

TERMS AND CONDITIONS

INTRODUCTION & OBJECTIVES

Following the development of technology that is always endless, therefore we as the children of the nation provide new opportunities for all levels of society, especially for students of middle and high levels. It is on this basis that we have established the Crypto Academy Social Foundation (SCA) which aims as a crypto trading training education institution, because all companies or institutions are required to have a code of ethics or Company terms & conditions, this Code of Ethics was created by Smart Crypto Academy (SCA) as platform for Crypto Academy Coin (CAC), which is intended to bind one another between CAC Coin buyers as a means of payment for crypto trading training, this applies to all SCA members and CAC buyers both in Indonesia and international.

These Cryptocurrency provisions must be read together with and are in addition to the General Applicable Conditions as can be found at www.ca-coin.io/whitepaper. These Cryptocurrency provisions establish the basis on which CAC will give you the choice to get exposure to certain cryptocurrency. This is a framework agreement that sets out the terms and conditions for you to use, access, view or in any way interact with CAC including applying for an Account or using the CAC Cryptocurrency Service ("Cryptocurrency Service") in any way. Before you can obtain exposure to the Cryptocurrency Service, you are required to read these Cryptocurrency Terms and various related risk warnings contained herein and the generally applicable Applicable Conditions. By continuing with CAC Interaction, you accept and acknowledge the risks associated with dealing with cryptocurrency and the Cryptocurrency Service and your agreement with these Cryptocurrency Conditions and Generally Applicable Conditions. You further agree to accept the CAC decision regarding all matters relating to the Cryptocurrency Service including the provisions of any third party provider that may be involved with CAC in the provision of Cryptocurrency Services. Although CAC is a regulated entity, it is important to note that the Cryptocurrency services that we provide in connection with these Cryptocurrency Terms, like most cryptocurrency services throughout the world, are not currently regulated in some Regions, and some are illegal. By using CAC's Cryptocurrency Services, you agree to be bound by and acknowledge and understand these Cryptocurrency Terms, Conditions that Generally Apply, and related risks as stated herein or as may apply.

You further agree that :

You have full capacity (including legitimate ones) to accept these Cryptocurrency Terms and carry out transactions involving cryptocurrency, your jurisdiction or country of residence allows you to register an account with CAC and use Cryptocurrency Services and you are not a resident of a country that prohibits purchases, sales or cryptocurrency storage, both directly and indirectly, you at all times provide true and accurate information during the process of creating a CAC Account and during any and all CAC Interactions. You promise that if your details change, you will immediately notify the CAC and you will incur losses incurred due to submission of invalid, incorrect, or inaccurate information. It is your full responsibility to ensure your compliance with the laws of your jurisdiction or the country of residence or other applicable country where you use the Cryptocurrency service and you agree to compensate CAC for all consequences of failure to do so, you will not use the Cryptocurrency service except for the intended purpose and not in conflict with the general prohibitions regarding your CAC Account in accordance with our General Applicable Conditions, and you are aware of the nature and workings of the technology behind cryptocurrency, and in particular the irreversibility of transactions and the real risks associated with cryptocurrency exposure.

If you do not accept these Cryptocurrency Terms, you are not permitted to use our Cryptocurrency Services or in any way continue with CAC Interaction and must immediately stop doing so.

I. VISION AND MISSION

VISION

Making the Indonesian people respected in the international world in the field of cryptocurrency.

MISSION

Creating as many reliable traders as possible so that they can help bring in the country's foreign exchange and increase their welfare.

II. Definition and Names of Terms

These Terms and Conditions need understanding to interpret the terms used in these Terms and Conditions:

The next institution called the Social Crypto Academy Foundation is a legal entity located in Tangerang-Banten Indonesia. And has a platform as a Crypto Trading Training Education institution, as well as making its own crypto currency under the name Crypto Academy Coin (CAC), with their official web sites <https://sca-network.org> and <https://ca-coin.io>

Member is someone who has registered and bought a CAC Coin and then follows the crypto trading training course.

Parthner or Marketing is someone who introduces other members.

Partner is someone who is introduced directly by other marketing.

Everyone can buy CAC coins to save as future savings of their own accord.

Digital Products are products and other items that are officially issued by companies in the form of Coins or digital currency (Cryptocurrency).

III. Risk Warning

By using the Cryptocurrency service or engaging in CAC Interaction, you acknowledge that you understand and accept all the risks associated. Below is not intended to be a complete list and the risks that are usually inherent in dealing with cryptocurrency apply. There may be additional risks that we have not yet predicted or identified in these Cryptocurrency Terms or other risk warnings. Please read the following risk warnings carefully. You must carefully assess whether your financial situation and risk tolerance is suitable for all forms of cryptocurrency exposure. You acknowledge and agree that:

Cryptocurrency is still an experimental technology that is evolving and can change at any time. Trading and exchanging real or virtual currencies involves significant risks. Prices can and fluctuate on certain days. Because of such price fluctuations, you can add or lose value in your digital assets at any time. Any currency - virtual or not - can be subject to large movements in value and may even be worthless. There is an inherent risk that losses will occur as a result of buying, selling or exchanging any digital currency. Cryptocurrency exchanges also carry special risks which are generally not shared with official currencies or goods or commodities in the market. Unlike most currencies, which are supported by governments or other legal entities, or by commodities such as gold or silver, cryptocurrency is a unique type of currency, supported by technology and trust. There is no central bank that can take corrective action to protect the value of cryptocurrency in a crisis, or issue more currencies. The price or value of crypto currencies can quickly go up or down at any time and can even fall to zero. The risk of loss in trading or holding digital currencies can be very large and can result in the loss of all your exposure. Using CAC Cryptocurrency Services can carry regulatory risks, which may arise from the suspension or termination of your CAC account due to legal or regulatory reasons, our banking providers do not transfer cryptocurrency, exchanging cryptocurrency, or providing any services relating to cryptocurrency, CAC services can carry operating risks because of the possibility of malfunctioning of the CAC Application or due to scheduled or unscheduled downtime.

IV. Disclaimer of Warranty and Limitation of Liability

Crypto Academy Coin and its partners try to be as accurate as possible. However, CAC does not guarantee that the content of this site is accurate, complete, reliable, up-to-date or error-free.

DISCLAIMER OF WARRANTIES AND LIMITATIONS OF LIABILITY: THIS SITE IS PROVIDED BY CRYPTO ACADEMY COIN ON THE BASIS "AS IS" AND "AS AVAILABLE". CRYPTO ACADEMY COIN MAKES NO REPRESENTATIONS OR WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, AS OPERATING THIS SITE OR THE INFORMATION, CONTENT, MATERIALS, OR PRODUCTS INCLUDING THIS SITE. YOU EXPRESSLY AGREE THAT USE OF THIS SITE IS AT YOUR OWN RISK. TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, CRYPTO ACADEMY COIN DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, IMPLIED WARRANTIES OF ALL KIND OF CAPABILITY AND TEST. CRYPTO ACADEMY COIN DOES NOT GUARANTEE THAT THIS SITE, THE SERVICE, OR E-MAIL SENT FROM CRYPTO ACADEMY COIN IS FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. CRYPTO ACADEMY COIN WILL NOT BE LIABLE FOR ANY DAMAGES OF THIS SITE, INCLUDING, BUT NOT LIMITED TO DIRECT, INDIRECT, INCIDENTAL, PUNITIVE, AND CONSEQUENTIAL DAMAGES.

V. Copyright

All content included on this site, such as text, graphics, logos, button icons, images, audio clips, digital downloads, data compilation, and software, is the property of Crypto Academy Coin or its content suppliers and is protected by international copyright laws unless otherwise stated. to the original copyright owner. The compilation of all content on this site is the exclusive property of Crypto Academy Coin, with the authors copyrighted to this collection by Crypto Academy Coin, and protected by international copyright laws.

VI. Disclaimer of Posts or Sponsored Ads

You agree to acknowledge every sponsored post as provided by a third party that compensates for Crypto Academy Coin for placement of sponsored content. This sponsor is clearly expressed and should not be confused with standard Crypto Academy Coin news content (not sponsored). In any case Crypto Academy Coin will not be responsible for the content of sponsored posts in terms of direct, indirect, special, incidental, or consequential damages. By using our site, you agree to these conditions.

VII. Choice of Law and Disputes Forum

By visiting Crypto Academy Coin, you agree to the laws of the State of Indonesia, without regard to the principles of conflict of laws, will govern these Terms and Conditions and any disputes that may arise between you and Crypto Academy Coin or its partners.

Any disputes relating to in any way during your visit to the Crypto Academy Coin must be submitted to secret arbitration in Indonesia, except that, to the extent that you have violated or threatened to violate Crypto Academy Coin intellectual property rights, Crypto Academy Coin may request compensation or accordingly other assistance in an Indonesian state court and you agree to exclusive jurisdiction and place in that court. To the extent permitted by applicable law, no arbitration under these Terms and Conditions will be incorporated into arbitration involving other parties subject to these Terms and Conditions, whether through class arbitration proceedings or otherwise.

VIII. Coin Listings and Market Data Disclaimer

By using a coin list or listing, you agree that it is solely intended for informational purposes and that it is not intended for investment advice or request.

Crypto Academy Coin does not endorse or assess cryptocurrency listed or mentioned on our site, nor do we encourage or ask you to invest in certain cryptocurrency. Cryptocurrency trading is considered a high-risk activity and Crypto Academy Coin strongly recommends that you conduct due diligence before considering any investment.

The term "Coin Rating" refers to the cryptocurrency sorting based on market capitalization from the largest to the smallest. Rating is not an endorsement or is intended to entice you to take any action.

The Coin Ranking page and coin listing page are pulled directly from the public, commercial use API. Crypto Academy Coin does not produce data like this.

IEO or Crypto Academy Coin Listings will not involve the issuance of currencies, any securities (either equity or other securities) or other. The types of CAC investment certificates that will be sold during IEO or Listings are only cryptographic tokens that can be used at CAC platform blockchain. Such tokens cannot be redeemed or associated with financial returns or supported by anything, Digital Assets on the basis or commitment of repurchase and do not have to have market prices or transactions between partners.

In addition, the CAC does not support any investment contracts for all intents and purposes. You will not participate in IEO or Listings with a view to investment or speculation or in pursuit of any profit.

Your payment to purchase a CAC is non-refundable. So, you will be convinced of the desire to participate on Crypto Academy Coin before making any payment. Among other things, you must give full consideration to all risk factors and make sure you are ready and willing to take them all.

Crypto Academy Coin will be carried out through the CAC dashboard. Participants can buy using cryptocurrency or Other payment methods that are announced on the Website.

IX. User Data and Cookies

Cookies are files with small amounts of data that are usually used as anonymous unique identifiers. This is sent to your browser from a website that you visit and is stored on your computer's hard drive.

Our website does not use these "cookies" to ensure that certain website features function properly. Data like this is not mined, shared, or collected for commercial use. You are free to delete cookies if this is from within your web browser.

X. Changes to this Agreement

Crypto Academy Coin may update these Terms and Conditions from time to time. Therefore, we recommend that you periodically review this page for any changes. We will notify you of any changes by posting the new Terms and Conditions on this page. This change was effective after it was posted on the Crypto Academy Coin official website.

After the issuance of the Terms and Conditions to the purchaser or the holder of this CAC Coin, all members must obey. If there are changes to improvements at any time by the company it will be announced openly to the members.

Crypto Academy Coin has full rights based on the terms and conditions of the member rules to amend and / or update the terms and conditions of the member rules if deemed necessary, without notifying the members in advance.

The terms and conditions of this member regulation apply in the jurisdiction of Indonesia and sekala International, which is effective from the stipulation until there are changes and / or subsequent improvements.

Likewise, the Terms and Conditions for this member regulation are made, if there are things that do not yet exist, including the Terms and Conditions of this member regulation, it will be set and determined at a later date.

Tangerang, June 2019