MINEPLEX PTE. LTD New generation mobile crypto bank Privacy Policy

lable of contents	
1. INTRODUCTION	2
1.1. Collection of information	2
1.2. Data Processing Organization	3
1.3. Registration	3
1.4. Profile data	
1.5. Use of information by the company and other services, synchronized with mineplex.ic) 4
1.6. Support	
1.7. Use of Company Websites and Applications	4
1.8. Using Third Party Services and Visiting Third Party Sites	4
1.9. Cookies	
1.10. Advertising technologies and web beacons	
1.11. Log files, IP addresses and computer or mobile information device	5
1.12 Other	6
2. USE OF PERSONAL DATA	6
2.1. Consent to the processing of personal data	6
2.2. Consent to the processing of personal data	6
2.3. Messages and letters from Members	7
2.4. Development of the Services; personalized experience	7
2.5. Providing data to Affiliates	7
2.6. Providing data to third parties	
2.7. Use of the Company's electronic platform by third parties	8
2.8. Polls and questionnaires	
2.9. Blog	
2.10. Reviews and advertisements	9
2.11. Provision of data in the framework of the judicial process and in other stipulated	
law cases	
2.12. Disclosure to others as a result of a change in control over company	
2.13. Service providers	
2.14. Data processing outside the Member's country	
3. RIGHTS AND OBLIGATIONS OF A PARTICIPANT	
3.1. Right to manage personal data and close an account	
3.2. Saving data	
4. IMPORTANT INFORMATION	
4.1. Minimum age	
4.2. Changes to the Privacy Policy	12
4.3. Security	12



1. 1. Introduction

Purpose of MINEPLEX PTE. LTD - creating an ecosystem of products for daily use of cryptocurrencies anywhere of the world: paying bills, buying goods, saving and multiplying assets.

Mission of MINEPLEX PTE. LTD - expanding the influence of the blockchain and its complex integration into the spheres of real life. We want to take off restrictions on access to the world of cryptocurrencies, separating miners and ordinary users. Implement accessible, understandable and simple financial instruments for the use of cryptocurrency and fiat.

To implement the project, we develop our own unique blockchain with the Liquid Proof-of-Stake (LPoS) consensus algorithm, which combines advantages such as simplicity, speed and decentralization. We are focused on creating a comprehensive ecosystem that will simplify use of banking services and digital assets will be personalized and focused on the convenience of each client.

This Privacy Policy applies to the website https://mineplex.io and its subdomains. MINEPLEX PTE. LTD., registered in the State of Singapore, registration number 202025952D, registered office:: 10 Anson road # 20-05 International Plaza Singapore 079903, is the copyright holder of the site and represents access to the https://mineplex.io website and its subdomains, applications and other products and services of the Company (collectively, the "Services"). The Company may amend this Policy from time to time. privacy; in the event of significant changes, the Company will publish a notice so that you can review changes before continuing to use the Services. Further use of the Services following the posting or distribution of notice of changes to this Privacy Policy mean that you agree with the changes. If you do not agree to any changes, you can close your account.

1.1. Collection of information

Our Company respects your privacy, which is why we collect and use your personal data only to the extent necessary to providing to you of our products and services (collectively, the "Services"). To personal data includes the following information:

- name;
- Date of Birth:
- E-mail address;
- as well as other collected data, with the help of which you can directly or indirectly establish your identity.

The Privacy Policy explains what data we collect and how we do it. do, and how and why we use your personal data. In her describes the options available to you to access personal data, their processing and modification, as well as their management. If you have any questions about the methods we use or your rights, described below, you can contact our support team. We are constantly. We track applications to provide you with a high level of service.



1.2. Data Processing Organization

MINEPLEX PTE. LTD. collects data during use by you of the Services to personalize and accommodate your interests, including with respect to expanding your network and finding business opportunities. Politics The Company's privacy policy applies to all Members and Visitors. If you are concerned about providing us with information, opportunities displaying this information as part of the use of the platform or its use in other ways in accordance with this Policy privacy policy and the User Agreement, you should not become Ecosystem Member, visit our websites, run our applications, or otherwise use the Services. If you are already registered, you can close your accounts. The collection of personal data is carried out by the specified further ways.

1.3. Registration

To create an account on mineplex.io, you must tell us at least the following data: email address, password. In addition, it is necessary to take MINEPLEX PTE Company User Agreement. Ltd. and this Policy privacy policy governing the processing of your personal data. IN During registration, you can provide additional information to create profile and help the Company provide more personalized Services (for example, language versions of viewed profiles, updates, content, more interesting offers).

You agree that by creating an account, you authorize the Company and others to associate your identity with the Company profile. Upon purchase certain additional services you provide, we may also ask for information about your bank card.

1.4. Profile data

On the Company's Website, you can choose which personal data you wish to provide in addition to the above information, which is mandatory for registration. The Company's website collects information when you complete your profile. We collect only the personal information about you that is necessary for provision of services.

When using the staking services of the mineplex.io platform, registering a personal account, passing verification, the following can be requested and received User information:

- · FULL NAME;
- registration address;
- · passport data (equivalent document according to your legislation);
- · E-mail address;
- · phone number;
- · bank card details
- · data on bitcoin wallets;
- · photo of documents

We may also request additional information as needed.



1.5. Use of information by the company and other services, synchronized with mineplex.io

The information you provide to mineplex.io is used for the purpose of user identification and provision of services. The information we receive when you use the site, is stored with us and we serve it controller.

In the future, the information can be used to draw up contracts and filling out documents, registering personal accounts. Also, information can be used to maintain and improve services, develop new services, personalization of services, in particular, content and ads, tracking efficiency, communication with users, etc.

All information uploaded or synced through the Services, the provisions of the User Agreement and this Policy apply privacy. You can delete your data at any time by means of Company Website, or as instructed in Section 3.

1.6. Support

The Company's website collects information when you contact support. At your request for support (for example, through the Company's help center), we may need to access your emails and other materials within the Services. We may also collect information necessary to in order to categorize and answer questions and, if necessary, investigate cases of violation of the terms of the User Agreement or this Privacy Policy. This information is also used to identify potential issues, tracking trends and improving the quality of responses support services. The Company's website does not use this information for advertising.

1.7. Use of Company Websites and Applications

The Company's website collects data when you (as a Member or Visitor) use our websites, applications, platform technologies or other Services. If you log in to the Company Site or use another Service, or are recognized one of our cookies on your device, the usage information resources by you, as well as the log data described in Section 1.10 of this policy (for example, IP address) will be associated with your account. Even if you are not logged in Service, the Company's website will register information about the devices used to access the Services, including the IP address.

1.8. Using Third Party Services and Visiting Third Party Sites

Company website collects data when you use an account Companies to log into other sites, other services, or browse the web pages containing plug-ins and cookies of the Company's Site. You give the Company Site permission to receive information when you use Company Site account to log in to a third-party site or third party application. In addition, when you browse a third party website, which the plugins of the Company's Site for social networks are installed, we receive information that the relevant pages have been loaded in your browser. If, when browsing sites where plugins of the Company Site are installed, you log in as a Member, this information will be used to recommendations of content relevant to your interests. We will use this information to personalize features, provided by us on third party websites, including to provide you with data from your network of professional contacts. recommendations of content relevant to your interests.



We will use this information to personalize features, provided by us on third party websites, including to provide you with data from your network of professional contacts. The storage of this data on the Company Site is discussed in Section 3.2. We can provide reports with aggregated information about views to companies, using our plugins and similar technologies to help them analyze traffic for their websites, but not personal data.

In addition, you give the Company Site permission to receive information about your visits to and interactions with the websites and services of our partners, including our cookies and similar technologies, unless you have opted out. If you are not a Member, we will rely on the terms set out between you and our partners.

1.9. Cookies

The Company's website uses cookies and other similar technologies to collect data. As stated in the Cookie Policy, the Company Website uses cookies and similar technologies, including identifiers mobile applications, to identify you within the various Services, to receive data about your interests both within and outside the Services, increasing the convenience of your use of the Company Site and security, analysis of the use and effectiveness of the Services, as well as for displaying advertising. You can manage cookies in your browser settings and through other means. By using the Services, you consent to the placement of cookies and web beacons in your browser and HTML email messages in accordance with this Privacy Policy, which includes, by reference, the Cookie Policy.

1.10. Advertising technologies and web beacons

The Company's website uses advertising technologies and web beacons to collect data. The Company does not provide your personal data to third party advertisers and ad networks for advertising purposes without your specific permission. In addition, advertising partners may associate personal information collected by an advertiser directly from you with our cookies and similar technologies. In such cases, we contractually require advertisers to obtain your express consent in advance to perform such activities.

1.11. Log files, IP addresses, and computer or mobile device information

When you log in or out of your account on the site (as a Member or Visitor) by clicking on a hyperlink, or when you browse a third-party website that contains our plug-in or files cookie (or similar technologies), we automatically receive the URL of the site you came from or were redirected to. In addition, advertisers receive the URL of the page you were on when you clicked on an ad on or through the Services. The Company's website also receives data about the IP address of the computer (or proxy server used to access the Internet), the operating system, the type of browser used, the mobile device (including the mobile device identifier provided by the operating system of the mobile device) and the operating system of the mobile device. device (when using the Company Site on a mobile device), as well as about the Internet service provider or mobile operator.



In addition, the Company Site may receive location data provided by third party services or GPS-enabled devices (if you have enabled the appropriate settings).

This data is used to show you local information on mobile applications, as well as to prevent fraud and ensure security. Most mobile devices allow you to prevent real-time location data from being sent to the Company Site. In this case, of course, the Company's Website will accept your settings. In the case of Android apps, you will be notified about the types data (such as location data) that will be sent to the Site Companies. If you choose to use the Application after receiving such notice, the Company Website will process this data to enable the features for you registration or preview. If you choose not to be a Member, this information will be deleted.

1.12. Other

Services are a dynamic innovation environment and the Company is constantly strives to improve the Services offered to you to perfection. The company often implements new features, some of which are used to collect data except. In addition, new features may emerge as a result of the establishment of partnerships relationships or corporate mergers and acquisitions, and this may require the collection additional data. If the Company starts collecting substantially new types of personal data and materially change how your data is processed, This Privacy Policy will include the relevant changes and you will be notified in accordance with Section 4.3.

2. Use of personal data

2.1. Consent to the processing of personal data

You agree that the information you provide in your profile will be made available to others people and will be used by us in accordance with this Policy privacy policy and the Company's User Agreement.

The personal data provided by you on the Company Website may indirectly be used by other people to reveal aspects of your personal life, not explicitly listed in the profile. By providing the Company Website with personal data when you create or update your account and profile, you voluntarily and expressly accept the terms and conditions of the User Agreement of the Site Company and voluntarily agree to the processing of your personal data in in accordance with this Privacy Policy. Providing on the Company's Website any information that is considered confidential under applicable law is absolutely voluntary. You can revoke or change your consent to collection at any time and processing of the data provided to the Company in accordance with the terms of this Privacy Policy and the User Agreement, by changing account settings or data in the profile of the Company's Website, or by closing your accounts on the Company's Website.

2.2. Messages and notices from the Company's Website

The Company's website interacts with you by sending messages, letters to email and other means. The Company website may send you messages related to availability of the Services, security and other aspects of the provision of the Services. Website Companies may also send promotional messages to your mailbox. You can change your message settings at any time.



We communicate with you by email, notifications on websites or in company apps, messages sent to your inbox mailbox, and other methods of communication available as part of the provision of the Services, including SMS messages and push notifications. Examples of such messages:

- 1) welcome and informational messages telling about effective use of the Services, new features, updates about other Members and their activities etc.;
- 2) service messages informing about the availability of services, security, codes confirmations and other aspects of the operation of the Services;
- 3) promotional messages, including electronic messages, which may contain advertising information directly from the partners of the Company or from their name.

These messages are sent based on your profile information and message settings. Please note that you cannot opt out of receiving service communications from Companies.

2.3. Messages and letters from Members

When certain types of messages are sent through the Services, the recipient may see name, email address, and some information about the sender. In the title many types of messages you send through the Services (for example, an invitation to a person who is not a Member), the name and primary email address of the sender's mail. Messages initiated by you may contain aggregated information about you. In other communications you send through the Site Companies, only your name is listed, not your email address. Website The Company uses automated verification technologies to protect you and other Participants. Such technologies allow you to check links and other content in messages, network updates, and messages in groups, helping to identify and block malicious links and programs, reduce spam and optimize the provision of the Services.

2.4. Development of the Services; personalized experience

The Company uses the information provided by you and other Members and content for research and development to improve the Services. This will allow us to provide you, other Members and Visitors with better and effective Services, as well as increase their interest in the Services and help specialists to find new economic opportunities. The Company also personalizes your experience and the experience of other Members. The site of the company strives to show you content relevant to your interests, industries. Website The Company also uses Members' information and content for invitations and messages promoting Services created for the recipient.

2.5. Providing data to Affiliates

The Company may share your personal information with Affiliates Companies (legal entities that are managed by the Company, manage it or are under common control with him) who are not directly processors of your data, where justified by the need to provide Services. You consent to such transfer of data. The company combines information within the various Services for internal purposes. In this case, the Company Website may identify you within the various Services using cookies or similar technologies.



2.6. Providing data to third parties

The Company does not provide sensitive information (for example, your email address mail) to third parties without your consent, unless required by law or is not subject to Sections 2.6 and 2.14 of this Policy. The company does not rent does not rent or sell the personal information you provide when you use Services, except as described in this Privacy Policy.

The company does not disclose personal data published in the profile, for unless required to carry out your instructions (for example, to process payments) when the Company has your separate consent to it. When the Company has a good faith belief that the disclosure information is permitted by law, or when there is a legitimate need, and exactly in the following situations:

- 1) compliance with the requirements of the legal process, including, but not limited to, summoning subpoena in civil and criminal cases, court orders or other cases of forced disclosure of information;
- 2) enforce the provisions of this Privacy Policy, or User Agreement;
- 3) response to claims in connection with violation of the rights of third parties;
- 4) response to requests received by the support service;
- 5) protection of the rights, property and safety of the Company, Services, Participants, Visitors or the public.

Section 2.14 contains additional information on how the Company fulfills legitimate requests for information. The company works with middleware vendors that offer data archiving solutions for firms subject to regulatory archiving regulation. This software, with your permission, simplifies archiving messages and other publications in the Company in accordance with the requirements legislation. Distribute content using our features and tools integrations with third party resources may result in displaying some of your personal data outside of the Services. For example, when posting content to group open for public discussion, this content (including the name of the author messages) may appear in search engine results. In addition, if you have agreed to link any of your personal site account with a Twitter account (Twitter), Facebook (Facebook) or with another similar account, you can transfer content from the site's personal account to these third party services depending on your account settings (which you can change at any time) and the respective policies of said third parties. Third persons (such as your email service provider) may provide you with the ability to download certain information about your contacts stored in Companies in their own service. If you choose to share information about your contacts in this way, you grant the thirdparty service provider the right to store, access, disclose and use information about these contacts in accordance with its own terms and policies privacy.

2.7. Use of the Company's electronic platform by third parties

The company, together with developers, creates Applications on the platform using Company's development tools. Only you decide how to use Applications on the platform. If you have granted the Application on the platform access to your Company account, you may revoke this permission at any time.

The Company cooperates with third parties and allows them to use the Company's platform for developers to provide services and various capabilities in combination with the Services.



These organizations have either entered into an agreement on using the Company's platform, or have accepted the Company's terms of using self-service application programming interfaces (APIs) and plug-ins for the purpose of creating software products (hereinafter - "Application on platform"). Both in the concluded agreements and in the terms and conditions application programming interfaces (APIs) and plug-ins developed by The Company provides restrictions for third-party organizations on access, storage and use of your personal data provided to the Company.

2.8. Polls and questionnaires

The company conducts its own surveys and questionnaires, and also helps to conduct similar studies to third parties. Participation in surveys and surveys absolutely voluntary. You can also opt out of receiving invitations to participation in surveys. Surveys and questionnaires may be conducted by the Company, Members or third parties organizations. Third parties may post on the results page advertising based on your answers. The Company and third parties may to contact you via messages about your participation in the survey, if you do not refused to receive messages. The Company may use the services of third parties organizations as incentives for participating in surveys and questionnaires. For transmission promotions may require the contact details you provide third party organization responsible for providing incentives. Such information will only be used for the purpose of providing incentives and/or verification contact details. The decision to provide the requested contact details and receiving a promotion is accepted you. If for the purposes specified in the survey or questionnaire, personal data, the party conducting the survey or questioning is under an explicit obligation to request your consent to their use.

2.9. Blog

You are responsible for any information posted by you on the site as part of section Blog, and this information will be available to other people. If you're blogging, share content in the feed, or importing a blog or other data, you should be aware that the how the data can be read, collected or used by others Members of the relevant forums, developers and third parties, including advertisers. The company is not responsible for information that you post on these forums. Typically blog postings searchable within the site. And some blog content may be available for general web browsing and searching if the owner of the blog has made it public for discussions. You can delete your blog posts at any time. However, other Members may copy and use your posted intelligence.

2.10. Reviews and advertisements

If you leave reviews about the Company's products and services or place advertising advertisements through the Company's advertising service, these testimonials and examples of advertisements ads may be used to advertise these services to third parties.

2.11. Provision of data in the framework of the judicial process and in other stipulated law cases

The Company may provide your personal data when subpoenaed or in accordance with the requirements of another legal process, as well as in cases where this is required to enforce the terms of the User Agreement.



There may be a situation where the Company will be required to disclose personal data, information specified in the profile, or information about your activity as Participant or Visitor in accordance with the requirements of the legislation, agenda subpoena or other legal process (in the United States, Ireland or other jurisdictions), as well as in cases where the Company has reason to believe that disclosure is necessary to:

- 1) investigating, preventing or taking action against suspected or actual offenses or to assist state law enforcement authorities;
- 2) enforcement of the terms of the User Agreement, as well as for investigating and defending any claims or allegations by third parties or to ensure the security and integrity of the Services; 3) exercise or protect the rights, property or safety of the Company, Members and employees of the Company or other persons. The company tries to notify Participants about duly declared claims in respect of their personal data when it considers it appropriate, unless prohibited by law or court order, or if the request is not urgent.

In accordance with its principles, the Company may challenge such claims if it considers that these requests are overbroad, unclear, or lacking proper authority. However, the Company does not undertake to challenge every claim.

2.12. Disclosure to others as a result of a change in control over company

In the event of a change in control or sale of the Company in whole or in part The Company may provide your data to a third party who will be entitled to use of this information in accordance with this Policy privacy.

The Company may also provide your personal data to a third party when sale of assets of the Company, a subsidiary or division, as well as when changing control over the Company or one of its Affiliates, or in preparation for these procedures. Any third party to whom the Company will transfer or sell its assets, will have the right to continue using personal and other information, provided by you in accordance with this Privacy Policy.

2.13. Service providers

The Company may use the services of third party companies and individuals to facilitating the provision of the Services (for example, for the purposes of maintenance, analysis, audit, marketing, implementation of payment services and development of new products). Such third parties have limited access to your information only to the extent to the extent necessary to carry out their tasks on behalf of the Company. They are connected with the Company an obligation not to disclose or use this information for other goals.

2.14. Data processing outside the Member's country

The Company may process your information outside of your country residence. The Company may transfer your information and process it for outside your country of residence, regardless of where it operates activities of the Company, its Affiliates and service providers.



- 3. Rights and obligations of the Participant
- 3.1. The right to manage personal data and to close the account

You can change your data on the Company Website at any time by editing your profile by deleting posted content or by closing your account. You can also request additional information about your account, which may be held by the Company. You may:

- 1) review, modify, correct and delete your personal data associated with your profile and controlled by Company;
- 2) modify and remove published content;
- 3) close your account record.

You can request your personal data that is not displayed in your profile or are not available to you (for example, your access logs with IP addresses) in Company Help Center. If you decide to close your account(s), your the data will be removed from the Services within 24 hours. Data from closed accounts records, as well as data from logs and other backup data will be deleted and depersonalized during the deletion process within 30 days of closing account, except as noted below. With regard to accounts and activities in the Company, if you want to be your entry and/or a specific comment you left on the site has been deleted Company, or if you need a copy of any personal data, on which you are eligible, please contact us through our support team. Your information will be removed from the Company's website within 24 hours and removed from our systems and/ or depersonalized within 30 days of account closure, except cases listed below.

Attention! Information that you have shared with other Members (for example, in messages, network updates, shared content or groups), and also, information copied by other Participants may be preserved even after closing the account and deleting information from the profile. content, posted on blogs and associated with a closed account will be displayed as posted by an unknown Contributor. In addition, you will not be able to view correct or delete information about yourself copied or exported other Participants outside of the Services, as the Company does not control such information. Your public profile may show up in search engines until the cache memory is updated there.

3.2. Saving data

The Company's website retains the personal data provided by you until your account exists or as long as it is necessary to provide you with the Services. The Company's website may store your personal data even after you close your account records, if justified necessary for the fulfillment of legal obligations Company, legal requirements, dispute resolution between Participants, to prevent fraud or abuse, and to bring enforcement of the provisions of this Privacy Policy and the User agreements.

The Company may retain personal data for a limited period time as required by law. Support The Company may retain information for the time necessary to providing reports and conducting trend analysis regarding the work of this services, but usually closed accounts are deleted or are depersonalized in accordance with Section 3.1. Exceptions are cases with plug-in impression data (i.e. data that you have visited websites, containing the Company's social media plugin, but did not click on it) that we depersonalize within 7 days (even though



we do a 30 day maintenance of web server logs for protection, debugging and ensuring the stability of the site), creating sets of generalized data, according to which it is not possible to draw conclusions about individuals.

4. Important information

4.1. Minimum age

You must meet the Company's minimum age requirements for creating an account. As stated in Section 2.1 of the User Agreement, only persons who have reached the minimum age may use the Company's Website.

4.2. Changes to the Privacy Policy

The Company will notify you of changes to this Policy privacy. The Company may from time to time amend this Privacy Policy. In case of significant changes related to with the processing of personal data or with the Privacy Policy, the Company will notify you as part of the Services or by other means, e.g. by email. It is recommended that you carefully review the changes. If you agree with the changes made, you can simply continue to use the Services. If you do not agree with any changes to our terms and no longer wish to use the Services, you may close your Accounts. Unless otherwise stated, this Privacy Policy applies to all data about you and your account that Company. Use of the Company after notification of changes the Policy was sent to you or published through the Services, means your acceptance of the modified terms and procedures.

4.3. Security

In accordance with industry standards, the Company implements a number of security measures, aimed at protecting the personal data you provide. Access to your data within the Services is password protected, and data such as banking information cards transmitted between your browser and the Services are encrypted using the SSL protocol. The Company also offers access to the Company's Website via the secure HTTPS protocol.

In addition, in order to protect all data stored by you on the Company's servers, the system is regularly scanned for vulnerabilities and attacks, and uses a data center with secure first access level. However, since the Internet is not a 100% secure environment, it is not possible to ensure or guarantee the security of all information, transferred by you to the Company. There is no guarantee that information will not be reviewed, disclosed, altered or destroyed due to failure or overcoming any physical, technical or administrative protection measures, you carry responsible for maintaining the security of their credentials. Electronic letters, instant messages and similar means of communication with other Members are not encrypted, so it is not possible to transmit confidential information using them recommended. For account security, we recommend use a strong password.

