

Terms of Use (General Purchase Terms and Conditions)

Welcome to TYCOON69. The Internet platform <https://tycoon69int.com> and the services offered are provided by TYCOON 69 INTERNATIONAL F.Z.E, SM-Office- E1-2201 H, Ajman Free Zone, Ajman, United Arab Emirates. By using our website (hereinafter: Internet platform) you expressly declare via the Internet platform that you agree with these Terms of Use (hereinafter: T&C) which are a component of the user contract.

These T&C constitute a legally binding agreement between you, the user, on the one hand, and the operator of the Internet platform, TYCOON69, on the other. These T&C define basic reciprocal rights and obligations of TYCOON69 and you as a user when you visit the Internet platform for informational purposes and/or register and/or purchase the products of TYCOON69.

We reserve the right to update these T&C from time to time. Such changes become effective immediately as soon as they are published on the Internet platform. It is your responsibility to review these T&C on a regular basis.

1. Subject of Agreement and Use of the Internet Platform

(1) TYCOON69 is an innovative company (and at the same time an affiliate platform) that distributes high-quality goods in the field of gold distribution, FinTech services as well as training and personality development services (for simplicity, all these above services are hereinafter referred to as goods).

(2) On the Internet platform, TYCOON69 offers you as a user a free online service where you can view information about TYCOON69 services. The user can choose whether to register as a distributor with TYCOON69 or to purchase the goods offered by TYCOON69 as a customer. If the user wishes to register as a distributor with TYCOON69, the General Terms and Conditions for Business Partners apply.

(3) By using this Internet platform, you declare that you are of legal age and meet all the entitlement and residence requirements set out in these T&C. You declare that you have the necessary experience and knowledge for dealing with cryptocurrencies and blockchain-based systems, in particular with their purchase, management and use, as well as the associated risks and limitations.

(4) You must not use the Internet platform if you are excluded from this according to the applicable law. In particular, you are not entitled to purchase tokens if you are a citizen of the United States of America or the People's Republic of China, are resident (as a tax resident or otherwise) in either of these countries, or have a corresponding green card for either of these countries. Furthermore, you are not entitled to purchase tokens from TYCOON69 if you are a citizen or resident of the Republic of Singapore or the Socialist Republic of Vietnam or reside in a country where US embargoes and sanctions are in place, namely Iran, North Korea, Syria, Sudan or Cuba.

2. General Requirements for the Conclusion of the Contract

(1) The user can choose whether he or she would like to register for free with TYCOON69 as a distributor (also referred to as business partner) or rather would like to purchase the goods offered by TYCOON69 as an external customer. For the registration as a distributor with TYCOON69 the General Terms and Conditions for Business Partners apply accordingly. If the user registers as a distributor with TYCOON69, the user is granted access to and the right to use of the back office provided. If the user wishes to purchase goods from TYCOON69 without becoming a distributor with TYCOON69, a prior registration at the Internet platform is not required.

(2) The presentation of the goods on the Internet does not yet constitute a binding offer from TYCOON69.

The external customer clicks on the desired product in the shop. He will be asked to indicate the individual who made him aware of TYCOON69. After that, he will then be redirected to a page where he can register as a buyer. When registering as a buyer, the contact details necessary to carry out the KYC process (see paragraph 2 (4)) and das ERC20 Wallet are entered. After confirmation of the T&C the buyer can submit the order by clicking on the "Purchase" button. The invoice will then be sent to the buyer's specified e-mail address. Once the ordered product has been paid for, the product is released. The ordering process can be cancelled at any time up to the activation of the "Purchase" button, by simply closing the window.

If the buyer already is a business partner of TYCOON69, then the purchase is made from his back office. The user can select the products from the respective department at will and place the products in the shopping cart. The user can empty the shopping cart again at any time by clicking the button "Abandon Cart" or by terminating the ordering process by closing the browser window, and he can also change the number of products in the shopping cart at any time. By clicking on the "Confirm Order" button, the user arrives at the step in which he can choose whether he wants to buy the desired product for himself or for another person. Then the user can select the payment method. Hereafter, the user will be presented a summary of the order and will be made aware once again of the T&C. If the buyer wants to make changes to his order at this point, he can interrupt the process and go back to the shopping cart. If no more changes are required to the order, the buyer can complete the order process by clicking on the "Confirm Payment" button, by which a binding order is placed. The receipt of the order will be confirmed to the buyer immediately after the order process has been completed.

(3) The buyer will be informed of receipt of the order by e-mail. At the same time, this order confirmation also represents the acceptance of the purchase agreement by TYCOON69.

(4) TYCOON69 requires proof of age and proof of identity under a KYC procedure. The required information includes address, surname, first name, address, e-mail address, telephone number, date of birth, and a copy of the identity card.

(5) Once the user has made a binding decision to buy a product, the user is sent an invoice to the e-mail address provided by him. By purchasing goods from TYCOON69, the user guarantees that his remuneration does not come from any illegitimate or unethical sources. Upon payment, the user receives a confirmation from TYCOON69 sent to the e-mail address provided by him, which confirms that the user has purchased the goods.

(6) A contract can be signed with legal entities, partnerships or natural persons aged 18 years or over (or of the legal age required for the conclusion of effective contracts in the country in which the person is resident). For business partners, the General Terms and Conditions for Business Partners apply.

(7) The user is fully responsible for the legality and correctness of the data provided by him. Intentionally and/or fraudulently provided false statements can lead to civil action. For such cases, TYCOON69 further reserves the right to block profiles of users who have made intentional and/or fraudulent misstatements, and to terminate the contract of use without notice.

(8) The user undertakes to immediately notify TYCOON69 of any changes to his user data, in particular changes to his bank details and e-mail address. Users who fail to comply with this obligation will have to bear the resulting damage.

(9) Users are prohibited from allowing a third party to use their profile along with access data. The use of an account by third parties constitutes an important reason for termination of the user for cause without the need for prior warning. Users are encouraged in their own interest to immediately inform TYCOON69 if they become aware of any intrusion by third parties or any misuse of their online accounts.

(10) TYCOON69 reserves the right to refuse registrations at its discretion and without giving any reason.

3. Supplementary Information for the User/Buyer

(1) The buyer purchases the goods from TYCOON69 without any guarantee, express or implied, that the tokens are marketable and suitable for a specific purpose.

(2) The sale of goods by TYCOON69 does not include the issuance of foreign currencies, securities or other types of investment certificates and/or instruments. Acquired tokens are non-refundable and they are not associated with financial income or hedged by an underlying asset or repurchase obligation and they do not necessarily have a market price. Furthermore, the tokens do not constitute an investment contract.

(3) Users expressly state that they are aware of the potential risk factors associated with the purchase of tokens, including, but not limited to, the volatility of the prices of cryptocurrencies, system default risks, code failures, bugs and other unpredictable events. In addition, they declare that they know about all the risks and limitations associated with cryptocurrencies (their purchase and use) and blockchain-based systems, and that they know how to manage them.

(4) It is recommended that you do not purchase TYCOON69 goods if you do not have any knowledge of how to deal with blockchain-based systems.

(5) The goods remain the property of TYCOON69 until they are fully paid for.

4. Conditions of Delivery

(1) Unless agreed otherwise, the delivery goes from the warehouse to the delivery address specified by the buyer. Delivery takes place within 7 working days, with working days being defined as Monday to Friday, with the exception of holidays. The delivery period begins on the day after payment has been received.

(2) If the customer is a consumer, the shipping risk is borne by TYCOON69 only. If, on the other hand, the buyer is a business owner, the risk passes to the buyer as soon as TYCOON69 hands over the goods to the carrier or the individual or entity intended to execute the shipment.

(3) Additional shipping costs incurred to TYCOON69 because of a wrongly specified delivery address or a wrong recipient must be reimbursed by the buyer, unless he cannot be held accountable for the wrong information.

5. Conditions of Payment

(1) Registering and creating a profile on TYCOON69's Internet platform is free of charge.

(2) The purchase price is due immediately at the conclusion of the contract. The prices and fees to be paid in the course of the purchase of TYCOON69's goods are paid by bank transfer or by wire transfer from the user's own eWallet. The fees or other costs of payment processing as well as any costs of currency exchange are borne by the user. All prices are to be understood as total prices including the statutory sales tax, plus shipping costs.

6. Cancellation Policy

Right of Revocation

(1) If you register with TYCOON69 as a **consumer** you have the right to revoke the contract within fourteen days without giving any reason.

The cooling-off period expires after fourteen days and starts when you buy an membership plus pack, specifically on the day when we send you a confirmation for the purchase of the membership plus pack to the e-mail address you provided. In all other cases, the time limit is fourteen days from the date on which you or a third party named by you, except if couriers or carriers have taken possession of the goods.

In order to exercise your right of revocation, you must contact TYCOON 69 INTERNATIONAL F.Z.E, SM-Office- E1-2201 H, Ajman Free Zone, Ajman, United Arab Emirates, e-mail: info@tycoon69int.com and provide a clear statement (e.g., a letter sent by post, fax or e-mail) of your decision that you wish to revoke this contract. You can use the attached sample revocation form, but it is not mandatory.

For timely revocation it is sufficient for you to send the notice of the exercise of the right of revocation before the expiry of the revocation period.

Consequences of Revocation

If you revoke this contract, we have to refund to you all the payments that we have received from you, including the delivery costs, without delay and no later than fourteen days from the date on which we received the notification of your revocation of this contract. For this repayment, we will use the same means of payment that you have used in the original transaction, unless expressly agreed otherwise; under no circumstances will you be charged any fees for this repayment. We can refuse repayment until we have received the returned goods or until you have provided proof that you have sent the goods back, whichever is earlier.

You must return the goods without delay and in any case no later than fourteen days from the day on which you have notified us of the revocation of this contract, either by sending them back to us or by handing them over to us. The deadline is met if you send the goods before the expiry of the fourteen-day period.

You bear the direct cost of returning the goods.

You only have to pay for any loss of value of the goods if this loss of value is due to a handling of the goods that was not necessary for checking the condition, characteristics and functioning of the goods.

Revocation Template

(If you want to revoke the contract, please fill out this form and send it back.)

- To TYCOON 69 INTERNATIONAL F.Z.E, SM-Office- E1-2201 H, Ajman Free Zone, Ajman, United Arab Emirates, e-mail: info@tycoon69int.com

I/we (*) hereby revoke the contract concluded by me/us for the purchase of the following goods:

- Ordered on (*) / received on (*)
- Consumer's name
- Consumer's address
- Consumer's signature (only in communication written on paper)
- Date

(*) Strike-through if inapplicable

(2) If you register with TYCOON69 as a **business partner** you can make use of the contractual right of revocation which we grant voluntarily, as specified in Section 5 of the General Terms and Conditions for Business Partners.

7. Obligations of the User

(1) You are prohibited from infringing the rights of third parties, harassing third parties or otherwise violating applicable law or morality when using the TYCOON69 Internet platform. You particularly undertake to refrain from doing the following:

- Spreading statements with offensive, harassing, violent, violence-glorifying, inflammatory, sexist, obscene, pornographic, racist, morally reprehensible or otherwise offensive or prohibited content;
- Insulting, harassing, threatening, frightening, slandering or embarrassing other TYCOON69 users or employees;
- Spying, sharing or disseminating personal or confidential information of other TYCOON69 users or employees, or any other violation of the privacy of other TYCOON69 customers or employees;

- Spreading untrue claims about race, religion, gender, sexual orientation, origin or social position of other TYCOON69 customers or the employees;
- Spying, sharing or disseminating confidential information of TYCOON69;
- Spreading untrue allegations about TYCOON69;
- Pretending to be an employee of TYCOON69 or a related company or partner of TYCOON69;
- Using legally protected images, photographs, graphics, videos, pieces of music, sounds, texts, trademarks, titles, designations, software or other contents and marks without the approval of the rights holder(s) or a permit based on contract, law or legislation;
- Spreading statements with advertising, religious or political content;
- Use prohibited or illegal content;
- Taking advantage of errors in the programming (so-called bugs);
- Taking measures that can lead to excessive strain on servers and/or have a massive impact on the process for other users;
- Hacking or cracking as well as promoting or encouraging hacking or cracking;
- Dissemination of counterfeit software as well as promoting or encouraging the dissemination of counterfeit software;
- Uploading of files containing viruses, Trojans, worms, or compromised data;
- Using or distributing "auto" software programs, "macro" software programs, or other "cheat utility" software programs;
- Modifying the service of TYCOON69 in whole or in part;
- Using software that enables so-called "data mining", or otherwise intercepts or collects information related to the service;
- Disrupting transfers to and from service servers and website servers;
- Intruding into TYCOON69's service servers, data servers or website servers.

(2) TYCOON69 refers to its house rules regarding the use of its Internet offer and expressly reserves the right to immediately block and terminate the online account and usage contract if any of the obligations regulated in (1) or otherwise applicable law is violated during the use of the service.

8. Termination of Contract

(1) TYCOON69 may terminate the contract of use and lock your profile at any time without notice if there is an important reason to do so. Important reasons leading to termination for cause within the meaning of sentence 1 are in particular:

- Particularly serious breach of the T&C;

- Fraudulent or other particularly serious unlawful activity in the use of TYCOON69's offer;
- Transmission of false or misleading information to TYCOON69;
- Causing other damage of any kind to TYCOON69 or other users of TYCOON69.

(2) You may terminate your contract of use with notice and delete your profile on the Internet platform at any time. The sending of your termination with notice by email to info@tycoon69int.com suffices for the termination to be effective.

9. Server Availability

The Internet platform can be used 24/7, with an annual availability of 97.5%. This excludes downtimes when the service cannot be accessed via the Internet due to maintenance and software updates, as well as times of scheduled services due to technical or other problems outside of TYCOON69's influence (force majeure, third party fault, etc.). In order to make full use of the Internet platform, you need to use the latest (browser) technologies as updated from time to time or, respectively, allow them to be used on your computer (e.g. activation of Java script, cookies, pop-ups). If you use older or non-commonly used technologies, your ability to use the services provided by TYCOON69t may be limited.

10. Liability for Defects / Disclaimer and Limitation of Liability

(1) The user is entitled to a legal right to liability. With regard to liability for defects the statutory provisions apply, as far as the subsequent liability, restrictions do not provide otherwise.

(2) The users expressly agree that, to the extent as permitted by law, TYCOON69 shall not be liable for any damages or losses arising from the purchase and/or the use of the goods, the use of this Internet platform or its information, software, facilities, services or content. This particularly includes: the loss of business, income or profit, and loss or damage to data or software.

(3) The user understands and expressly agrees that TYCOON69 assumes no liability for any changes in the value of the tokens. A return of purchased goods in exchange for reimbursement of the purchase price paid is not possible except in the cases of a right of revocation granted by law because of existing or contractually approved rights of revocation.

(4) TYCOON69 cannot be held responsible for any false information in your application. It follows that TYCOON69 cannot accept any liability for the accuracy of this information and your contents secured by TYCOON69, for third-party information outside of TYCOON69's control, within the meaning of the applicable teleservices law.

(5) TYCOON69 is also not liable for the achievement of the desired success that the user wishes to achieve by using the Internet platform or by buying the goods.

(6) To the extent that TYCOON69 provides computer programs on its Internet platform, the software is used at the user's own risk. TYCOON69 is not liable for any damage caused by the installation and/or the use of software from the download area, to the extent permitted by law. Despite ongoing virus checks, the liability for damage and impairment caused by computer viruses under the legal regulations is excluded. TYCOON69 is also not liable for impairments to the quality of access to the

service due to force majeure or due to events beyond TYCOON69's control. Moreover, TYCOON69 does not assume any liability for any unauthorized access of third parties to your personal data (e.g. through unauthorized access of "hackers" to the database).

(7) In addition, TYCOON69 shall be only liable for damages other than injury to life, body and health if these are caused intentionally or by grossly negligent action, or due to a culpable breach of a material contractual obligation by TYCOON69, its employees or various agents. This also applies to damages resulting from violation of obligations in the course of contract negotiations or from the conduct of illicit acts. Any liability for damages in excess of that is excluded.

(8) The liability for damages other than injury to life, body and health or for damages caused intentionally or by grossly negligent action of TYCOON69, its employees or various agents, is limited to the damages amount typically foreseeable at the time of the conclusion of the contract and, moreover, limited in its amount to the average damage typical of such contracts. This also applies to indirect damages, in particular lost profit.

(9) TYCOON69 is not liable for damages of any kind caused by data loss on computer servers, except in the case of a grossly negligent or intentional culpability of TYCOON69, their employees or various agents. For TYCOON69, your stored content constitutes third-party information within the meaning of applicable Teleservices Act or comparable law. TYCOON69's website includes links. When a link is set for the first time, the content under the respective link is checked for illegal content. TYCOON69 is not responsible for third-party content accessible via links. If TYCOON69 finds or is made aware that a link leads to illegal content, this link will be deleted.

11. Data Protection

TYCOON69 collects and uses the data that you provide voluntarily only within the framework of the statutory provisions. The detailed provisions on data protection can be found in our privacy policy, which you can view [here](#).

12. Trademark and Copyright

(1) In the relationship with you, TYCOON69 is the sole rights holder of the rights to reproduction, distribution, processing and all copyrights, as well as the right to transfer the Internet platform and the individual contents contained in it, any of the services and the intellectual property rights. The use of all services and the related content, materials, trademarks, business designations, titles of works or other intellectual property rights of TYCOON69 and related lodges and other works contained therein is only allowed for the purposes referred to in these T&C. Their use without the express permission of TYCOON69 is a violation of these T&C and may result in the locking of your profile and other content.

(2) In contents that you upload on the TYCOON69 Internet platform you will retain all rights and bear the sole responsibility for them. TYCOON69 shall obtain only the rights that are required in connection with the publication and use of the content on the Internet platform.

(3) Violations of the copyright, trademark rights or other performance protection rights will be prosecuted by TYCOON69 and TYCOON69 reserves the right to delete or to disable, at its sole discretion, content for which such infringement has been reported and to lock the profiles of repeat offenders.

13. Miscellaneous

(1) Your access to TYCOON69's Internet platform and services is at your own risk. TYCOON69 has the right to make changes to the Internet platform and to the free services offered by TYCOON69 for the future without prior notice or accountability.

(2) TYCOON69 reserves the right to restrict or discontinue your use of the Internet platform if TYCOON69 believes that you are in breach of contractual obligations or the law, or otherwise misuse the Internet platform.

(3) TYCOON69 does not guarantee:

- That it is legal within the jurisdiction applicable to you under your national law, for you to use or advertise services of TYCOON69 or to participate in any activities of TYCOON69;
- That the access to the Internet platform will work at any time without errors and interferences, on time and securely, or that disruptions will be removed;
- That all information is complete, accurate or reliable.

(4) TYCOON69 reserves the right to transfer, assign, sublicense or pledge all or part of all rights and obligations under these T&C to third parties, provided that the third party also complies with the applicable contract law and other law.

(5) If you have any questions about this Internet platform, the investor packages or these T&C, please address them to: info@tycoon69int.com

14. Information on Online Dispute Resolution

(1) The European Commission provides a platform for out-of-court online dispute resolution (OS Platform) to be accessed at <http://ec.europa.eu/odr>.

(2) We are not obliged and not willing to participate in a dispute resolution procedure before a consumer arbitration board.

15. Applicable Law and Jurisdiction

(1) Your legal relationship with TYCOON69 is subject to the law applicable at the headquarters of TYCOON69. Mandatory regulations of the state in which you have your habitual residence remain unaffected.

(2) All disputes arising in connection with the packages offered on the Internet platform are subject to the jurisdiction at the headquarters of TYCOON69. Mandatory regulations of the state in which you have your habitual residence remain unaffected.

16. Final Provisions

(1) Changes or additions to these T&C require the written form. This also applies to a waiver of the written form requirement.

(2) In the event of ineffectiveness or incompleteness of a clause of these T&C, the entire contract shall not be rendered invalid. On the contrary, the invalid clause is to be replaced by one which is effective and comes closest economically to the intended purpose of the invalid clause. The same shall apply to closing a loophole in need of regulation.

(3) TYCOON69 may change these T&C at any time. You will be informed about any change before it becomes effective, in one of the forms provided for messages and communications.

(4) You can download the current T&C as a PDF file free of charge at any time.