

**Privacy policy of the cryptocurrency trade platform
www.CryptoPVP.com**

I. Who is the controller of your personal data?

The Controller of your personal data, responsible for safety of your personal data is **TRADEPVP LIMITED** with its registered seat in London, 7 Bell Yard, London WC2A 2JR, United Kingdom, entered into the Register of Companies for England and Wales under registration number: 11795889 (hereinafter referred to as the “**Controller**” or “**TRADEPVP**”), e-mail address: contact@cryptopvp.com.

II. How does the Controller protect your personal data?

The Controller has implemented internal procedures in order to fulfil the requirements of Regulation (EU) 2016/679 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free transfer thereof and repealing Directive 95/46 / EC (General Data Protection Regulation). The above-mentioned procedures provide effective protection of your personal data.

- ✓ TRADEPVP takes appropriate measures to protect your personal data.
- ✓ TRADEPVP respects all personal data security rules and provides the highest possible level of protection of your personal data.
- ✓ TRADEPVP undertakes any activities required by law, to limit the amount of personal data obtained from you.
- ✓ TRADEPVP erases your personal data, if they are no longer necessary for the purpose of their processing and in accordance with applicable law.

III. For what purpose TRADEPVP processes your personal data?

TRADEPVP processes your personal data for the following purposes:

- ✓ managing your account registered at www.CryptoPVP.com (hereinafter referred to as the “**Account**”);
- ✓ providing you with access to platform at www.CryptoPVP.com to you by which you are able to trade cryptocurrencies and integrate all your accounts from different cryptocurrency exchanges on that platform (hereinafter referred to as the “**Platform**”);
- ✓ entering into agreement for providing above-mentioned services with a person who received ref-link from the user through “referral” bookmark.

IV. Is provision of your personal data necessary?

Provision of your personal data required to register your Account, get access to the Platform and conclude agreement for providing above-mentioned services after receiving ref-link is completely voluntary, but necessary to register your Account, get access to the Platform and conclude the above-mentioned agreement. Failure to provide those personal data will prevent registration of your Account, obtaining access to the Platform and conclusion of the agreement after receiving ref-link.

V. What categories of personal data does the Controller request and why?

Purpose	Categories of personal data
A) SIGN UP FOR CLIENT’S ACCOUNT	✓ full name ✓ e-mail address ✓ user’s debit card data ✓ telephone number in case of choosing Google Authenticator security method
B) ACCESS TO CRYPTOCURRENCY TRADE PLATFORM	✓ full name ✓ e-mail address ✓ user’s debit card data
C) CONCLUSION OF THE AGREEMENT FOR PROVIDING SERVICES WITH A PERSON WHO	✓ e-mail address of the person whom the user wants to recommend the platform

VI. What are the legal bases of processing your personal data by the Controller?

Legal basis for processing your personal data in case where processing is necessary to:

- upkeep user's Account;
- provide access to cryptocurrency trade Platform available at www.cryptoPVP.com;
- conclude the agreement on the provision of the above-mentioned services with a person who received ref-link from the user through "referral" bookmark is Article 6 (1) point b) of GDPR.

Legal basis for processing your personal data in case where processing is necessary for compliance with a legal obligations is Article 6 (1) point c) of GDPR.

Legal basis for processing your personal data in case where your data will be stored by the Controller for the period after termination of the agreement for operating user's Account and providing access to cryptocurrency trade platform until the limitation of claims that may arise from that agreement or until the period, for which storing data is required to fulfil duties resulting from tax and accounting provisions, is Article 6 (1) point f) of GDPR.

VII. To which persons and entities and for what purpose does the Controller make your personal data available?

Your personal data will not be transferred by the Controller to any third persons or entities, except the supplier of the server on which users' data are stored. The Controller has signed data processing agreement with server supplier.

VIII. For how long will the Controller store your personal data?

Your personal data processed for the purpose of upkeeping your Account at www.CryptoPVP.com and providing you access to the Platform will be stored for the duration of the agreement for providing these services and after termination of this agreement in necessary extent for the period remaining to limitation of claims that may arise from the agreement or for the period required by tax and accounting provisions to which the Controller is subject – depending on which period will expire later.

However, the Controller will not delete the data necessary for the purposes of handling any claims related to the services provided by the Controller until the expiry of limitation period of claims that may arise from the agreement for providing above-mentioned services concluded between you and the Controller.

We would like to emphasise that the Controller does not store your personal data for longer than its necessary, but we may need it because of the legal reasons why we should or must keep them, as well as to protect you or the Controller.

The duration of storage of your personal data by the Controller therefore depends on.:

- ✓ law regulations;
- ✓ legal dispute between the Controller and you or any other third party.

IX. What rights do you have in accordance with processing your personal data by the Controller?

A. Right of access to personal data

You have the right to obtain confirmation from us whether we process your personal data, and if this is the case, you have the right to:

- a) access your personal data;
- b) obtain information about the purposes of processing, categories of personal data being processed, the recipients or categories of recipients of this data, the planned period of storage of your data or criteria for determining this period, about your rights under the GDPR and the

- right to lodge a complaint to the supervisory authority, the source of these data, on automated decision-making, including profiling and safeguards applied while transferring these data outside the European Union;
- c) obtain the copy of your personal data.

The Controller shall provide you a copy of the personal data undergoing processing free of charge. For any further copies requested by the data subject, the controller may charge you a reasonable fee based on administrative costs. Where your request is made by electronic means, and unless otherwise requested by you, the information shall be provided by the Controller in a commonly used electronic form.

Applicable law: Article 15 of GDPR

B. Right to rectification of personal data

You have the right to rectify and to complete your personal data with additional information. You can exercise this right by submitting a request to rectify the data (if data are inaccurate) and to complete them with additional information (if data are incomplete).

Applicable law: Article 16 of GDPR

C. Right to erasure of personal data („right to be forgotten“)

You have the right to request removal of all or some of your personal data. You have a right to request removal of your personal data from our system if:

- a) you have withdrawn your consent to process your personal data which have been processed based on your consent;
- b) your personal data are no longer necessary for the purpose which they have been collected for or processed;
- c) you have objected to use your personal data for marketing purposes;
- d) your data are being processed unlawfully.
- e) your data have to be erased for compliance with applicable EU or national law to which the Controller is subject;
- f) your data have been collected due to performing information society service.

Despite your request to erase your personal data, raised as the opposition or withdrawal of consent to data processing, the Controller may retain certain your personal data to the extent necessary to establish, assert or defend claims or if it is necessary for compliance with applicable EU or national law to which the Controller is subject.

Applicable law: Article 17 of GDPR

D. Right to restriction of processing

You have the right to request a restriction of processing your personal data. If you submit such request, we will prevent you from using certain functionalities or services which need the data whose processing you want to restrict until we process your data restriction request. You have the right to request restrictions on the use of your personal data in the following cases:

- a) your personal information stored in our system is incorrect;
- b) your data are processed in unlawful way;
- c) your personal data are no longer necessary for the purpose which they have been collected for or processed but are still necessary to establish, assert or defend claims;
- d) you have objected to use your personal data. In this case, the restriction is made for the time needed to consider whether, due to your special situation, the protection of your interests, rights and freedoms outweighs the interests that we pursue by processing your personal data.

Applicable law: Article 18 of GDPR

E. Right to object to processing

You have the right to object to the processing of your personal data at any time. If your opposition proves to be well founded and we have no other legal basis to process your personal data, we will erase the data for processing you objected.

Applicable law: Article 21 of GDPR

F. Right to data portability

You are entitled to receive your personal data that you have provided to us, and then transmit those data to another controller chosen by you. You have also the right to demand from us to transmit your personal data to that controller if it is technically available.

Applicable law: Article 20 of GDPR

G. Right to withdraw consent

You have right to withdraw your consent if it is the legal basis for processing. The withdrawal of consent shall not affect the lawfulness of processing based on consent before its withdrawal. The withdrawal of consent does not have any negative consequences for you. However, it may prevent you from using store's services or some functionalities that we can legally provide only with your consent.

Applicable law: Article 7(3) of GDPR

H. Right to lodge a complaint with a supervisory authority

If you consider that your personal data rights have been infringed, you have a right to lodge a complaint to supervisory authority – President of the Personal Data Protection Office.

Applicable law: Article 77 of GDPR

If, by exercising your aforementioned rights, you submit a request to us, we will comply with this request or refuse to comply with it without delay, but no later than one month after receipt. However, if – due to the complexity of the request or the number of requests – we will not be able to meet this deadline, we will process your request within next two months, informing you in advance about postponing the deadline.

You can also send us complaints, requests and motions related to processing your personal data and your rights.

X. Which of your personal data are collected automatically after entering website www.cryptoPVP.com ?

Cookies

The website www.cryptoPVP.com uses the technology of cookies, which are text files placed on the devices interacting with our website for technical purposes of the connection session.

If you do not agree to the placement of cookies on your device, you can block their placement by configuring your web browser. The instruction on how to block the cookies can be found in the help files of your web browser. Unfortunately, if you block cookies from the website www.cryptoPVP.com, we cannot guarantee its proper functioning.

If you agree to place cookies on your device, but wish to delete them after completing your visit, you can do it without risk the instruction on how to delete the cookies can be found in the help files of your web browser.

XI. Automated individual decision-making and profiling

The Controller ensures that processing of your personal data will not be based on automated processing, including profiling.

XII. Amendments of Privacy Policy

The Controller reserves the right to amend this Privacy Policy, if it is required by applicable law, operational conditions of website www.cryptoPVP.com or in case when the intended modification will introduce a higher standard than the minimum required by law. You will be informed about all amendment in Privacy Policy in advance.

XIII. Contact

The website www.cryptoPVP.com will contact you using your e-mail address only.

If you have any questions or doubts about our privacy policy and your personal data protection or in case you wish your personal details to be updated or removed but you have no possibility or simply prefer not to do it yourself, do not hesitate to contact us at: contact@cryptopvp.com.

In the above cases, you can also correspond with us at:

TRADEPVP LIMITED, 7 Bell Yard, London WC2A 2JR, United Kingdom

We hope that after acknowledging this Privacy Policy you feel safe about the purposes and bases of processing your personal data by the Controller.