

General Terms and Conditions

These General Terms and Conditions (hereinafter: GTC) contain the rights and obligations of **Millionstarter Investor Company Bt.**, operating the website app.millionstarter.com (hereinafter: Service Provider) and the Customer (hereinafter: Customer) using electronic commerce services provided through the website (hereinafter: Website; hereinafter Service Provider and Customer together: Parties).

The infrastructure (server and hosting) is provided by GoDaddy.com (hereinafter: Hosting Provider).

1. Description of the services provided through the Website.

The Service Provider sells MST cryptocurrency tokens to registered and identified Clients via the website.

2. Data of the Service Provider:

Company name: Millionstarter Investor Company Limited Partnership (abbreviated name of the

company: Millionstarter Investor Company Bt.)

Registered seat: 8440 Herend, 29 Rózsa utca

Represented by: Renátó Bándli

Company Registration Number: 19 06 510081

Date of company registration: 27 September 2019

Name of Registration Court: Registration Court of Veszprém

Tax Number: 27068665-2-19

E-mail address: hello@millionstarter.com

Phone: +36 30 147 24 24

Website: app.millionstarter.com

3. Data of the hosting provider:

Company name: GoDaddy.com

Registered seat: 2155 E. GoDaddy Way, Tempe, AZ 85284 USA

E-mail: HQ@godaddy.com

Phone number: 020 7084 1810 Website: https://godaddy.com/



4. Terms of Use

4.1 Responsibility

The User may use the Website exclusively at his/her own risk and accepts that the Service Provider shall not be liable for any material or non-material damage arising from the use of the website, in addition to liability for breach of contract caused intentionally, by gross negligence or by criminal offence, or for damage to life, limb or health.

The Service Provider excludes all responsibility for the behavior of the users of the website and that the User is fully and exclusively responsible for his/her own conduct.

The User is obliged to ensure that during the use of the website he/she does not violate the rights of third parties or the laws, either directly or indirectly.

The Service Provider is entitled, but not obliged, to check the content (e.g., comments) that may be made available by Users during the use of the website, and the Service Provider is entitled, but not obliged, to look for signs of illegal activity with regard to the published content and does not assume any liability for such signs.

4.2 Copyright

The entire website (texts, pictures, graphic elements, etc.) is protected by copyright, so copying, modifying or distributing for commercial purposes is prohibited.

5. Establishment of the contract

5.1 General rules on the contract

The scope of these GTC covers all electronic commerce services provided within the territory of the European Union which are made through the Website and established between the Parties. Ordering on the Website constitutes an electronic contract, governed in accordance with the provisions of Act CVIII of 2001 on certain aspects of electronic commerce services and information society services.

The contract is governed by Government Decree No. 45/2014 (II.26.) on the detailed rules of contracts between the consumer and the enterprise and takes into account the provisions of Directive 2011/83/EU of the European Parliament and of the Council on consumer rights.

The conclusion of the contract is possible in English and Hungarian.

The contract between the Service Provider and the Customer is concluded when the Service Provider accepts the Customer's order with an explicit statement of acceptance to the Customer. The contract is concluded on the terms as confirmed by the Service Provider to the Customer after the order has been made. The language of the contract is English and Hungarian.



The contract concluded between the Parties constitutes a (written) contract concluded on the Internet, but not signed, the contents of which are archived by the Service Provider and retained for 5 years after its creation, so it can be subsequently accessible and retrieved.

The Service Provider reserves the right to unilaterally modify

The Customer is responsible for the adequacy and accuracy of the data provided by the Customer

5.2 Information on the website

Detailed information about a service on the Website (e.g., images, delivery dates, prices) specific to the product is informative.

5.3 Products and services

On the website you can purchase an MST cryptocurrency token.

5.4 How to purchase

5.4.1 Registration

The Customer provides the requested personal data during registration and finalizes the registration by submitting them. With regard to the processing of personal data, the Service Provider has a detailed privacy policy, which the Customer may view on the website prior to registration. The registration may only be finalized after the Customer has declared that he/she has read and accepts the data protection notice and these GTC.

5.4.2 Authentication

Only a person identified in accordance with Act LIII of 2017 on the Prevention and Combating of Money Laundering and Terrorist Financing (AML/KYC identification) is entitled to purchase MST Tokens on our website. To do this, you must complete an authentication process for each user after registration.

In the course of authentication, the Customer shall provide the requested personal data and upload the requested images of the personal identification document.

5.4.3 Purchase

You can buy the tokens by pressing the "Purchase MST" button.

By clicking on the "Purchase MST" button, the Customer undertakes to pay for the tokens using the payment method indicated by him/her, failing which the Service Provider may refuse to fulfil the order.

The Service Provider also sends the automatic information and confirmation of the purchase to the Customer electronically within a maximum of 24 hours from the date of purchase. This automatic



Confirmation means the acceptance of the offer by the Service Provider. If the confirmation is not received within the above deadline, the Customer shall be exempted from the offer validity.

The confirmation e-mail contains the information provided during the purchase, the number of tokens ordered, the price and the payment method chosen.

5.4.4 Payment

The price of the token is listed in USD on the website, the purchase is possible using USD or cryptocurrency. If the Customer pays in USD, it is possible to pay online via PayPal or direct (instant) bank transfer. In case of transfer, the Customer purchases at the price valid at the time of pressing the "Purchase MST" button, provided that the transfer is made within the following 3 calendar days.

With the use of cryptocurrency, payment is possible through the website interface using QR code. Please note that in case of payment in cryptocurrency it may not be the exact amount that the customer "sends", in which case the Service Provider gives as many tokens as can be purchased from the received amount at the given price.

5.4.5 Performance of the Service

The Service Provider sends the purchased tokens electronically to the Customer's virtual wallet.

The Service Provider shall notify the Customer electronically if it is able to deliver the ordered product at a different time from the planned one.

5.5 Amending the contract, withdrawal

After clicking on the "Purchase MST" button, the contract can be amended or cancelled freely and without consequences until its completion (i.e., until payment). This can be done in writing by e-mail. Withdrawal can be exercised using the model statement contained in the Government Decree or by means of another clear statement of withdrawal. The Service Provider shall confirm the withdrawal by electronic mail immediately after arrival, but at the latest within 2 working days.

The rules governing the exercise of the right of withdrawal are set out in Government Decree No. 45/2014 (II.26.) on the detailed rules for contracts between the consumer and the enterprise (hereinafter: Government Decree), as well as contained in the Civil Code.

Pursuant to Point a) of Subsection 1 of Section 29 of the Government Decree, the Customer may not withdraw from the contract after its performance: In the case of a contract for the provision of services, the Customer shall not have the right of withdrawal or termination after the performance of the service as a whole, if the Service Provider has begun the performance with the express, prior consent of the Customer, and the Customer acknowledges that the service shall forfeit the right of termination after completion of its entirety.



5.6 Delete a user account

The Customer may request the Service Provider to delete its user account, which the Service Provider shall perform within 5 working days. Regardless of the deletion of the User Account, the Service Provider is obliged to retain data for which it is required by law.

5.7 Warranty

For the handling of warranty and warranty claims, provisions of NGM Decree No. 19/2014. (IV. 29.) apply.

The Service Provider warranties the operation and continuous availability of the website as well as the usability of the tokens.

5.8 Handling of complaints

Customers may contact the Service Provider in writing or by telephone with their complaints, using the contact details specified in Point 2.

Contact details of the Consumer Protection Inspectorate of the Government Office of

Budapest: address: 1052 Budapest, Városház utca 7.

postal address: 1364 Budapest, Pf.:

Phone number 144: +36 (1) 328-

0185 fax: +36 (1) 411-0116

In the event of a dispute, the competent conciliation body is the Budapest Conciliation Board,

available at: 1016 Budapest, Krisztina körút 99. III. floor 310.

postal address: 1253 Budapest, Pf.: 10.,

e-mail address:

bekelteto.testulet@bkik.hu, fax: +36

(1) 488-2186,

phone: +36 (1) 488-2131

For more information on the possibilities of judicial enforcement, see www.birosagok.hu.

6. Other provisions

6.1 Advertisements, newsletters

The Service Provider is entitled to send a newsletter or other advertising letter to the Customer if the Customer has given its prior, clear, explicit and voluntary consent to this by providing the relevant data during the visit to the website. The Service Provider is not obliged to verify that the data provided by the Customer at the time of granting the consent are true or correct. The Customer is entitled to withdraw the voluntary consent at any time.



In this case, no more newsletters or other advertising letters will be sent to the Customer, and the Customer's data will be deleted from the data of the Customers who have subscribed to the newsletter.

6.2 Amendments

The Service Provider may modify these GTC, the prices of products marketed on the website and other prices indicated at any time with non-retroactive effect, the amendment will enter into force after publication on the website and will only apply to transactions after the entry into force.

6.3 Technical constraints

The purchase on the website presupposes the knowledge and acceptance of the possibilities and limitations of the Internet on the part of the User, in particular with regard to technical performance.

6.4 Customers not considered as consumers

The provisions of these General Terms and Conditions which are governed by the Civil Code or other law, in particular, in accordance with Government Decree No. 45/2014. (II. 26.), apply exclusively for contracts concluded with persons classified as consumers (Point 3 of Subsection 1 of Section 8:1 of the Civil Code),

in the case of a Customer who is not a consumer, the Service Provider is not obliged to apply it.

6.5 Data protection

In connection with ordering on the Website, the Service Provider (as data controller) manages the personal data of the Customer (as the data subject). With regard to data processing, the Customer can access the Service Provider's detailed privacy policy here: (https://millionstarter.com/Millionstarter_adatvédelmi_tájékoztató_weboldal.pdf)