

Terms of Use of the site Keplerk.com

1. OBJECT

The present general conditions of use aim at the legal framework of the use of the site www.keplerk.com and its services.

This contract is concluded between:

The manager of the website, hereinafter referred to as « the Editor »

2. LEGAL NOTICE

The website www.keplerk.com is operated by the company Keplerk Blockchain

Simplified stock company with a capital of 357.000 €

834 983 330 RCS Paris



The head office is located at 17 Chaussée de La Muette 75016 Paris, France

The company is represented by Zakhar Adil.

Hosting of the site is provided by the company OVH simplified joint stock company with a capital of 10 069 020 €

,RCS Lille Métropole 424 761 419 00045

VAT N °: FR 22 424 761 419

Headquarters : 2 rue Kellermann – 59100 Roubaix – France

3. ACCESS TO SERVICES

The Site's User www.keplerk.com has access to the following services:

- Information about the purchase of crypto-assets via the Bitcoin ticket and the Bitcoin e-ticket
- Links to mobile stores to download apps for smartphones
- The bitcoin price obtained from one of the main crypto currency exchange platforms (Currently Bitfinex)
- Access to Frequently Asked Questions (FAQs), answering questions about services offered by Keplerk Blockchain and more generally, information on crypto-assets and their use.
- The gateway to the Keplerk Blockchain customer account

- The location tool for physical distributors offering Keplerk services
- The tariff policy
- Links to Keplerk Blockchain's social networks

Any user having access to the internet can access free of charge from anywhere on the site. The costs incurred by the User to access them (internet connection, computer equipment, etc.) are not the responsibility of the Editor.

The following services are accessible to the User only if he is a member of the site (that is, he is identified by his login credentials) and for which GSC is applicable:

- Bitcoin ticket data import interface
- Bitcoin e–ticket usage interface
- A bitcoin wallet and tools to manage its cryptocurrency
- The resale tools of his cryptocurrency

The site and its various services may be interrupted or suspended by the Editor, in particular during a maintenance, without obligation of notice or justification.

4. LIABILITY OF THE USER

The User is responsible for the risks associated with the use of his login and password.

The password of the User must remain secret. In the event of password disclosure, the Editor declines all responsibility.

The User assumes full responsibility for the use he makes of the information and content on the website www.keplerk.com.

Any use of the service by the User directly or indirectly resulting in damages must be compensated for the benefit of the site.

5. RESPONSIBILITY OF THE EDITOR

Any malfunction of the server or the network can not engage the responsibility of the Editor.

In the same way, the responsibility of the site can not be committed in case of force majeure or the unpredictable and insurmountable fact of a third.

The website www.keplerk.com undertakes to implement all the necessary means to guarantee the security and confidentiality of the data. However, it does not provide a guarantee of total security.

The Editor reserves the right of a non-guarantee of the reliability of the sources, although the information diffused on the site is reputed reliable.

6. INTELLECTUAL PROPERTY

The contents of the website www.keplerk.com (logos, texts, graphic elements, videos, etc.) are protected by copyright under the Intellectual Property Code.

The User must obtain the permission of the publisher of the site before any reproduction, copy or publication of these various contents.

These can be used by users for private purposes; any commercial use is prohibited.

The User is entirely responsible for any content he uploads and he undertakes not to infringe on a third party.

The Site Editor reserves the right to freely moderate or delete content uploaded by users at any time, without any justification.

7. PERSONAL DATA

The User must provide personal information to register on the site.

The e-mail address of the user can be used by the site www.keplerk.com for the communication of various information and the management of the account.

www.keplerk.com guarantees the respect of the privacy of the user, in accordance with the law n ° 78-17 of January 6th, 1978 relating to data processing, files and freedoms.

The site is declared to the CNIL under the following number: 2149688.

Under Articles 39 and 40 of the law dated January 6, 1978, the User has a right to access, rectify, delete and oppose his personal data. The User exercises this right via : By email at support@keplerk.com ;

8. HYPERTEXT LINKS

The domains to which the hypertext links on the site lead do not engage the responsibility of the Editor of www.keplerk.com, who has no control over these links.

It is possible for a third party to create a link to a page of the site www.keplerk.com without the express permission of the publisher.

9. EVOLUTION OF THE GENERAL CONDITIONS OF USE

The site www.keplerk.com reserves the right to modify the clauses of these general conditions of use at any time and without justification.

10. DURATION OF THE CONTRACT

The duration of this contract is indefinite. The contract has effect with respect to the User from the beginning of the use of the service.

11. APPLICABLE LAW AND JURISDICTION

This contract is subject to French law. In case of unresolved dispute between the User and the Publisher, the courts of Paris are competent to settle the dispute