

CRYPTO-CURRENCIES TERMS & CONDITIONS

By accepting those terms in writing, orally or electronically, the Holder/Client hereby expressly declares the following:

- The wallet addresses he uses for transferring crypto-currencies to/from Dukascope Bank ("Dukascope") belongs to him and only to him. He hereby commits not to transfer them to anybody, as long as his Dukascope account (the "Account") will be open;
- He is the sole beneficial owner of the crypto-currencies he may send to Dukascope;

The Holder/Client undertakes to immediately inform Dukascope Bank SA of any changes in the above statements. It is a criminal offence to deliberately provide false information on this declaration of ownership (Art. 251 of the Swiss Penal Code, document forgery; penalty: imprisonment for up to five years or a fine).

Additionally, the Holder/Client commits:

- to obey to the White Papers governing the crypto-currencies issued by Dukascope;
- to transfer and use such crypto-currencies issued by Dukascope only to acquire lawful goods, lawful services and only in the context of lawful activities.

The Holder/Client confirms that he understood and accepted all the limitations, procedures, fees and risks specific to the Account as mentioned on Dukascope's websites.

He had the opportunity to ask all his questions to Dukascope and all of them were answered to his satisfaction. The Holder/Client would not accept the present Terms & Conditions if he would have any concern or open questions about the Account, its functioning, fees and the quarantine procedure.

The Holder/Client hereby expressly agrees to indemnify and hold Dukascope, its employees and agents harmless from any and all liability, damage or costs whatsoever should any above declarations prove to be incorrect or false.