees) for misrepresenting that any Content is infringing your copyright.

12. Intellectual Property

12.1. The Service and its original content (excluding Content provided by users), features and functionality are and will remain the exclusive property of **GRANT INVEST** and its licensors. The Service is protected by copyright, trademark, and other laws of foreign countries. Our trademarks and trade addresses may not be used in connection with any product or service without the prior written consent of **GRANT INVEST**.

13. Links to Other Websites

13.1. Our Service may contain links to third-party websites or services that are not owned or controlled by **GRANT INVEST**.

13.2. **GRANT INVEST** has no control over, and assumes no responsibility for, the content, privacy policies, or practices of any third-party websites or services. You further acknowledge and agree that **GRANT INVEST** shall not be responsible or liable, directly or indirectly, for any damage or loss caused or alleged to be caused by or in connection with the use of or reliance on any such content, goods, or services available on or through any such websites or services.

13.3. We strongly advise you to read the terms and conditions and privacy policies of any third-party websites or services that you visit.

14. Termination

14.1. We may terminate or suspend your account immediately, without prior notice or liability, for any reason whatsoever, including without limitation if you breach the Terms and Conditions.

14.2. Upon termination, your right to use the Service will immediately cease. If you wish to terminate your account, you may simply discontinue using the Service.

15. Limitation of Liability

15.1. In no event shall **GRANT INVEST**, nor its founders, directors, employees, partners, agents, suppliers, or affiliates, be liable for any indirect, incidental, special,

consequential, or punitive damages, including without limitation, loss of profits, data, use, goodwill, or other intangible losses, resulting from.

15.2. Your access to or use of or inability to access or use the Service;

- a) Any conduct or content of any third party on the Service;
- b) Any content obtained from the Service;
- c) Unauthorized access, use or alteration of your transmissions or content, whether based on warranty, contract, tort (including negligence) or any other legal theory, whether or not we have been informed of the possibility of such damage, and even if a remedy set forth herein is found to have failed of its essential purpose.

16. Important Disclaimer

16.1. Your use of the Service is at your sole risk. The Service is provided on an "AS IS" and "AS AVAILABLE" basis. The Service is provided without warranties of any kind, whether express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, non-infringement or course of performance.

16.2. The Terms and Conditions will not be considered nor can they be considered as an invitation to participate in an investment. They do not constitute or relate in any way and should not be considered as an offer of securities in any jurisdiction. The Terms and Conditions do not include or contain any information or indication that can be considered a recommendation or that can be used as a basis for an investment or purchasing decision.

16.3. GRANT INVEST is not a financial intermediary in accordance with the law and is not obliged to obtain any authorization for money laundering.

16.4. The acquisition of staking plans, points, or tokens will not grant any right or influence to buyers over the organization and governance of GRANT INVEST.

16.5. Regulatory authorities are thoroughly analyzing the companies and operations related to cryptocurrencies around the world. In that sense, regulatory measures, investigations, or actions may affect GRANT INVEST's business and even limit or prevent it from developing its operations in the future. Anyone acquiring staking plans, points, or tokens should keep in mind that the GRANT INVEST business model and the Terms and Conditions may change or need to be modified due to new regulatory and compliance requirements in any applicable law in any jurisdiction. In such case, the buyers of staking plans, points or tokens acknowledge and understand that neither GRANT INVEST nor any of its users or affiliates will be responsible for any loss or direct or indirect damage caused by said changes.

16.6. GRANT INVEST its subsidiaries, affiliates, and its licensors do not warrant that:

- a) The Service will function uninterrupted, secure, or available at any particular time or location;
- b) Any errors or defects will be corrected;
- c) The Service is free of viruses or other harmful components;
- d) The results of using the Service will meet your requirements.

17. Governing Law

17.1. These Terms and Conditions shall be governed and construed in accordance with the laws of European Countries, without regard to its conflict of law provisions.

17.2. Our failure to enforce any right or provision of these Terms and Conditions will not be considered a waiver of those rights. If any provision of these Terms and Conditions is held to be invalid or unenforceable by a court, the remaining provisions of these Terms and Conditions will remain in effect. These Terms and Conditions constitute the entire agreement between us regarding our Service, and supersede and replace any prior agreements we might have between us regarding the Service.

18. Changes

18.1. We reserve the right, at our sole discretion, to modify or replace these Terms and Conditions at any time. If a revision is material, we will try to provide at least 15 days' notice prior to any new terms taking effect. What constitutes a material change will be determined at our sole discretion.

18.2. By continuing to access or use our Service after those revisions become effective, you agree to be bound by the revised terms. If you do not agree to the new Terms and Conditions, please stop using the Service.

17. Contact us

If you have any questions about our Terms and Conditions, please contact us:

- By email: support@grant-invest.com
- By live chat: grant-invest.com/ticket/new

This document is the official property of GRANT INVEST