

Information and General Terms of Use

The following terms of use govern the contractual relationship between Lockchain Invest GmbH (hereinafter: Lockchain) and the users of the offer. The terms and conditions of the users will not become part of the contract, and this also applies even if Lockchain has not expressly objected to them.

1. Information

Contracting party is

Lockchain Invest GmbH
Bahnhofstraße 56
96257 Redwitz a. d. Rodach, Germany

Register court: Amtsgericht Coburg
Register number: HRB 5417

Lockchain's main business activity is the provision of services for training, education and information purposes relating to blockchain technology and other digital technologies, as well as the provision of management consulting and other services of all kinds.

The contract is aimed at English-speaking users and is only available in English. Lockchain will communicate with users in English.

The legal relationship between Lockchain and the user prior to the conclusion of the contract shall be governed by the law of the Federal Republic of Germany.

Lockchain is not subject to an out-of-court complaint and appeal procedure.

2. Services

Lockchain is an information service about blockchain technology in general as well as about crypto assets and the handling of these assets in particular. The information is provided in the user area of the site as well as in a newsletter that users receive.

The content provided is for information purposes only. Users should gain a better understanding of crypto technology and thus be able to make decisions on their own responsibility. However, the information does not replace

investment advice tailored to the individual situation of a user. Lockchain expressly advises against using the information provided or any recommendations made as the sole basis for investment decisions.

Lockchain cooperates with some service providers in order to bring their offers closer to the users. If Lockchain generates income with this cooperation, e.g. through certain links (affiliate marketing), Lockchain expressly points this out at the appropriate places.

3. User Account, Membership

In order to access the content, the user must purchase a paid membership. A user account is created at the same time.

Before completing the order, the user is shown the selected membership, the minimum subscription period, the price, the e-mail address associated with the user account and the selected payment method once again. If the information is incorrect, the user can correct it during this step or cancel the order by clicking on the corresponding button. By clicking on the "Book for a fee" button, the user accepts Lockchain's offer to purchase a paid membership. The user will immediately receive confirmation of receipt of the order and thus the conclusion of the contract at the e-mail address provided.

When creating an account, the user's name, address, e-mail address and payment details are requested, as well as an optional title, mobile number and date of birth. The user undertakes to provide truthful information. The user must also set a password to log in to the user account.

The user agrees that a copy of the concluded contract will not be sent to him on paper but by e-mail.

After the purchase of the membership and payment of the purchase price, the user receives access to the information provided for members in the user area through the log-in.

4. Purpose of Use, Copyright

The content provided is for the sole purpose of informing the user.

The content is subject to copyright. The user may not pass on this content to third parties, make it publicly accessible, distribute it or reproduce it for the purpose of passing it on, making it publicly accessible or distributing it.

5. Price

The price for the membership is displayed to the user in net and gross before the purchase.

The price must be paid in euros.

The possible payment methods are: Paypal, Paypal Pay Later, SEPA direct debit, GiroPay, Klarna instant bank transfer, debit or credit card.

Payment must be made immediately after purchasing the membership. The user only receives the access data after payment.

6. Withdrawal

Consumers have a right of withdrawal. The corresponding withdrawal policy can be found [here](#) and in the documents sent to the user when the contract is concluded.

In the event of withdrawal, the consumer is obliged to pay compensation for the value of the service provided by Lockchain up to the time of withdrawal. Since the focus of the service is on access to the information and this is provided with the first login, an amount of EUR 600.00 is set as compensation for value from the first login to *LOCKCHAIN Pioneer!*

7. Contract Term, Termination

The minimum contract term is one year.

The contract is automatically extended by a further year if the user does not cancel at least 30 days before the end of the contract.

The right to terminate the contract for important reasons remains unaffected.

After termination, Lockchain will retain the user's data for 12 months and may use it for the purpose of self-promotion unless the user expressly rejects this.

8. Risks, Liability

The user is aware that investing in and trading crypto assets is always associated with risks. The price of the assets is subject to fluctuations over which Lockchain has no influence. The information provided by Lockchain has been compiled to the best of our knowledge and belief. However, it is expressly not to be understood as a guarantee of future value or price developments. Forecasts in this regard exclusively reflect the assumptions of the operators of Lockchain. Income generated in the past is not an indicator of future income. High losses up to the total loss of the invested capital are possible. Before making an investment decision, users should obtain investment advice tailored to their financial situation.

Lockchain shall be liable to the user without limitation in accordance with the statutory provisions for damages to life, body and health that occur due to a negligent or intentional breach of duty by Lockchain or by its legal representatives or vicarious agents. Lockchain shall be liable to the user without limitation in accordance with the statutory provisions for damage caused by willful or grossly negligent breaches of contract or fraudulent misrepresentation by Lockchain, its representatives or vicarious agents. Lockchain and its representatives or vicarious agents shall only be liable for property damage and financial loss caused by negligence in the event of a breach of a material contractual obligation, but limited to the amount of damage foreseeable and typical for the contract at the time of conclusion of the contract. Any further liability is excluded.

9. Final Provisions

Amendments and supplements to the contract must be made in writing. This also applies to this written form clause. Verbal collateral agreements have not been made.

This contract is subject to the law of the Federal Republic of Germany to the exclusion of the UN Convention on Contracts for the International Sale of Goods and the conflict of laws rules of private international law. If the user is a consumer, the mandatory protective provisions of the law of the country in which the consumer has his habitual residence shall remain applicable.

If the user is a commercial entity, the agreed place of jurisdiction shall be Lichtenfels. In this case, Lockchain shall also be entitled, at its discretion, to sue

the user at the user's registered office/place of residence. If the user is not a commercial entity and does not have a registered office or place of residence in Germany or in the area of application of the EuGVVO, the exclusive place of jurisdiction shall be Lichtenfels.

Should individual provisions of this contract be invalid, this shall not affect the validity of the remaining provisions. The contracting parties shall endeavor to replace the invalid provision with a provision that best meets the legal and economic purpose of the contract.