

TERMS OF SERVICE

1. Applicability

By using our website or services, you are agreeing to these terms. These Terms of Service ("Agreement") regulate the relationship between any individual or entity ("you" or "your", "yourself") and Sio2Labs LLC ("we", "our", "us"), a full operator of Greedex.org and, wherever applicable, its directors, officers, shareholders, employees, advisors, contractors, subsidiaries and any of its affiliated corporate entities. These terms apply to the provision of all Services below defined, as well as access to the Applications and Data as below defined through the Website (<https://greedex.org/>).

By continuing to use any of our Services, you both (a) confirm that you are complying with and are aware of and are complying with this Agreement, and (b) confirm that you are lawfully able to enter into said Agreement.

There are additional terms and/or service conditions that may apply but which will be shown separately. Any additional terms will become part of your Agreement with us, and all policies made available to you must hitherto be followed in conjunction with this Agreement. If you do not agree to all the terms or conditions of this Agreement, you may not use any of our Services, Applications or Data.

We reserve the right to change, modify, remove or add to this Agreement at our sole discretion. In the case of any substantial change of these terms, we will notify you about such changes either by e-mail, through your Account, or through the Website. Your continued use of our Services, Applications, Data or Website means that you accept and agree to any such changes.

2. Definitions and interpretation

Any references to the following words or terms in this Agreement are applied and accepted by you with the definitions outlined below:

Account: any account created by you through the Website used for access to our Services, Applications and Data.

Agreement: any terms provided by us to regulate the relationship between you and us, including this Agreement and any subsequent terms and conditions provided.

Applications: any PC or mobile software applications developed and/or owned by us that connect to our Exchanges (including any that receive information about your transactions), including API Keys which you have entered into our Applications.

API key: any code that permits or facilitates you to connect or interact directly with your Account(s) on our Exchange(s). This includes, but is not limited to, codes to place and/or cancel trading orders, to set and/or cancel alerts, and to receive information on Account balances and/or trading activity.

Client data: any data that is captured by us via our Applications, Website.

Data: any data that includes Public, Client or Processed data.

Processed data: any analyzed and compared Public Data processed by us and delivered to you through our Services. Note that any such Processed Data is owned solely by us.

Public data: any market data such as prices or information on transactions, as well as other data obtained by us from public sources, including Exchanges and other sources, that is then delivered to you through our Services.

Fees: any fees payable to us by you for the use of our Website, Services, Applications and Data under the terms of service as indicated by the Subscription Plan selected by you at Account opening or at any time through Account modification.

Services: any Services offered by us including the analytics for cryptocurrency price and trading, cryptocurrencies analytics, price data, volume data, coins supply data, charts, directory, trading pairs data, market surveys and any other Services provided by us through the Website and/or Applications.

Subscription plan: any subscription plan selected by you related to the purchase or use of our Services and Data. Subscription plans (including any and all particular terms of use of the related Services and/or Data) may be available on the Website and may be updated by us at our discretion at any time, notifying you of any substantial changes.

Website: the website located at <https://greedex.org/> as well as all subdomains of said website.

References to the word “include” or “including” (or any similar term) are not to be construed as implying any limitation and general words introduced by the word “other” (or any similar term) shall not be given a restrictive meaning because they are preceded or followed by words indicating a particular class of acts, matters or things.

3. Registration

Any natural person at least 21 years of age with a full, active legal capacity may have access our Services. We reserve the right to either accept or reject access to our Service with or without additional explanation. You are wholly responsible for maintaining and ensuring the confidentiality of the information you hold for the use of our Service (including but not limited to your password if applicable).

At our sole discretion, we can monitor for and determine if there is any threat that you are engaging in suspicious activity through the use of our Website, Applications or Services. In such cases, including whether you have provided inaccurate or incomplete information during the registration process or any time thereafter, or whether you have violated the Agreement or whether it is otherwise necessary for security reasons, we reserve the right to suspend or terminate our Service. We further reserve the right to block your access to the entire Website. You agree that we will in no case be liable to you or to any third party for such suspension or termination of the Service or of your Website access as a result of non-compliance by you with this Agreement.

4. Subscription plan, fee and payment terms

Your access to the Services, Applications and Data will be provided pursuant to the relevant terms and conditions of the Subscription Plan you purchase if such plan is available.

You agree to pay us the Fees associated with your Subscription Plan prior to each subscription term, agreed to through these terms and conditions and at the time you selected your Subscription Plan. You authorize us in a manner irrevocable to charge the Fees from your credit card, in the schedule and the amount agreed to at the time you selected your Subscription Plan or when its terms are updated, if such a payment method is made available on the Website and has been selected by you. All Fees are non-refundable. You waive your right hereby to any refund on Fees you pay to us unless otherwise provided in this agreement, both during termination and after expiration of this Agreement.

We reserve the right to provide any updates and/or additions to the Services (“Additions”) as they become available. You hereby acknowledge that additional Fees may be charged for the use of such Additions, after notification to you, if you decide to use said Additions. The Fees for these Additions will, in all cases, be made available to you on the Website or through direct communication from us to you.

If you are liable to declare, pay or withhold taxes on or from any of your transactions with us, you hereby agree to indemnify and hold us harmless from and/or against any claim that arises out of your failure to comply with such liabilities.

5. Use of website, services, applications software and data

All Website, product and service content such as text and graphics, user or visual interfaces, photographs, logos, artwork, computer code and trademarks, including but not limited to the selection, structure, design, coordination, expression or arrangement of said content, when contained on the Website, Data or Applications or in any communications by us or is otherwise owned, licensed or controlled by us, such content remains the sole property of us and is protected by copyright, trademark, intellectual property and unfair competition laws. In no case may any of this content be used without our explicit permission.

No part of any content may be copied or reproduced, republished or posted, publicly displayed, translated, encoded, transmitted or distributed in any way for any commercial or derogatory purpose without our explicit and written consent.

You may use the information about our Services when it is purposely made available by us for download from the Website, and only in the case that you use the information for your personal and non-commercial informational purposes and do not copy or post the information on any networked computer or otherwise broadcast it in any media.

You may never attempt to gain unauthorized access to any portion of the Website, or to any server, or to any feature or Service offered through the Website by backing, password “brute-forcing”, or any other malicious or illegitimate or fraudulent means.

In no case may you reverse look-up, trace or intend to trace any information on other users or visitors of the Website, or intend to trace any of our customer information to its source. In no case may you try to exploit the Website or any Service, Data or information, with the exception of your own, made available through the Website in any way where the purpose is to reveal that information.

In no case may you use the Website or any of its content, Services, Data or Applications for any purpose that is prohibited by this Agreement or otherwise unlawful. You may in no case solicit the performance of any activities, illegal or otherwise, that infringes on our or our customers’ rights.

Only in the case that you comply with all elements of this Agreement will we thereby grant you a revocable, limited, non-transferable and non-exclusive license to access and use the Services, Applications, Data and Website available through our Services. This license is granted solely for your personal use.

By accepting this Agreement, you grant us the right to access, use and process your Client Data in order to deliver it to you with our other Service benefits through our Services and Website, or to other clients in a non-identifiable form.

We reserve the right to do any or all of the following at our sole discretion, with or without notice: modify, suspend or terminate operation or access to the Services, Applications or Website; modify or change the Services, Applications or Website and/or all related terms or conditions; and interrupt the operation of the Services, Applications or Website as

necessary to perform maintenance (routine or non-routine), error correction, or other updates.

6. Security policy

By using our Services, Applications or Website you demonstrate full acceptance of our Security Policy as made available on the Website.

7. Privacy policy

By using our Services, Applications or Website you demonstrate your acceptance of our Privacy Terms as made available on the Website.

8. Cookie policy

By using our Services, Applications or Website you demonstrate your acceptance of our Cookie Policy, which is part of the Privacy Policy made available on our Website.

9. Liability, indemnity

You are fully and exclusively responsible for the performance of your obligations under this Agreement and are liable to compensate us for damages caused by the non-compliance or unsatisfactory compliance of your obligations thereto.

To the fullest extent as legally permitted, you agree to indemnify and/or hold and defend us (including but not limited to our officers, directors, shareholders, predecessors, successors in interest, employees, agents, clients and partners) harmless from any demands, loss, claims, expenses or liability made against us by any third-party, as well as from any liabilities arising out of, related to or in connection with your use of the Services, Applications, Data and/or Website, including served content not provided by us, or your breach of any of the terms of this Agreement. You agree to notify us immediately of any matter that could result in any such damage, loss, claim or liability subject to the indemnification herein stated. Said notification is required but will not release you from your commitment to this indemnification and your related duty thereto. We furthermore reserve all right to exercise exclusive control over our defense, at your expense, to any claim subject to such indemnification.

10. Disclaimer of warranty, limitation of liability

We do not promise that our Website or any related content, Services, Applications or Data will be error-free or uninterrupted. We do not promise that any defects will be corrected, or that your use of any the above will provide specific results. The Services, Applications, Data and Website as well as all their content are delivered on an "as-available" and "as-is" basis. We disclaim all warranties (express or implied), including warranties of merchantability, accuracy, non-infringement and fitness for a stated purpose, as well as quality and performance. However, we make no warranty that the Services, Applications, Data or Website will meet your personal or specific needs or objectives, nor do we make any warranty that there will be error-free or uninterrupted operation of the same.

We make no warranties regarding the other information or Data obtained or purchased through the Services, Applications or Website, nor to accuracy, truthfulness, completeness or timeliness of the same.

You expressly agree to and demonstrate your understanding that any Data downloaded or purchased through the use of our Services or Website is done at your risk and discretion, and that you are and will remain solely responsible for any damage to your computer system or loss of data that results from the download of such Data from our Services or Website.

We hereby disclaim any liability for the acts, omissions and/or related conduct of third parties in connection with your use of our Services, Applications, Data and/or Website. You hereby recognize and acknowledge that we are not a financial institution and in no case provide you with advice on your trading activity, and that we disclaim any liability for your execution of your own trading orders. The sole remedy you may exercise against us for any dissatisfaction with our Services, Applications, Data and/or Website is to stop using those Services, Applications, Data or Website.

The above disclaimer further applies to any and all liability, damages or injuries caused by a failure of performance, interruption, deletion, error, omission, theft, communication failure or unauthorized access to, alteration of, or use of your Data, whether for breach of contract, tort, negligence or any other cause of legal action.

No claim for any breach of representation or warranty may be payable or actionable if said breach results from any condition or other matter that was disclosed to you or was actually known by you.

In no event will we be responsible for or liable to any special, incidental, consequential or indirect punitive losses, injuries or damages (regardless whether we have been advised beforehand of such possible losses), including, but not limited to: any loss of revenue, income or profits; a loss of or the unpermitted use of data; damages for business interruption; damages resulting from any interruption or disruption in communications of our Services or Applications; or unavailability of those Services, Applications and/or Data. Any liability of ours arising under this Agreement shall only be for direct damages and shall never exceed the lower of: USD \$100, or the Fee payable by you to us over the immediate three months preceding the date of such claim.

Any and all provisions of this section ten (10) determine the allocation of risks for you and for us. You agree to and acknowledge that these allocations, as well as the limitations of liability herein stated, are a basis which is essential to the Agreement and bargain between you and us.

These exclusions above outlined will be valid to the fullest extent permitted by law; in jurisdictions where the exclusion of certain warranties is not allowed, some of these limitations may not apply.

The information provided on <https://greedex.org/> or any subdomain websites does not constitute investment, financial, tax or any other advice. The information provided for educational and information purposes only, we do not recommend, endorse or offer to buy/sell any security, commodity, cryptocurrency or any other financial product. Cryptocurrency investments are very risky, you may lose 100% of all your money, please, do your own due diligence and consult with registered financial advisor before making any financial decisions.

11. Force majeure

Neither you nor we shall be held liable for delays or failure to perform under this Agreement when it results directly or indirectly from any cause beyond your or our reasonable control, including, but not limited to: failure due to acts of God; military acts or acts of war; acts of terrorism; civil disturbances; strikes or labor disputes; fires or interruptions in telecommunications; equipment or software failure; and other catastrophic occurrences beyond your or our reasonable control, in all cases which do not affect the enforceability of any or all remaining provisions (force majeure).

The party or parties in default of force majeure will notify the other party immediately in the case of these occurrences or events, and will make all reasonable efforts to overcome or remove the effects of such occurrence or event, resuming performance of all obligations under this Agreement immediately after the cessation of said occurrence or event.

12. Duration and termination

Your Agreement with us and acceptance of these terms becomes effective immediately upon using of our Services and is valid henceforth and for the duration of your use of our Services, Applications, Data and/or Website.

You are in no case entitled to a refund on any Fees paid to us in the case that you terminate the Agreement before the expiration of your Subscription Plan, as purchased by you, except if the termination is due to a material breach by us as provided below. In the case where such termination is due to one of these outlined material breaches, we will prorate the Fees associated with the unused portion of the Services according to your Subscription Plan.

If we terminate the Agreement before the expiration of the Subscription Plan, as purchased by you (except if the termination is due to other reasons provided below), we will refund you the prorated Fees associated with the unused portion of the Services. At any time and with immediate effect we reserve the right to suspend or cease supplying the Service or to terminate the Agreement if:

- (a) we are legally required to do so by a valid subpoena, court order or other binding legal authority;
- (b) you are behind or delayed in payment of the Fees associated with your Subscription Plan and your delay has lasted 5 days or more;
- (c) you fail to comply with any applicable directives, rules, laws or regulations;
- (d) you have breached any other obligation of the Agreement and/or failed to remedy said breach within a reasonable time (as granted by us);
- (e) a liquidator or administrative receiver is appointed to you as you are adjudicated as bankrupt or otherwise declared as insolvent;
- (f) or any such opportunity is set forth in any other provision of these terms and conditions.

You may terminate this Agreement as set forth between you and us if: we commit any material breach of the Agreement, as outlined above, and fail to rectify such a breach within fifteen (15) business days after receipt of a written notice by you identifying the breach and requesting such rectification.

Your termination notice must be sent by registered mail (with notice of delivery) or by e-mail to support@greedex.org, or by reply to an e-mail from us from the e-mail address you have previously provided at Registration at our Website.

At such time of the termination of this Agreement, your account will be immediately archived. Any and all provisions of this Agreement which, by nature, extend beyond the expiration of this Agreement, thereby survive and continue in effect for both parties. The termination of this Agreement does not prejudice any right of action by you or by us, or any remedy that might remain relevant to your or our rights under this Agreement prior to termination.

13. Notices

You hereby agree that we may communicate with you either by mail or electronically regarding any financial information related to the Services, Applications, Data or Website. We reserve the right to provide you notices by posting them in official social media accounts, on the Website or by sending them to the e-mail address you provide at

Registration or through formal communications to us thereafter. Both the Website and e-mail notices will be assumed received by you within 24 hours of the time posted or sent.

14. Complaints

In any case you have a complaint or if you require additional support, you may contact us by e-mail at support@greedex.org. A representative from our team will get back to you within 72 hours. In any case you require a more detailed answer, it might take up to 10 days for us to fully address your inquiry.

15. Governing law and jurisdiction

The whole of this Agreement will be governed by and executed in accordance with the laws of the United States without regard to any principles on conflicts of law.

Disputes arising out of or in connection to this Agreement will be settled by the law of Delaware.

All claims under this Agreement must be brought to us within 3 months after the cause of action becomes known, or said claim will be thereby barred.

16. Miscellaneous

In this Agreement there is no relationship of partnership, joint venture, employment, exclusivity, agency or franchise between you and us. Neither we nor you have the authority to bind the other, including but not limited to making any warranty, the assumption of obligation or liability, or the exercise of any right of power, except as expressly outline and agreed to through this Agreement.

Each provision of this Agreement shall be interpreted in such a manner, whenever possible, as to be effective and valid under all applicable and related laws. If any provision of this Agreement is determined to be invalid, unenforceable or illegal in any respect, said provision(s) will be ineffective only to the extent that it corrects or removes such invalidity or unenforceability; the remainder of the Agreement shall remain valid and in full enforcement.

The whole of this Agreement and these terms of service, including the Subscription Plan and any related agreements accepted thereby, and including amendments provided from time to time with our sole discretion, constitute the full and entire understanding and accord of these conditions between you and us in regard to the subjects herein stipulated, and supersedes all prior Agreements, representations or promises (oral or written). Similarly, and subsequent updates or amendments to this Agreement and related Service Plan terms or conditions will supersede any related clauses of this Agreement.

Any failure on our part to insist on or enforce the strict compliance by you of the terms and conditions of this Agreement will not be construed as a waiver by us of any part of this Agreement, nor of any right we have to enforce said Agreement, nor will any additional course of conduct or communication between you and us be considered a modification of any part or terms of this Agreement.

This Agreement, as well as all rights, definitions and obligations therein stated, may not be transferred, assigned, or re-assigned by you, however may be assigned by us per our sole discretion, including to any third party. Any attempt by you to transfer or assign in violation of this clause shall be considered null and void. This Agreement will bind to the benefit and protection of us and of you, as well as of respective successors and permitted assignees.

Any person who is not a party outlined by this Agreement will have no right to rely on or enforce any terms or conditions in this Agreement.