

USER AGREEMENT

This User Agreement (hereinafter the "Agreement") outlines and regulates the rules for cooperation between Amirox Investment Corporation PTY LTD (hereinafter "Company"), number in the register of legal entities in Australia 654744975, operating through the web resource <https://amirox.company> (hereinafter "Site"), and a registered user on this resource (hereinafter "User").

The administration of the Company strongly recommends that the User carefully read the provisions of this Document. Creation of account and use of the Site equates with the Client's agreement with all the terms of this Agreement.



GENERAL PROVISIONS

1. This **Agreement** is available for review by each **User** and applies to all **Users** without exception.
2. Every **User**, without exception, has the right to use all the functions of the **Site**.
3. By creating an account on the **Company's Site**, the **User** accepts this **Agreement** in full.
4. Every adult and legally capable person in his or her country has the right to create an account on the **Site**. Other persons may not use the **Site**.
5. If **User** does not agree with at least one provision of this **Agreement**, **User** must leave the **Site**.
6. The administration of the **Site** does not verify the accuracy of personal and other data of the **User**, but at any time may request proof of identity and other documents of the **User**, as it considers necessary under the law of **Australia** and the relevant international acts.
7. Making decisions about cooperation with the **Company**, the **User** understands that any investments are associated with certain risks, and confirms that he will not have any claims against the **Company**.
8. The **User** can only have one account. Otherwise, all **User** accounts will be blocked and funds will be refunded after deduction of damages caused to the **Company**. If the amount of damage is greater than the **User's** funds, all funds will be confiscated.
9. This **Agreement** may be amended at any time without compulsory notice to the **User**.

USER RIGHTS AND OBLIGATIONS

10. The **User** has the right:
 - a. to decide on the investment in a particular direction, as well as to specify the amount of investment within the existing limits.
 - b. to participate in the affiliate program, by inviting new **Users** by the unique invitation link, located in the personal cabinet of the **User**.
 - c. to get help and advice from the **User** Support Team.
 - d. to use other services of the **Company's Site**, which are available after creating an account and in full.
11. The **User** undertakes:
 - a. to comply with all provisions of this **Agreement** in full and without exceptions.
 - b. to provide truthful and up-to-date information about yourself.
 - c. to provide any information requested by the **Site Administration**.
 - d. to comply with other policies and documents listed on the **Company's Site**.
 - e. to not to spoil the **Company's** image and not to disseminate negative information about the **Company** in any form and in any place.
 - f. to store all sensitive information only on secure devices to avoid any consequences.
 - g. to secure his account and other sensitive information in order to avoid negative consequences.

RIGHTS AND OBLIGATIONS OF THE COMPANY

12. The **Company** has the right:
- to require identification and other documents from the **User** within the limits of the laws of **Australia** and international agreements.
 - to block the **User's** account due to violation of this **Agreement** or other documents listed on the **Company's Site**.
 - to confiscate part or all of the blocked **User's** funds, minus the damage caused.
 - by sending messages to the e-mails of the **Users**, notify them about the events and activities carried out by the current project of the **Company**.
 - to carry out technical work on the site to improve its use, as well as turn off the **Site** for the duration of technical work.
13. The **Company** undertakes:
- to provide all declared services in full and without exception in accordance with this **Agreement** and other documentation available on the **Site**.
 - to ensure an appropriate level of protection of any data of its **Users**, as well as data obtained during the work of **Users** with the **Company**.
 - to ensure full functionality of the **Site**.
 - to provide help and advice to its **Users**.

DATA PRIVACY

13. The **Company** may not disclose the personal and other data of its **Users** to third parties. The only exception is the provision of personal and other data only to official bodies of **Australia** in full compliance with the law.
14. The **Company** collects, processes and analyzes all information about **Users** in order to provide its services, auditing, statistics and marketing in a qualitative and appropriate manner.

INTELLECTUAL PROPERTY

15. The **Site** and the content (texts, images, audio and video materials) posted on it are the exclusive intellectual property of the **Company**. Any unauthorized use is a violation of copyright laws and is punishable by law.
16. The **Company** reserves the right to block the account and remove the **User** from the system, as well as to return him the funds in full, minus the damages incurred, if it is found to be a violation of the rules on intellectual property.

TERMINATION OF SERVICE AND BLOCKING OF THE USER'S ACCOUNT

17. The **Company** has the right to unilaterally terminate cooperation with the **User**, provision of services, block his account and return the funds in full after deducting the losses incurred by the **Company**, if one of the following facts is established:

- a. violation by **Users** of any of the clauses of this **Agreement**.
- b. fraud.
- c. misleading **Site** Support and **Users** for self-serving purposes.
- d. negative and/or false public statements in the media (including blogs, social networks, forums) about the activities of the company or its employees.
- e. deliberately creating conditions that may cause the **Site** to malfunction.
- f. creating more than one account on the **Site**.
- g. using knowingly false information when creating an account on the **Site**.
- h. violation of other policies and rules posted on the **Company's Site**.

WARRANTIES AND LIMITATION OF LIABILITY

18. The **Company** shall not be liable for the consequences caused by the failure of the **Site** for reasons beyond the control of its employees. However, it guarantees to do its best to restore the site and all of its systems in such a case.
19. The **User's** profit is secured by means of trust management of his/her funds through subsidiary companies with which **Amirox Investment Corporation PTY LTD** has written agreements.
20. If the performance of the declared functions and services is impossible due to force majeure circumstances, the **Company** shall be exempt from liability to its **Users**. As these circumstances do not depend on the actions of the **Company**, the **User** cannot make claims and demand financial compensation.
21. Conflicts and disputes between the **User** and the **Company** shall be resolved through negotiations or in court.