

# SOFTWARE LICENSE AGREEMENT

## single user license -

Please read this Software License Agreement ("Agreement") carefully before purchasing, installing and using the Software on your computer. By using the software you declare your explicit consent to the following license terms.

## § 1 Contractual Object, Scope of Application

(1) WGC International B. V. ("Licensor") shall provide the Customer ("Licensee") with software for use in accordance with this agreement in return for a payment of a fee. The licensor retains all other rights to the software.

The distribution of the software takes place exclusively by downloading from the Licensor's servers after entering the data required for the download and the corresponding payment.

(2) Additionally, the Terms of Condition of the website "wgc-network.info" apply to this agreement.

If any provisions of this license agreement and the terms and conditions of the "wgc-network.info" website's terms and conditions are conflicting, the provisions of this license agreement shall have precedence.

## § 2 Copyright

(1) the Software is protected by copyright under the terms of computer program protection.

The copyright covers (in particular)

- the program code,
- the documentation,
- the appearance,
- the structure and organisation of the program files,
- the program name,
- logos
- and other forms of representation within the software.

All rights resulting from copyright are reserved to the licensor as the manufacturer.

(2) Insofar as business secrets are disclosed to the licensee when using his software or license, he agrees to keep these secrets permanently.

In particular, the Licensee is obliged to keep software and documentation confidential and not to disclose them to third parties, either wholly or in part, or to pass them on to them, unless it is permitted to do so in accordance with the provisions of this agreement or any other written agreement with the Licensor.

(3) Copyright notices, serial numbers and other features serving to identify the program must not be removed or changed under any circumstances.

## § 3 Rights of use

The following agreements apply to granting of rights of use to the software:

### a) Extent of license

(1) The licensee receives a simple, generally unlimited, non-exclusive right to use the software as well as the accompanying documentation for his own purposes with the complete and unconditional payment of the license fee.

Until the complete payment of the respective payable remuneration, the licensee is only allowed to use the software on a revocable basis.

The Licensor may revoke the use of such services for which the Licensee is in late payment for the duration of the delay.

In the case of an unrestricted transfer of the right of use, the licensee shall only receive the unlimited and irrevocable right of use to copyright-protected services from the licensor with full payment of the agreed remuneration.

(3) All data processing devices (e. g. hard disks and central units) to which the software is copied in whole or in part, for a short period of time or permanently are located in the Licensee's premises and are located in his or her area of responsibility and/or property.

(4) If the right of use is terminated or if there is another reason for termination, the licensee must return the software, any copies he may have made and the documentation to the licensor.

If physical reproduction of the software and/or copies is not possible for technical reasons, the licensee will delete the software and confirm this in writing to the licensor.

(5) The software may not be used in connection with the operation of nuclear power plants, aeroplanes, communication systems, flight surveillance with life-supporting equipment or other production systems.

In such cases, a defect in the software may result in death, personal injury or serious damage to property and the environment.

### b) Duplication

The licensee may reproduce the software as far as this is necessary for the use of the software.

The necessary duplications include the installation of the software from the original data volume to the hard disk of the used hardware and the loading of the software into the working memory of the currently used machine and/or hardware.

2. The licensee may copy the individual software once to a permanent data storage medium for the purpose of data backup.

Backup copies of the software must be explicitly labelled as being backup copies.

Other copies (including the output of the program codes on a printer and the printing and photocopying of the program description are not permitted.

### c) Multiple uses

The licensee must delete the software from the hard disk of the previously used hardware when changing the data processing device.

He may not use the software intended for one workstation to be stored, kept in stock or used on more than one hardware at the same time.

It is not permitted to use the software intended for one workstation within a network or any other multi-station computer system, provided that this allows the simultaneous multiple use of the software.

#### d) Conditions of use

You must login to all exchanges on which you wish to trade.

We recommend to sign up for as many exchanges as possible, as this is the only way to take advantage of most to all price differences.

We would like to remind you that WGC cannot influence whether the registration is accepted by you by the different exchanges.

In addition, you will need to have the necessary fiat-money and cryptocurrency balances deposited on all exchanges where you are registered and where you want to trade.

The amounts to be deposited depend on the desired price difference and the required number of bitcoins. It is your responsibility to set the desired price difference for all the trading signals.

When depositing the credit balances, the necessary bank transaction times must also be taken into consideration so that the corresponding credit balances are available before you start trading.

Keep in mind: It also is your own responsibility to decide which currencies you want to deal with. If it is not Euro, foreign currencies are themselves subject to exchange rate fluctuations and additional fees may apply.

You also have to create the technical conditions for an effective trade. For example, the calculation speed and line speed must be high enough to be able to handle trading signals at short notice.

#### e) Disclosure

The licensee is not allowed to pass the software and associated documentation on to third parties.

The software is not allowed to be rented out for acquisition purposes or passed on to third parties free of charge.

#### f) Decompilation and program changes

(1) Retranslations of the provided program code into other code forms (decompilation) as well as other types of redevelopment of the different stages of production of the software (reverse engineering) are not permitted.

(2) Translation, editing, arrangement and other reworking of the software, as well as parts thereof and reproduction of the results obtained thereby are not permitted.

## § 4 Software deficiencies

(1) If the Software has a defect, licensor shall, at licensee's option, repair or replace the Software ("Subsequent Performance").

The licensor may refuse the selected type of supplementary performance or the entire supplementary performance if it is only possible with disproportionate costs.

In the case of a replacement delivery, the licensor is obliged to bear the expenses necessary for this purpose, in particular the costs of transmitting the software.

If the licensor delivers the software in a defect-free state for the purpose of subsequent performance, the defective software must be completely removed from all data carriers of the licensee and may not be passed on to third parties.

(2) If the licensor is not ready for subsequent performance or not in a particular situation, or if such subsequent performance is delayed beyond a reasonable period of time for reasons for which the licensor is responsible, or if subsequent performance fails in any other way, the licensee shall be entitled within the framework of the statutory provisions to terminate the contract or reduce the purchase price, and claim damages.

Replacement is only considered to have failed if three attempts were unsuccessful.

Further claims of the licensee, in particular claims for damages including loss of profit or due to other financial losses of the licensee, shall only exist to the extent of the provisions of this Software License Agreement for the liabilities of the Licensor.

## § 5 Liability of the Licensor

(1) The licensor is liable without limitation only for intent and/or gross negligence.

The licensor shall only be liable for simple negligence on the merits if a duty is violated and/or is compliant with which is of particular importance for the achievement of the contractual purpose ("fundamental obligation").

In the case of simple negligence, the licensor is solely liable limited to the typical amount for this type of contract and only to the foreseeable damage.

(2) The licensor shall only be liable for cases of initial impossibility of performance if he had knowledge of the reason for the impediment to performance or if he had remained unknown due to gross negligence.

(3) The limitation period for claims for damages against the licensor is one year from the statutory commencement of the limitation period.

Statutory provisions that require a longer period of limitation remain unaffected.

(4) The aforementioned limitations of liability do not apply to claims according to the regulations for product liability as well as damages resulting from injury to life, limb or health.

(5) the liability of the licensor in case of non-contractual use by the licensee is excluded.

(6) WGC also does not guarantee the further development of the cryptographic currency market.

These markets are very volatile, so that even a total loss cannot be excluded.

(7) WGC is not responsible for the security of your deposits in the individual exchanges.

As a user you have to inform yourself about how possible deposits are protected by the various exchanges and whether this protection is sufficient for you. You as the user take the sole risk.

## § 6 Miscellaneous

(1) This License Agreement shall be governed by the law of the place of business of WGC International B. V. The application of the United Nations Convention on Contracts for the International Sale of Goods is hereby excluded.

(2) The legal entity for all disputes arising from the contractual relationship in commercial transactions, including proceedings relating to cheques, bills of exchange and documents, remains the registered office of the licensor.

The licensor may also take legal action against the licensee at his registered office.

(3) Without prejudice to the provisions of this Software License Agreement, the Licensee is not entitled to transfer individual rights under this Agreement or the Agreement in its entirety to third parties, unless the Licensor gives its explicit written consent to this transfer.

Licensor will grant its consent if legitimate interests of Licensee in the assignment of rights outweigh the interests of Licensor.

(4) Amendments to this software license agreement require to be made in the form of a text. The same shall apply to the cancellation of the text form clause.

(5) In case that provisions of this license agreement are or become invalid in whole or in part, this does not affect the effectiveness of the license agreement as a whole.

(6) In the event that a provision is or becomes invalid, the parties agree that it will be replaced by a provision which is similar to the invalid regulation from an economic point of view.