

Terms & Conditions

Please read these website terms of use carefully before you start to use the site and register an account. By using this website, you confirm that you accept these terms of use and that you agree to comply with them.

Participation in the program is anonymous. We never require you to provide any documents proving your identity or other documents, which contain your personal information. Also, we do not require you to pass any procedure of verification of identity by sending documents on your physical address or phone calls.

The company will never sell or share your personal information (username, full name, e-mail and information about your deposits) with any third parties.

The activities of the company are in the legal field; the company is officially registered and strictly adheres to all laws. Participation in the program can involve certain cryptocurrency deposits.

The company accepts cryptocurrencies as payment method to make Investments. «Lendera» is not responsible for the actions of payment systems, which resulted in negative

consequences in the form of delay in payment, or problems with the transfer of funds.

Company expects that its partners respect the privacy of other users so it strongly recommends refrain from mass-mailings with referral link. In case of such complaints the company has the right to block participant that is active sender and to freeze his account.

«Lendera» may revise these terms of use at any time by amending this page.

Please check this page from time to time to take notice of any changes we made, as they are binding on you.

You agree that all information, communications, materials coming from «Lendera» are unsolicited and must be kept private, confidential and protected from any disclosure. Moreover, the information, communications and materials contained herein are not to be regarded as an offer, nor a solicitation for investments in any jurisdiction which deems nonpublic offers or solicitations unlawful, nor to any person to whom it will be unlawful to make such offer or solicitation.

Use of Lendera may carry financial risk, and is to be used as an experimental software utility only. In no event shall Lendera be liable for hacking a user's email and logging on to a Lendera account or responsible for any damages, claims, applications, losses, injuries, delays, accidents, costs, business interruption costs, or other expenses (including, without limitation, attorneys' fees or the costs of any claim or suit), nor for any incidental, direct, indirect, general, special, punitive, exemplary, or consequential damages, loss of goodwill or business profits, loss of cryptocurrency or digital assets, work stoppage, data loss, computer failure or malfunction, or any other commercial or other losses directly or indirectly arising out of or related to: our Terms; the Privacy and Transparency Statement; any service of

Lendera; the use of Lendera; any use of your digital assets or cryptocurrency on Lendera by any other party not authorized by you (collectively, all of the foregoing items shall be referred to herein as "Losses").

Lendera is hereby released by you from liability for any and all Losses. We disclaim any and all warranties or guarantees, including any warranty of merchantability and warranty of fitness for any particular purpose. The foregoing limitations of liability shall apply whether the alleged liability or Losses are based on contract, negligence, tort, strict liability, or any other basis, even if Lendera has been advised of or should have known of the possibility of such losses and damages, and without regard to the success or effectiveness of other remedies.