

Terms and conditions of service (General Agreement)

Section 1:

1.1. These Terms of Service ("Agreement") constitute an agreement between you (hereinafter referred to as "you" or "your", "customer", "user") and CoinFuze (as defined below, hereinafter referred to as "we", "us" and "our") governing your use of this Site/App, your Account and the Services (as defined below).

1.2. CoinFuze LTD ("CoinFuze.com") ("CoinFuze") is a private limited company registered with the Registrar of Companies in England and Wales under company number 14519008 and located at 63-66 HATTON GARDEN LONDON ENGLAND EC1N 8LE. Coinfuze.com is not regulated by a financial services licence.

1.3. Before using the Services provided by CoinFuze.com, please read all terms and conditions of this Agreement carefully.

1.4. By opening and using an Account, you agree to abide by all terms and conditions of this Agreement and the following policies: Privacy Policy, Disclaimer and any other agreements that apply to you.

1.5. We reserve the right to amend, modify, update and change any terms and conditions contained in the Agreement from time to time. We will notify you of any amendments, modifications, updates and changes by posting a new version of the Agreement here or by email. Any new version of the Agreement will be effective immediately upon posting on the Site or Application, and your use of the Site, Application and/or Services following an amendment to this Agreement will be deemed your acceptance of the new version of the Agreement.

1.6. If you do not agree to any changes to this Agreement, you must stop using the Services and terminate your account without cost or penalty, provided that any liabilities or fees you owe us have been settled.

Section 2:

2.1. To be eligible to use the Services, you must meet the following criteria:

- If you are an individual, you must be at least 18 years of age to open an account and use the Services.
- You are not located in countries such as: United States of America, North Korea, Canada, New Zealand, Australia.
- You must not provide purchased or stored digital assets or Services to persons in a prohibited jurisdiction, nationals or residents of a prohibited jurisdiction, or persons identified on economic sanctions lists published by relevant authorities as "Prohibited Persons".
- You are not located in, under the control of, or a citizen or resident of the United States of America, North Korea, Canada, New Zealand, Australia.
- You are not under the jurisdiction of a state that expressly prohibits the use of the Services.

• You use the Services of your own free will and at your own responsibility. 2.2. In the event that a state, province, territory or country becomes a Prohibited Jurisdiction, or if we determine in our sole discretion that you do not meet the eligibility requirements set forth in this Agreement, the Site reserves the right to immediately cancel and/or suspend your Account and block transactions, with or without prior notice.

Section 3:

3.1. CoinFuze means the aggregate of the CoinFuze websites, mobile applications, clients and other applications developed to provide the CoinFuze Services, including the ATS-250d 2.0 Automated Trading System, which is a basket of strategies, long and short strategies that open long and short positions.

3.2. CoinFuze Contractors: CoinFuze Contractors encompass the various organisations involved in CoinFuze, including legal entities, unincorporated organisations and teams responsible for providing the CoinFuze Services. Unless expressly stated otherwise, references to "CoinFuze" and "we" in these Terms and Conditions refer specifically to CoinFuze Contractors. In the event of any changes to CoinFuze's business, the updated contractors will assume responsibility under these Terms and will continue to provide services to you, ensuring that your rights and interests remain unaffected. In addition, as CoinFuze expands its services, the scope of CoinFuze contractors may also expand. By continuing to use the CoinFuze Services, you acknowledge that you agree to jointly perform these terms and conditions with any newly added CoinFuze contractors. In the event of any dispute, the entities fulfilling these terms with you and the parties involved in the dispute will be determined based on the specific services used and activities that affect your rights or interests.

3.3. Services: means any website owned or operated by us, any API Tools (as defined below) or mobile applications ("App(s)"), and all services, features, functionality and content provided through the Site, API Tools or App, including: (i) digital asset platforms and tools that enable trading of supported digital assets; and (ii) hosted digital wallets for storing digital assets.

3.4. "You" or "Your" refers to any person accessing the Services through the Site www.coinfuze.com, APIs, or Applications.

3.5. "User" means individuals who have successfully registered on this Site and have undergone the necessary KYC procedures to use the Services.

3.6. "Account" means a user's account on this Site.

Section 4:

4.1. User Registration: To access and use the CoinFuze Services, you must complete the registration process as outlined below:

4.2. Account Creation: You must create a unique user account ("Account") by providing accurate and up-to-date information. The registration process may include providing personal information, contact information and any other information CoinFuze deems necessary. The process of providing and processing such information is governed by the Privacy Policy.

4.3. Verification Procedures: CoinFuze may implement verification procedures to validate the information provided during the registration process. You agree to co-operate and provide any additional documentation or identification requested by CoinFuze for verification purposes.

4.4. Account Security: You are solely responsible for maintaining the confidentiality and security of your Account credentials, including your username and password. You agree to notify CoinFuze immediately of any unauthorised use or suspected breach of security of your Account.

4.5. Accuracy of Information: You must ensure that all information provided during the registration process is accurate, complete and up to date. CoinFuze reserves the right to suspend or terminate your Account if the information provided is found to be false, misleading or in breach of these Terms and Conditions.

4.6. Compliance with Laws: By registering an Account, you acknowledge that you are in compliance with all laws, regulations and restrictions in your jurisdiction regarding the use of cryptocurrency exchanges and digital asset services.

4.7. Age Limitations: By registering an Account, you confirm that you are at least 18 years of age or are of legal age in your jurisdiction to enter into binding agreements.

4.8. Prohibited Jurisdictions: If you reside in or access the CoinFuze Services from a Prohibited

Jurisdiction, you are prohibited from registering an Account and using the Services. CoinFuze reserves the right to refuse registration or terminate your Account if you are found to be accessing the Services from a Prohibited Jurisdiction.

4.9. Account Termination: CoinFuze reserves the right to terminate or suspend your Account at any time and without notice, with or without cause, if you fail to comply with these registration requirements or if your Account is inactive for an extended period of time.

4.10. Third Party Services: CoinFuze may integrate with third-party services for identity verification or other registration-related processes. By using such third party services, you agree to abide by their respective terms and conditions.

4.11. Changes: CoinFuze reserves the right to change or update the registration process and requirements at its sole discretion. Any changes will be communicated via the CoinFuze website or other appropriate means.

Section 5:

5.1. Account Liability: You are solely responsible for all activities conducted through your CoinFuze Account. You agree to use your Account in accordance with applicable laws, regulations and these Terms.

5.2. Authorised Access: You must not share your Account credentials with third parties or allow unauthorised persons to access or use your Account. You are responsible for maintaining the security and confidentiality of your Account information.

5.3. Prohibited Activities: You agree not to engage in prohibited activities when using your CoinFuze account. Prohibited activities include, but are not limited to:

5.3.1. Unauthorised access to or use of CoinFuze Services or Accounts of other users.

5.3.2. Engaging in fraudulent or deceptive practices.

5.3.3. Violate any applicable laws, regulations or the rights of third parties.

5.3.4. Introduction of viruses, malware or any other malicious code.

5.3.5. Interfering with the proper functioning of the CoinFuze Services.

5.3.6. Engage in any form of illegal or unauthorised trading or financial activity. 5.3.7. Using your

Account for money laundering, terrorist financing or any other illegal purpose. 5.4. Reporting Suspicious Activity: If you notice any suspicious or unauthorised activity related to your Account, you should immediately report it to CoinFuze Customer Support. Prompt reporting will help protect the security of your Account and prevent potential losses.

5.5. Account Termination: CoinFuze reserves the right to suspend, terminate or restrict your Account with or without notice if you engage in any prohibited activity or violate these Terms.

CoinFuze may also take legal action or report such actions to the appropriate authorities. 5.6.

Communications and Notifications: CoinFuze may send important notices, updates and account related information to the email address or mobile phone number associated with your account. It is your responsibility to ensure that your contact information is accurate and up to date. 5.7. Account Closure: You have the right to close your CoinFuze account at any time. To initiate the account closure process, you may contact CoinFuze Customer Support or follow the established account closure procedure available on the CoinFuze platform.

5.8. Data Privacy: CoinFuze collects and processes personal data in accordance with its Privacy Policy. By using your CoinFuze account, you consent to the collection, use and processing of your personal data as described in the Privacy Policy.

5.9. Changing Account Terms and Conditions: CoinFuze reserves the right to change or update the terms and conditions governing the use of your account. Any changes will be communicated through the CoinFuze website or other appropriate means.

5.10. Personal Use and Account Ownership: By using the Services, you expressly agree to use them solely for your personal use as the Account holder and not on behalf of any third party, unless you obtain prior written authorisation from CoinFuze. You are strictly prohibited from selling, renting, leasing, granting or providing access to your Account to any other person or entity. You acknowledge and understand that you are solely responsible for all orders, transactions and instructions entered as part of the Services, including identifiers, permissions, passwords and security codes associated with your Account.

5.11. Third Party Access: In the event that you expressly authorise, to the extent permissible, a third party to access or connect to your Account, you acknowledge and confirm that such authorisation does not relieve you of any obligation or liability under this Agreement. You are solely responsible for any acts or omissions of any third party accessing your Account. Furthermore, you expressly acknowledge and agree that you will not hold CoinFuze liable and that you will indemnify CoinFuze for any liability arising out of or related to any act or omission of said third party.

Section 6:

6.1. The ATS-250d 2.0 automated trading system provided by CoinFuze includes a diversified basket of long and short strategies for opening positions. The system runs in the background, ensuring optimal investment returns by optimising currencies simultaneously. During periods of low interest rates and rising cryptocurrency market capitalisation, long strategies aim to increase capital, while short strategies provide stability during economic downturns. The system uses divergent strategies as a safety cushion against market fluctuations, maintaining high profitability. The algorithm uses realised volatility to accurately assess the level of market fluctuations.

6.1.1. The CoinFuze trading bot (ATS-250d 2.0, Bot) is provided on an "as is" basis, without warranty of any kind, express or implied. CoinFuze makes no representations or warranties regarding the functionality, performance or reliability of the trading bot. Use of the CoinFuze trading bot is solely at the user's own risk. CoinFuze does not warrant that the trading bot will operate error-free, uninterrupted or without defects. In addition, CoinFuze does not guarantee the following the accuracy, completeness or timeliness of the functionality of the trading bot or any information provided through it. Users acknowledge and agree that the responsibility for any trading decisions or transactions made using the CoinFuze trading bot rests solely with them. CoinFuze is not responsible for any loss, damage or adverse consequences resulting from the use of the trading bot. Users are advised to exercise caution and conduct their own research and analysis before making any trading decisions. Users are responsible for the compatibility of the trading bot with their systems, platforms or devices.

CoinFuze does not warrant that the trading bot will be compatible with all operating systems, software or hardware configurations. In no event shall CoinFuze or its affiliates, directors, officers, employees or agents be liable for any direct, indirect, incidental, special or consequential damages arising out of or in connection with the use of the CoinFuze trading bot.

Before using the CoinFuze trading bot, users are advised to familiarise themselves with and understand the risks and limitations associated with it. By using the trading bot, users acknowledge and accept the limitations of its warranty and agree to release CoinFuze from any liability associated with its use.

6.2. Investment plan management

- Clients can choose from six investment plans, including a trial plan with a shorter duration and lower initial capital requirement.
- Investment plans consist of different sets of strategies and predetermined periods for automatic opening and closing of positions.
- Customers can create, add funds and view their active, available or closed plans on

the Manage Plans page.

- To start a plan, you need to select the desired plan, make a minimum deposit and activate it by clicking the "Activate" button.
- CoinFuze offers a reinvestment feature that automatically launches your desired plan when it expires, reinvesting all previous profits .

6.3. CoinFuze provides comprehensive trade monitoring tools, offering real-time data on order execution, trade history and portfolio performance. Detailed reports allow clients to track investment progress, analyse trading patterns and make informed decisions.

6.4. CoinFuze offers dedicated customer support services via email, chat or phone during specified business hours to promptly address customer queries, technical or account related issues. 6.5.

CoinFuze is committed to the continuous development and improvement of the platform. Regular updates take into account user feedback, introduce new features, improve system performance and security, ensuring a smooth and modern trading environment. 6.6. CoinFuze reserves the right to unilaterally change or update the terms and conditions governing the investment plans. Any changes to the plans will be communicated to clients through appropriate means such as the CoinFuze web site or notifications in the platform.

Please note that the above information is provided for information purposes only and should not be construed as legal or financial advice. Clients are advised to seek independent advice from qualified professionals before making any investment decisions.

6.8. CoinFuze shall use reasonable endeavours to ensure normal access to the use of the site and systems under this Agreement, however, in the event of functional failure of the aforementioned systems and the investment company site, CoinFuze shall not be liable:

6.8.1. Any damage, loss or expense arising out of or in connection with the use of these systems and the website by any person, or in connection with the inability to fulfil an order, errors, omissions, interruptions, deficiencies, delays in operation or transmission, computer viruses, communication failures, line or system damage, even if the investment firm or its representatives have been informed of the possibility of such damage, loss or expense, shall not be indemnified.

6.8.2. Errors or inaccuracies in the transmission of data and/or any instructions from the Customer/site visitor, tampering, fraud, violation of secret access codes, erroneous entries, transmission of messages, system failure due to force majeure or for any other reason shall not be grounds for holding CoinFuze liable.

6.9. CoinFuze has the right to suspend the use of the website for maintenance, repair, upgrade or other technical work. CoinFuze undertakes to use reasonable endeavours to inform the Client of such works and to provide the Client with alternative means of obtaining or processing information relating to the Client's account, but this may not be possible in extraordinary circumstances.

6.10. CoinFuze undertakes to use reasonable endeavours to protect the website from malware. The Client is advised to use its own up-to-date, high-quality anti-malware tools. In addition, the Client undertakes not to upload malware to the Trading Platform or other components of the CoinFuze website.

6.11. It is entirely the responsibility of the Client to ensure that the Client's information technology complies with CoinFuze's technology and that it meets minimum system requirements, which may be modified and amended as necessary.

6.12. CoinFuze or third party service providers or licences may provide information to the Customer about the provision of CoinFuze services.

The Client undertakes to fill in truthfully and provide the investment firm in a timely manner: a) all documents that the investment firm may request at any time regarding the Client's status as an information user,

b) all additional agreements between the Client and the investment firm or third parties providing services and licences related to the provision of services or licences by any firm to the Client. 6.13. The information referred to in clause 6.12 of this Agreement is the property of CoinFuze or its representative, and Customer agrees not to transfer, redistribute, publish, disclose, modify, amend, supplement, make available for use, lend, assign rights to use or display such data, in whole or in part, to any third party.

6.14. The Client is responsible for paying possible fees and costs related to the Client's access to and use of information.

Section 7:

7.1 Trading on the Website and holding digital assets involves significant risks. We offer no protection against future market performance and you may lose some or all of your investment. 7.2 All actions performed by the Bots are based on predetermined

algorithmic or mathematical formulae within fixed parameters chosen and validated by users. 7.3 No Bot has the ability to make any trades in digital assets without the user's participation. Users may terminate any or all trading Bots at any time and withdraw their digital assets. 7.4 We are not responsible for any losses you may suffer as a result of using the Bots, and you are solely responsible for any losses or profits made through the use of the Bots.

7.5 We do not provide investment, tax or legal advice. In addition, we do not trade on your behalf. None of the services we provide are considered counselling or trade intermediation.

Section 8:

8.1. Digital assets, including cryptocurrencies, are highly volatile and subject to significant price fluctuations. The value of digital assets can rise or fall rapidly, resulting in potential financial losses.

8.2. The regulatory framework surrounding digital assets and cryptocurrencies is constantly evolving and varies from jurisdiction to jurisdiction. Changes in the regulatory framework may affect the use, trade or value of digital assets, potentially leading to increased risks or restrictions. 8.3. Digital assets and transactions conducted on cryptocurrency exchanges are vulnerable to security breaches, hacking attempts and cyberattacks. These risks can lead to unauthorised access, theft or loss of digital assets, compromising the security and integrity of user accounts.

8.4. Cryptocurrency exchanges may experience operational problems, including system failures, technical failures or disruptions in trading activity. These operational risks may result in delays, errors in order execution or the inability to access or withdraw digital assets from the exchange. 8.5.

Cryptocurrency markets are subject to market manipulation, fraudulent activities and scams. These risks may include pump-and-dump schemes, the dissemination of false information, or fraudulent token offerings that may deceive investors and result in financial losses. 8.6. Some digital assets may have limited liquidity, meaning that there may not be enough buyers and sellers in the market, resulting in difficulty in entering into transactions or liquidating positions at desired prices.

8.7. The technologies underlying digital assets, such as blockchain networks, may be subject to technical vulnerabilities or flaws. These risks may include software bugs, coding errors or consensus algorithm flaws, potentially jeopardising the security and functionality of digital assets. 8.8.

Participating in transactions with other users or organisations on cryptocurrency exchanges involves counterparty risks. These risks may include the default or insolvency of counterparties, resulting in the loss of funds or digital assets held on the exchange.

8.9. Unlike traditional financial markets, investments in digital assets may not be protected by investor protection schemes or regulators. The lack of such protection exposes investors to increased risks, including the potential loss of invested capital or the absence of legal remedies in the event of disputes or fraud.

8.10. The new nature of digital assets and blockchain technology introduces uncertainty. Factors such as technological advances, market acceptance or changes in investor sentiment may affect the value and viability of digital assets, leading to increased market risk and uncertainty.

8.11. Please note that CoinFuze is not responsible for the risks associated with digital assets and cryptocurrency exchanges. Users are advised to exercise caution, conduct thorough research and assess their risk tolerance before engaging in any digital asset transactions or using cryptocurrency exchanges.

Section 9:

9.1. The following fees and commissions apply to CoinFuze trading bot services: 9.2. Registration Fee: A registration fee may be charged when registering on the CoinFuze platform. 9.3. Trading Fees: CoinFuze may charge trading fees based on the volume or value of transactions made through the trading bot. The specific fee structure will be specified in CoinFuze's fee schedule. 9.4. Withdrawal Fees: CoinFuze may charge a fee for withdrawing funds or digital assets from the trading bot platform. Withdrawal fees will be listed in CoinFuze's fee information. 9.5. Fee Adjustments: CoinFuze reserves the right to adjust fees at its discretion. Any changes to the commission structure will be communicated to users via the CoinFuze platform or other appropriate means.

9.6. Payment of Fees: Users are responsible for timely payment of all applicable fees and commissions. Failure to pay required fees may result in suspension or termination of the trading bot services.

9.7. Non-refundable Fees: All fees and commissions paid to CoinFuze are non-refundable, except as expressly stated in the terms and conditions or as required by applicable law.

9.8. Taxes: Users are solely responsible for any taxes or duties imposed on their transactions or activities on the CoinFuze platform, including any fees or commissions payable to CoinFuze. 9.9. Fee Schedule: A detailed fee schedule, including specific amounts and methods of calculating fees and commissions, will be available on the CoinFuze platform or through other established communication channels.

9.10. Disclaimer: CoinFuze is not responsible for any loss or damage incurred as a result of fees and commissions charged for the trading bot services. Before using the CoinFuze trading bot, users are advised to familiarise themselves with the fee schedule and understand the associated costs. Please note that the above information is provided for illustrative purposes and is subject to change. Users are advised to refer to the official CoinFuze platform and related documentation for the most current and accurate commission information.

9.11. Plan-specific fees: The amount and structure of fees and commissions are determined by the investment plan selected.

9.12. Investment Plan Options: CoinFuze offers various investment plans with different fee structures. The specific fees and commissions applicable to each investment plan will be clearly stated in the plan details provided on the CoinFuze platform.

9.13. Plan Customisation: Users are able to select an investment plan that matches their preferences and risk tolerance. By selecting a specific investment plan, users acknowledge and accept the applicable fees and commissions for that plan.

9.14. Changing fees: CoinFuze reserves the right to change fees and commissions associated with investment plans. Users will be notified in advance of the following any changes to fees through the CoinFuze platform or other appropriate means. 9.15. Plan

Comparisons: CoinFuze may provide tools or resources that allow users to compare fees and commissions associated with different investment plans. Users are encouraged to familiarise themselves with these comparisons and consider their investment objectives before selecting a plan.

9.16. Transparent Fee Disclosure: CoinFuze is committed to transparent fee disclosure, ensuring that

users have access to full information on the fees and charges applicable to their chosen investment plan.

Please note that the above provisions regarding plan-specific fees are subject to the terms and conditions specified in the investment plan agreements and any applicable regulations. Users are advised to carefully review the details of the investment plan and related fee structures before making investment decisions.

Section 10:

10.1. After successful registration and confirmation of your account, you can go to the "Deposits" section. Here you will be able to deposit funds in accordance with the deposit methods and currency set by the Investment Platform.

10.2. Once your deposit is confirmed, you can choose the investment plan that suits you and start investing on CoinFuze.

10.3. CoinFuze may set a minimum amount of cash to deposit, the relevant information will be posted on the Investment Platform.

10.4. Withdrawals from CoinFuze can be made after your investment plan has expired and profits have been credited to your balance for withdrawal capability.

10.6. Withdrawals can take up to 24 hours depending on system load.

10.7. Please note that there may be a minimum amount for withdrawal on the CoinFuze platform. This is due to the need to ensure the efficiency and security of the transaction, as well as taking into account the transaction processing fees.

10.9. CoinFuze may unilaterally impose a withdrawal fee. This fee covers the cost of creating and maintaining your account, as well as the cost of account transactions. 10.10. We also take care of some of the costs associated with withdrawals to reduce fees for our users.

Section 11:

11.1. All materials, information and content provided by CoinFuze on the Website and App are protected by copyright.

11.2 Users are not permitted to copy, reproduce, modify, distribute or create derivative works from the materials, information and content without the prior written consent of CoinFuze. 11.3. The CoinFuze name, logo and any other trademarks, service marks or trade names used on the Website and the App are the exclusive property of CoinFuze.

11.4. Users are prohibited from using, reproducing or displaying any CoinFuze trademarks, service marks or trade names without obtaining prior written permission.

11.5. CoinFuze provides users with a limited, non-exclusive, a non-transferable licence to access and use the Website and trading bot for personal and non commercial purposes.

11.6. This licence does not allow users to modify, adapt, translate, reverse engineer, decompile, disassemble or create derivative works based on the Website or trading bot.

11.7. Users agree to respect and protect intellectual property rights CoinFuze and refrain from any action that may violate these rights.

11.8. Users must immediately notify CoinFuze in writing if they become aware of any unauthorised use or infringement of CoinFuze's intellectual property.

11.9. Nothing in this Agreement shall be construed as a transfer or assignment of any intellectual property rights from CoinFuze to Users.

11.10. Users acknowledge that all right, title and interest in and to the Website, the Application and CoinFuze's intellectual property remains with CoinFuze.

11.11. CoinFuze reserves the right to take legal action, including seeking injunctive relief and

damages, to protect its intellectual property rights.

11.12. Users agree to co-operate fully with CoinFuze in any enforcement action taken to protect its intellectual property.

Section 12:

12.1. CoinFuze may collect personal data from users in accordance with applicable privacy laws and regulations. This data may include, but is not limited to, name, email address, contact information and transaction details.

12.2. CoinFuze will use the personal data collected solely for the purpose of providing and improving its services, ensuring compliance with legal obligations and improving the user experience. Personal data will not be disclosed or transferred to third parties without the user's consent, except as required by law.

12.3. CoinFuze employs industry standard security measures to protect the personal data of its users. These measures include encryption, access controls and regular system monitoring to prevent unauthorised access, loss or alteration of data. However, no method of data transmission or storage can be guaranteed to be 100% secure, and users recognise and accept this inherent risk.

12.4. Users have the right to access, modify and delete their personal data stored by CoinFuze. By using the platform, users consent to the collection, processing and storage of their personal data as described in this Privacy and Personal Data Protection section.

12.5. CoinFuze may use cookies and similar tracking technologies to improve user experience, analyse website traffic and personalise content. Users have the option to disable cookies through their browser settings, but this may affect some features and functionality of the platform. 12.6. The CoinFuze Platform may contain links to third party websites or services. The available Privacy and Personal Data Protection section applies only to CoinFuze and does not apply to the privacy practices of third-party sites. Users are encouraged to review the privacy policies of external sites before providing any personal information.

12.7. CoinFuze will retain personal data for as long as necessary to fulfil the purposes set out in this section, unless a longer retention period is required by law. Upon termination of a user account, CoinFuze may retain

certain data necessary to comply with the law or legitimate business purposes. 12.8. CoinFuze reserves the right to update or change its Privacy Policy at any time. Users will be notified of any changes and continued use of the platform after such changes constitutes acceptance of the updated Privacy Policy.

12.9. For any questions or concerns regarding privacy and data protection, users can contact CoinFuze through the provided contact information on the platform.

Section 13:

13.1. In the event of any dispute, controversy or claim arising out of or related to this agreement, the parties agree to first attempt to resolve the matter amicably through mediation. The parties will negotiate in good faith with the assistance of a neutral third-party mediator to reach a mutually acceptable resolution.

13.2. If mediation is unsuccessful or deemed inapplicable, all outstanding disputes will be resolved by binding arbitration in accordance with the rules and procedures of the London Court of International Arbitration (LCIA). The arbitration shall take place in London, United Kingdom and shall be conducted by one or more arbitrators appointed in accordance with the rules of the LCIA.

13.3. This agreement shall be governed by and construed in accordance with the laws of England and Wales. Any legal action or proceeding arising out of or relating to this agreement shall be brought exclusively before the LCIA.

13.4. Both parties agree to waive their right to participate in any class action or representative

proceeding. Each party will handle any claim or dispute solely on an individual basis. 13.5. If any provision of this agreement is held invalid, illegal or unenforceable, the remaining provisions shall remain valid and enforceable to the extent permitted by law.

Section 14:

14.1. CoinFuze shall not be liable for any direct, indirect, incidental, consequential or special damages incurred by users in connection with the use of its services or any related risks. 14.2. CoinFuze shall not be liable for any loss, damage or failure caused by factors beyond its reasonable control, including but not limited to technical failures, network outages or force majeure. 14.3. Users acknowledge and agree that CoinFuze does not guarantee the accuracy, completeness or reliability of any information or content provided on its platform. Users are solely responsible for conducting their own research and making informed decisions.

14.4. CoinFuze is not responsible for any delays, errors or interruptions to its platform or services. Users acknowledge that the platform may be subject to periodic maintenance, upgrades or security checks, which may temporarily affect its availability.

14.5. CoinFuze is not responsible for any acts or omissions of third parties, including but not limited to other users, cryptocurrency exchanges or blockchain networks. Users are advised to exercise caution and verify the validity of third party services or transactions.

14.6. CoinFuze is not financially responsible or liable for any losses or damages incurred by Users in connection with their investments or activities in the cryptocurrency market when Users use ATS 250d 2 .0. Users

recognise and accept that they are solely responsible for their investment decisions and the risks associated with trading and holding digital assets. CoinFuze does not guarantee the effectiveness, profitability or success of any investment or trading strategy. Users are advised to exercise caution and conduct their own research.

14.6.1. In no event shall CoinFuze, its affiliates, their respective owners, directors or officers, or any licensors or service providers be liable for any damages to any user or any third party, including but not limited to :

(a) Use, interruption, delay or inability to use the platform

CoinFuze;

b) loss of income or profit;

c) interruptions, disruptions or loss of services, business or goodwill;

d) loss or corruption of data;

e) damage caused by system failure, malfunction or failure;

f) The inability to accurately transmit, read or receive information;

g) Incompatibility of systems or provision of inaccurate c o m p a t i b i l i t y information;

h) a breach of system security; or

i) any incidental, consequential, indirect, incidental, exemplary, special or punitive damages arising out of or in connection with this agreement, breach of contract, tort (including negligence) or otherwise.

This limitation of liability applies whether or not such damages were foreseeable or whether or not CoinFuze was advised of the possibility of such damages.

14.6.2. CoinFuze has a limited operating history and any success achieved to date may not accurately predict its future results. CoinFuze's operating history is limited, making it difficult to accurately assess its prospects and future results. CoinFuze's anticipated operations are subject to the typical business risks associated with new ventures. Users should consider using CoinFuze while being mindful of the potential problems, costs, difficulties, complications and delays that often accompany

the establishment of a new business, particularly in a competitive industry. This includes ongoing efforts to advertise, promote and build a customer base. Each user should carefully evaluate CoinFuze's business, operations and prospects in light of the risks, costs and challenges faced by an early stage company. It is possible that CoinFuze may cease operations. Factors such as unfavourable fluctuations in the value of cryptocurrencies and other factors may contribute to such termination.

14.7. To the fullest extent permitted by applicable law, CoinFuze disclaims all warranties, express or implied, including but not limited to warranties of merchantability, fitness for a particular purpose and non-infringement.

14.8. Users agree to indemnify and hold CoinFuze and its affiliates, officers, directors, employees and agents harmless from any claim, liability, loss or expense arising out of or related to their use of the platform or breach of this agreement.

14.9. In no event shall CoinFuze's total liability, whether in agreement, tort (including negligence) or otherwise, exceed the amount of fees paid by the user to CoinFuze for the one (1) month period preceding the event giving rise to the liability.

14.10. This limitation of liability applies in its entirety.

Section 15:

15.1. CoinFuze shall not be liable for any failure to perform its obligations under this Agreement if such failure is caused by events or circumstances, beyond its reasonable control. Such events or circumstances may include, but are not limited to, acts of God, natural disasters, natural catastrophes, war, terrorism, riots, civil unrest, government action, strikes, labour disputes, power outages or technical failures.

15.2. In the event of force majeure, CoinFuze will use reasonable endeavours to mitigate the impact on its services and to fulfil its obligations as soon as possible. However, CoinFuze shall not be liable for any delays, interruptions or defaults resulting from such events or circumstances. 15.3. If force majeure continues for an extended period of time and materially affects CoinFuze's ability to provide its services, CoinFuze may, in its sole discretion, suspend or terminate the services without any liability to users. CoinFuze will use reasonable endeavours to notify users of any such suspension or termination and will take necessary steps to protect users' data and assets. 15.4. The occurrence of force majeure shall not relieve users of their obligations under this Agreement, including timely payment of fees and compliance with the terms and conditions. 15.5. Users are advised to review and understand the force majeure provisions in this Agreement. CoinFuze recommends that Users keep their own backups of any important data or information related to their accounts and transactions on the platform.

Section 16:

16.1. CoinFuze offers a referral programme that offers many benefits, one of the main ones being the ability to significantly increase the profitability and scale of your capital.

16.2. The referral programme consists of a three-tier system and includes two types of rewards: a percentage of the deposit and a percentage of the profit earned by your referrals. 16.3. Percentage of Deposit: This is a lump sum payment based on each deposit amount made by your referral and invested in any of the available investment plans. Your interest will be automatically credited once the investment plan is activated.

16.4. Percentage of profits: You will constantly receive a percentage of the profits earned by your referrals. Accrual occurs automatically and upon completion of the investment plan. 16.5. A three tier programme involves a structure with three tiers of referrals, where the first tier consists of customers who sign up through your referral link.

16.6. Participation in the referral programme is subject to the terms and conditions set out by

CoinFuze and users must comply with any requirements or guidelines provided by the platform. 16.7. Fees and interest under the referral programme are determined solely by CoinFuze and are subject to change without notice.

16.8. Users understand and acknowledge that the referral programme does not guarantee a fixed income or reward. The actual benefit received under the programme may vary depending on various factors, including the investment activities of referred users.

16.9. Users are responsible for any tax liabilities or obligations arising as a result of receiving rewards from the referral programme. CoinFuze is not responsible for any tax issues arising from participation in the referral programme.

16.10. CoinFuze reserves the right to investigate and disqualify any referrals or participants suspected of fraud or abuse, including but not limited to creating multiple accounts or engaging in self-referrals.

16.11. The referral programme is separate from the main services provided by CoinFuze and users are advised to read and abide by the platform's general terms and conditions.

16.12. CoinFuze shall not be liable for any loss, damage or dispute arising in connection with the referral programme, including the inability to receive or redeem referral benefits or rewards. 16.13.

Any questions, concerns or disputes regarding the referral programme should be directed to CoinFuze customer support for resolution.

16.14. CoinFuze reserves the right to change or update the terms and conditions of the referral programme at its sole discretion. Users are advised to regularly review the most current version of these terms and conditions.

Section 17:

17.1. Users must provide accurate and up-to-date information during the registration process. Users are responsible for maintaining the confidentiality of their credentials and are solely responsible for any activity that occurs under their account. Users must not share their credentials or allow others to access their account. CoinFuze reserves the right to suspend or terminate any account that violates the terms of use or engages in fraudulent or unauthorised activity.

17.2. Users agree to use the CoinFuze platform in compliance with all applicable laws and regulations. Users are responsible for understanding and complying with the rules, guidelines and restrictions of the platform. Users must not engage in activities that may disrupt or interfere with the proper operation of the platform. Users must not attempt to gain unauthorised access to any part of the CoinFuze platform or its systems.

17.3. Users must act in a lawful and ethical manner when using the CoinFuze platform. Users must not engage in any activity that is harmful, offensive or insulting to other users or third parties. Users must not engage in activities that may damage the reputation or integrity of CoinFuze. Users must not use the platform for any illegal or fraudulent purpose.

17.4. CoinFuze endeavours to comply with all applicable AML and KYC regulations. Users may be required to provide additional information and documentation to verify their identity and comply with AML and KYC requirements.

17.5. CoinFuze reserves the right to suspend or close accounts that do not comply with AML and KYC requirements.

17.6. CoinFuze reserves the right to suspend or terminate user accounts in the event of violations of the Terms of Use, fraudulent activity or for any other reasons CoinFuze deems appropriate. Users may request termination of their account by following the procedures specified by CoinFuze. 17.7.

CoinFuze reserves the right to change, update or amend the terms of use at any time. Users will be notified of any changes to the terms of use, and continued use of the platform after such notification constitutes acceptance of the modified terms.

Section 18:

- 18.1. CoinFuze reserves the right to modify this Agreement by in its sole discretion. Changes are effective upon their publication on the CoinFuze platform. Users are advised to periodically check for updates and changes to the Agreement.
- 18.2. CoinFuze may provide notices of changes to the Agreement by sending an email to the address provided by the user during registration or by posting a notice on the CoinFuze platform. Users are responsible for tracking change notices and verifying them.
- 18.3. Continued use of the CoinFuze Platform after the changes to the Agreement have come into effect shall constitute the user's acceptance of the changes. If the user does not agree to the changes, the user must stop using the CoinFuze Platform.
- 18.4. The current version of the Agreement is always available on the CoinFuze platform.
- 18.4.1. In case of contradictions between different versions of the Agreement, the latest published version on the CoinFuze platform takes precedence.
- 18.5. Agreement on behalf of third parties:
- 18.5.1. This Agreement does not create any rights or privileges for third parties who are not a party to this Agreement.
- 18.5.2. Third parties may not claim any rights or privileges under this Agreement.

Section 19:

- 19.1. This Agreement, including all sections thereof, constitutes the entire agreement between the user and CoinFuze regarding the use of the platform and supersedes any prior agreements or understandings, whether written or oral.
- 19.2. Any additional terms and conditions that may be presented to CoinFuze in connection with specific services or features shall be deemed to be an integral part of this Agreement.
- 19.3. If any provision of this Agreement is held invalid, illegal or unenforceable, the remaining provisions shall remain valid and enforceable to the fullest extent permitted by law.
- 19.4. In such cases, the parties must make a good faith effort to replace the invalid or unenforceable provision with a valid and enforceable provision that is consistent with the original intent of the Agreement.
- 19.5. CoinFuze's failure to enforce any right or provision of this Agreement shall not be deemed a waiver of such right or provision.
- 19.6. CoinFuze's waiver of any breach of this Agreement shall not be construed as a waiver of any subsequent or continuing breach.
- 19.7. Sections 11 (Intellectual Property Rights), 12 (Privacy and Data Protection), 13 (Dispute Resolution and Applicable Law) and 14 (D i s c l a i m e r) shall survive the termination or expiration of this Agreement.
- 19.8. The English version of this Agreement shall prevail and shall be binding in the event of any conflict or discrepancy between the English version and any translations.
- By accessing or using the CoinFuze platform, the user acknowledges that he/she has read, understood and agreed to all terms and conditions of this Agreement.