

User agreement

This User Agreement governs the terms of cooperation between the fund and its

clients. Before using the investmentresource, the User should carefully familiarize himself / herself with all its provisions. By registering on the Websitehttps: https://faithguardam.com/ and using the services provided by the Fund, the Client a utomatically agrees to the terms of the User Agreement. The agreement is dra wn up in the form of an electronic document, is legally binding and does not require its signing.

- 1. General provisions
- 1.1. This agreement is concluded between the international fund

"Faith Guard Asset Manegement Ltd." (hereinafter - the "Fund", "Faith

Guard"), operating through the resource https://faithguardam.com/ and a registered member (hereinafter - the "User ", "Investor").

1.2. The Fund's management reserves the right to make cha

nges to the provisions of this Agreement without notifying the Users. By a ccepting this agreement, the userundertakes to independently monitor the relevance of the terms of cooperation.

1.3. The website is an intellectual property of the F und. It is prohibited to use the provided content for personal commercial pur

poses without obtaining permission from the Fund's management.

- 1.4. Only adult citizens who have reached the age of majority in their country can become clients of the Fund.
- 2. User rights and responsibilities
- 2.1. User undertakes to:
- 2.1.1. provide only reliable information about himself / herself.
- 2.1.2. invest only personal means. It is forbidden to use credit and borrowed f unds for investment.
- 2.1.3. ensure the safety of verification data used for authorization and do not transfer it to third parties.
- 2.2. Investor has the right to:
- 2.2.1. register only one account on the Fund's Website.
- 2.2.2. independently choose a tariff plan for investment, as well as a payment system from which funds will be transferred.
- 2.2.3. participate in the Affiliate Program provided by the Website, even if he/ she does not have his / her own active deposit.
- 3. Rights and obligations of the fund
- 3.1. The investment resource represented by the "Faith Guard" fund undertakes to accept the users' investments in trust management within the framework of the placed

investment proposals, aswell as not to transfer personal data of investors to third parties.

- 3.2. The Fund reserves the right to dispose of the funds provided by the investor at its own discretion, using various financial instruments for profit generating.
- 3.3. The Fund's management reserves the right to block accounts and users who violate this Agreement. Cooperation with the Faith Guard fund can be terminated by blocking an account in cases where.
- 3.4. Multiple registration is detected at the same IP address, connected by a referral link.
- 3.5. investors spread unflattering and untruthful information about the project, which is considered to be unreasonable slander on the part of the Website participant.
- 3.6. investors specify false personal data when registering.
- 3.7. The Fund is not liable for possible losses resulting from abnormal market conditions and volatile exchange rates.