

# Privacy Policy

---

If you do not agree to this Privacy Policy, please do not use Website, systems or services. Please check this Privacy Policy periodically for changes.

Posted: March 10, 2018

Effective Date: March 10, 2018

1. Definitions
2. Introductory
3. Personal information
4. Indemnities and warranties:
5. Use of Information
6. Customers' rights and obligations
7. Disclaimer of limitation of liability
8. Amendments and requests

## DEFINITIONS

**Triggmine** (also may encompass "We", "Our" or "Us) shall mean controller of the Website, arranges and runs sale of Tokens, regulates distribution and further possession of Tokens by introducing the relevant policies and procedures under the brand name "TRIGGMINE" and is represented by MSOFTIX GROUP d.o.o the legal entity a private limited company organized under the laws of Slovenia, Letališka cesta 16, 1000 Ljubljana.

**Related Persons** - any persons, whether individuals or entities, who may have any relation to Services. Related Persons may encompass partners, agents, representatives, employees, affiliates, subsidiaries, assigns and this enumeration may not be limited depending on circumstances; MSOFTIX GROUP d.o.o. issuer of the Tokens, TriggMine OÜ operating Services accessible via Tokens.

## INTRODUCTORY

The given document shall be referred to as "Privacy Policy" throughout the text and constitutes the "Supplemental Document" to Terms and Conditions as laid down in Terms and Conditions.

The Privacy Policy uses definitions with the meanings and constructions as defined in Terms and Conditions unless the Privacy Policy foresees otherwise.

The Privacy Policy stipulates rules and principles Triggmine undertakes to reasonably accomplish when collecting, processing, using, storing, distributing, sharing, destroying, deleting, or transferring the Customers' personal information collected via Token Sale, Website, Account or other resources and platforms operated by Triggmine and/or Related Persons.

Rules and principles set forth herein ascertain essential rights and obligations of the Customers in terms of collecting, processing, using, storing, distributing, sharing, destroying, deleting, or transferring of the Customers' personal information collected via Token Sale, Website, Account or other resources and platforms operated by Triggmine and/or Related Persons, therefore, each Customer consents and obligates to dedicate enough time to familiarizing itself with the Privacy Policy.

The Customers accept that by accessing the Website, sending any requests to Triggmine via the forms intended for this purpose on the Website, using Services, purchasing, possessing and using Tokens, or by carrying out other actions which may create relationships between the Customers and Triggmine, the Customers agree to be bound by provisions of the Privacy Policy.

## **PERSONAL INFORMATION**

For the aims of the Privacy Policy, information which identifies or in any combination with other information and data, may identify a particular Customer or Customers, or upon conditions of performing other actions, may lead to identification of a particular Customer or Customers, shall be deemed personal information. The Customer gives his revocable consent, that the status of such information, rights and obligations deriving therefrom are regulated by the Privacy Policy.

Triggmine and Related Persons may hereunder collect various types of personal information from and about the Customers, including but not limited to:

- all and any information provided by the Customers voluntarily when creating the Account, purchasing Tokens and/or filling out request forms contained on the Website;
- all and any information gathered automatically by Triggmine systems, Related Persons and possibly by other parties under the circumstances prescribed herein;
- all and any information and information additionally given by the Customers to Triggmine when it is required to conform to various policies and regulations applicable to personal information and related data, such as Compliance “Know-Your-Customer” (KYC) regulations, anti-terrorism, anti-money laundering policies and regulations of Triggmine, third parties and in accordance of applicable laws.

Personal Information and other data provided by the Customer voluntarily may comprise:

- Customer’s legal name;
- Customer Account name;
- password;
- electronic mail address;
- Dashboard profile details;
- ETH Wallet address and related details;
- Token balance;
- Facebook, Telegram, GooglePlus authorization details;
- residence address;
- Date of birth;
- ID document (passport, driving license, national security card);
- Utility bill and/or document proving the residence address (not elder then 2 months on the day of Token(s) purchase);
- ID number;
- Images/ copies of the documents;
- contact telephone number(cell phone and/or landline);
- information relating to the Customer’ cryptocurrency and the respective Wallet to be used for purchasing the Token(s);
- IP address;
- Information and/or the document proving the powers to represent the legal entity, business representation powers, extract from registrar, Power of attorney etc;
- other data which may be requested by Triggmine via the Account, Website forms etc.

Triggmine collects some data automatically, namely information about devices (including mobile devices), which Customer may use to access the Website, IP-address of Customer's devices, used browser and operating system, date, time, geographical location data of Customer's access to the Website. However, we will not release Customer's personally-identifying information of such kind to any third party without Customer's consent, except as set forth herein.

We do not process any sensitive Personal Data, such as religion, race, ethnicity and/or political views.

When Customer visits the Website or use the Account and/or the Services, Triggmine automatically collect the Personal Information sent by Customer's computer, mobile phone, or other access device. Triggmine reserves the right to collect any other data, including data which is not Personal per se such as:

Information gathered automatically may comprise:

- information received by Triggmine which may gather, but not exclusively, the Customer's IP address, standard web log information, such as Customer's browser type, date and time of visiting Website, pages accessed by the Customer, amount of time spent on visiting of Website;
- information about a device through which the Customer accesses Website such as a device model, operating system; mobile network information, system on which the device runs, web browser of the device, network types and other identification items. Also, Triggmine may obtain the Customer's location data if allowed by the Customer's device;
- metadata about the information and files uploaded by the Customer;
- information gathered by cookies and beacons launched by Triggmine and stored on the Customers' devices. Cookies and beacons allow Triggmine to collect information mentioned above. Triggmine may use Google Analytics tools or other similar tools and technologies for this aim.

Information additionally given by the Customers may comprise:

- information obtained via the Customer's identification documents (via a passport or driving license);
- tax and/or social security identification numbers assigned to the Customer in the country of its residence;
- information from the Customer's utility bills;
- confirmation of origin of funds used for Tokens purchase.

If the Customers refuses to provide certain type of information required or additionally requested by Triggmine, functionality of the Website, product and services accessible thereon may be impaired so that the Customer may not be able to access and use the latest version of the Website, such product and services and the Triggmine does not assume any liability in this regard.

## **USE OF INFORMATION**

Personal information collected by the Triggmine and Related Persons is used for such purposes as:

- proper operation, customization, personalization and running of the Website, Account and Token Sale;
- improvement and enhancement of the Website functionality, Account and Token usage to get the Services;
- development of new solutions, Services within Triggmine framework;
- promotion and marketing of newly developed solutions, Services within Triggmine framework;

- provision of responses, updates, information about Services, arrangements with respect to Tokens, Services, operations of the Account, plans to the Customers, communication of various notices relating to Triggmine to the Customers;
- tracking the Customers' clients behavior, usage statistics and preferences in connection with Services, other products and services which may be developed by Triggmine;
- prevention of misbehavior on the part of the Customers, protection of Triggmine, its assets and property;
- provision of this personal information to investigative and law enforcement authorities if requested by such authorities from Triggmine, including but not limited if the Customer is suspected of having committed any perpetrations or violations in accordance with laws of any particular jurisdiction;
- compliance with provisions of Terms and Conditions.

## **INDEMNITIES AND WARRANTIES**

Upon completion of the authorization data, please proceed with e-mail verification via activation of the link received into indicated e-mail of the Customer during authorization. The Customer will have to activate the link within 24 hours otherwise the link will be expired and the authorization will be invalid.

Customer is acknowledged, expressly agree and confirm that status of your authorization, Customer's profile and any related information may be blocked by the system for security, invalidity reasons or other concerns.

Business information exchange: Triggmine may have access to the data of Customer's clients website and respective IP addresses in course of the Services. Details of the Service Privacy Policy is available here [[www.triggmine.com/privacy-policy](http://www.triggmine.com/privacy-policy)].

Customer shall be responsible for implementing reasonable measures for securing the access to the Token, your wallet, vault, or other storage mechanism you use to receive and hold Tokens purchased from us, including any requisite private key(s) or other credentials necessary to access such storage mechanism(s). If your private key(s) or other access credentials are lost, you may lose access to your Tokens. We are not responsible or liable for any losses, costs, or expenses relating to lost access credentials.

## **CUSTOMERS' RIGHTS AND OBLIGATIONS**

Customers are obligated to provide correct, updated, accurate and truthful identifiable and non-identifiable personal information to the Triggmine and not to mislead the Triggmine and Related Persons about their identity, residence, origin of funds for which they purchase Tokens, but not exclusively.

Customers are entitled to access, update, amend and review the personal information they voluntarily provide to the Triggmine via their Accounts or by transmitting the relevant request to the Triggmine on what personal information is retained by the Triggmine and/or Related Persons, where such personal information is stored, how it is processed, who may access such personal information and how it is protected.

Customers may ask Triggmine to delete all or some portions of personal information previously provided by them to the Triggmine, revoke their consent to processing, using, transmitting and sharing of their personal information by Triggmine and in such case the Customers may not be able to access the Website, use Services and Account full functionality, purchase, possess and use Tokens. Upon Customer's revocation of its consent to processing, using, transmitting and sharing of its personal information by

Triggmine, Triggmine may delete the Customer's Account, cancel previous purchase of Tokens made by the Customer and/or deactivate the Customer's eligibility to purchase, possess and use Tokens without having to compensate.

If the Website and/or Triggmine enable usage of social media buttons, the Customers should be aware that such social media, depending on the Customer's privacy settings on such social media, may share certain information with Triggmine and the Website when using social media buttons in conjunction with the Website and Token Sale.

## **PROTECTION AND SHARING**

Triggmine strives to make its best efforts and take diligent, grounded and weighted steps to utilize industry widely recognized and renowned technical and programming measures, in particular, encryption techniques, firewalls, data access controls, but not exclusively, to protect the personal information provided by the Customers. Nevertheless, the Customers are warned that no such measure is one hundred percent secure and transmission and processing of information via the Internet is not guaranteed to be secure and reliable and may result in interceptions, distortion, destruction, tampering, unauthorized amendment, deletion etc.

Personal information provided by the Customers in pursuance of the Privacy Policy is subject to storing and processing on the facilities and servers of Our suppliers, contractors, vendors, agents which are located in various countries and which also may use third party suppliers and vendors to render their services to Us and the Customers consent to their personal information being stored and processed on such servers.

Triggmine undertakes not to share with, rent or sell the Customers' personal information to any third parties for a pecuniary benefit, however the Triggmine reserves the right to share the Customers' personal information with and disclose it to:

- its suppliers, vendors, contractors, agents, representatives and Related Persons;
- payment gateway and banking providers;
- law enforcement authorities, investigative bodies, or other similar bodies and persons by virtue of court ruling, judgment, service of process, subpoena, warrant, interrogatory order or other action of power, whether issued by a national authority or an international body;
- business partners and entities which the Triggmine seeks to contract with, be acquired by or carry out other corporate transformations and conversions with where the Customers' personal information may be enlisted as the Triggmine's asset;
- online public fora, blogs and chats designed for the Customers' interaction and communication with one another and with the Triggmine;
- third parties (individuals and/or entities) with the aim of safeguarding, securing and protecting the Triggmine's property, rights and assets if a particular Customer or Customers appear to be infringing rules and policies mandated by the Triggmine or there are reasonable grounds to conclude that any infringement will occur;
- other individuals and entities at the Customer's request and direction.

Despite the foregoing provisions, the Triggmine may disclose and share the Customers' personal information in an anonymized aggregated form so that no particular Customer cannot be identified.

Triggmine and the Website may host and run links to other websites and services, for instance, advertisers. If the Customer decides to follow such links, the Triggmine warns that the Customers should take precautions prior to leaving any personal information on these websites and services. Triggmine is

not and will not be liable to the Customers for privacy rules and policies, as well as for actions and decisions taken by the aforementioned websites and services.

## **RETENTION**

Triggmine retains the Customer's personal information in its systems for the period when the Customer's Account remains active, id est not terminated either by the Triggmine or the Customer itself. If the Customer does not hold the Account with Triggmine, its personal data may, nevertheless, be retained for as long as its retention is required and necessitated by the purpose for which it was provided by the Customer.

Regardless the abovementioned, Triggmine may be required, under any applicable statutes, to extend the personal information retention term laid down above.

## **DISCLAIMER OF LIMITATION OF LIABILITY**

Customers accept and agree that procedures and rules relating to personal information stipulated in the Privacy Policy are provided on "as is", "as available" and "with all faults and errors" basis. The Customers assume and accept all and any possible risks, losses, damages and liability related with collection, processing, storage, distribution, sharing, disclosure, distortion, destruction etc. of their personal information by the Triggmine and Related Parties in connection of usage of Services, accessing of Website, purchase, further possession and use of Tokens.

Customers expressly consent that Triggmine, Team and Related Persons do not assume any liability and shall not be liable for any losses, damages, lost profits, reputation damages, damages to materials, equipment, information, software possessed by the Customers, arising out of the provision of their personal information to the Triggmine, collection, processing, storage, distribution, sharing, disclosure, distortion, destruction etc. of their personal information by the Triggmine and Related Persons, whether such losses or damages are direct, indirect, punitive, consequential, incidental, exemplary, special or of any other nature and qualification as may be laid down in any particular jurisdiction of which the Customers, Triggmine or Related Persons are regarded to be residents or citizens.

## **AMENDMENTS AND REQUESTS**

Triggmine may amend and update provisions of the Privacy Policy from time to time, without having to notify the Customers prior to such amendment or update. Customers obligate to keep track of the latest version of the Privacy Policy and will be considered to have consented to its latest version in case of continued usage of Services, Website and possession of Tokens.

Should You have any queries or concerns respecting the Token Sale and Privacy Policy, Customers are encouraged to reach Triggmine via the form accessible on Website.

Copyright Notice: Text of the Privacy Policy is protected by copyright laws and its unauthorized use and copying is not allowed unless the Triggmine's prior written consent has been given.

Last updated: March 10, 2018