



TERMS OF SALE

TOKEN IWCX

Version 1.0

By Thomas Biehlig

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PLEASE READ CAREFULLY THESE CONDITIONS BEFORE YOU BUY SOME IWCX TOKEN. SECTION 15 CONTAINS OBLIGATORY ARBITRATION ITEMS AFFECTING YOUR LEGAL RIGHTS. IF YOU DO NOT AGREE WITH THESE TERMS - DO NOT BUY THE TOKENS IWCX!

BUY IWCX TOKEN IS ALLOWED ONLY IF YOU ACKNOWLEDGE AND GUARANTEE THAT YOU ARE NOT A CITIZEN, RESIDENT (TAX OR OTHERWISE) OF A COUNTRY WHERE AMERICA EMBARGOES AND SANCTIONS ARE IN FORCE; NAMELY IRAN, NORTH KOREA, SYRIA, SUDAN OR CUBA OR ANY OTHER GEOGRAPHIC AREA IN WHICH THE PURCHASE OF ANY KIND OF "DIGITAL TOKEN" AND PARTICIPATION ON INITIAL COIN OFFERINGS IS PROHIBITED BY APPLICABLE LAW, DECREE, REGULATION, TREATY OR ADMINISTRATION ACT. ALSO BUYING IWCX TOKEN IS NOT ALLOWED IF YOU ARE THE OWNER OR AN AUTHORIZED OFFICER OF ANY COMPANY IN THESE COUNTRIES.

IF YOU ARE US CITIZENSHIP OR YOU HAVE A PERMANENT RESIDENCE IN AMERICA, INCLUDING PUERTO RICO, THE VIRGIN ISLANDS AND ANY OTHER POSSESSION OF THE UNITED STATES, IN SUCH CASE, YOU AGREE TO IMMEDIATELY NOTIFY US.



General

When buying tokens IWCX you accept all the terms and conditions set out in the current document.

You acknowledge and understand that tokens IWCX are not digital currencies, securities, commodities, or some other type of financial instrument that were not previously registered under German laws, US Securities Acts, or laws of any other country including the jurisdiction of the residence of country the Buyer.

We created the IWCX Token using the Ethereum Blockchain. This is a completely decentralized, transparent, tested and open Blockchain platform that is designed for ease of management and mass use.

The IWCX Token is a common digital product developed by us as a set of digital tokens defined by the usual standard of the Ethereum Platform. The existence of this product supported us. The Ethereum Platform is created by third parties.

The buyer declares that he is acquainted with the specifics and aspects of this product. The IWCX Token on the Ethereum platform issued by us in quantity of 10 000 000 (8 digits to the right of the decimal point) and only once! After the absolute sale of tokens, their reissue is technically impossible for the Company or for other persons, including developers of Ethereum.

Functions of tokens IWCX are defined by standards and opportunities of the Ethereum Platform. For example: reception and storage, completion ("Burning"), transfer to another user Wallets. Other areas of application may appear over time, at the initiative of us or without our participation, in accordance with the technology of Blockchain.

Since the Buyer acquires a token for individual use, the Company loses the opportunity, as well as instruments that have a full impact on the sold token. From the first second of the purchase / sale operation, tokens IWCX are considered the property of the Buyer and the transaction for the creation / transfer of the product / goods from the Company to the Buyer is considered to be legally closed.

Do you have any questions about these Terms - contact the team of Infused Waters by the email address:

support@infusedwaters.de



The Parties agree as follows:

1. Buying tokens IWCX

In accordance with these Terms and Conditions Thomas Biehlig agrees to sell to the Party (Buyer, Platform user), and the Party agrees to purchase from Thomas Biehlig a certain number of tokens IWCX.

2. Regulation of actions

2.1. If the conditions are unified, this document does not specify any other, the current terms and conditions fully regulate the purchase of tokens IWCX during the ICO phase (Token Sale Event) and the fully lifetime!

2.2. During the sale of the tokens IWCX the company can conduct marketing presentations of tokens (for free / as bonuses). Such measures are designed to increase the total volume of sales of tokens in different periods of sale. The rules of events will be published on the website <http://www.infusedwaters.de>, in "White Paper" or notified to the Buyer in a different way.

2.3. Terms of sale of tokens, Terms of Service and Privacy Policy is a single set of rules governing the relationship between the Buyer, the Seller and the company. Accepting it partially and / or not in full size is completely impossible. Existing rules are accepted in full, without any exceptions.

2.4. Thomas Biehlig has the right to conclude an agreement with any Buyer under other, special conditions (including commercial terms), which may differ from the points provided for in these Terms.

2.5 To obtain purchased tokens and bonuses, you must specify the address of the digital wallet (Ether wallet), where your purchased tokens will be stored.

2.6. After the successful purchase of the token via the Shopify Web Shop, Information on acquisitions will be in your personal profile at the shopping store, later also external.

3. Bonus accruals

3.1. Once the completion of the sale of the tokens is finished, bonus tokens will be distributed to all qualified IWCX token holders according to defined bonuses. This process does not require a separate application or special actions from the Buyer, the company performs automatic accrual after completion of the sale to the stated Ether wallet from the Buyer / Bonus Owner.

3.2 Acts as confirmation and fact of acceptance by the Buyer from the Company of the number of purchase tokens IWCX and received bonuses in the appropriate amount as mentioned in more detail once we announce the possible rewards and bonuses.



4. Getting bonuses in tokens IWCX

4.1. After purchase, tokens IWCX are located in Ether purse of the Buyer. Bonuses in the form of IWCX tokens will be credited to the same wallet, but only if it is available for accrual by the Buyer.

4.2. Providing the wrong address of the external wallet will result in the loss of option to get bonuses. Their loss is the responsibility of no one else as the Buyer. The buyer is responsible for taking reasonable steps to secure the external wallet.

The buyer undertakes to keep secret keys, other data that are necessary to access the mechanism for receiving, storing, using tokens and bonuses in the account. If the Buyer's personal key or other access credentials are lost, in that case it loses access to the tokens acquired and the accrued IWCX bonuses.

4.3. The Company is not liable for the loss of the Buyer access to the wallet and for any other losses, including the loss of secret passwords, access codes, and other things.

5. The provisions, terms and conditions of token IWCX

The provisions, terms and conditions of token IWCX, which are included in this document, are presented in the "White Paper" (as it is convenient for the blockchain community, regarding the sale of goods / services) and posted on the website <https://www.infusedwaters.de>.

6. Cancellation of the transaction. Refusal of purchased tokens

The performed operation of purchasing the Company's tokens IWCX is final and complete. There are no refunds or cancellations of the transaction intended.

7. Recognition and assumption of risks

You acknowledge and agree with the existence of risks associated with the purchase / use of tokens IWCX, as described in "White Paper". If you have any questions about possible risks, you can contact: support@infusedwaters.de.

8. Representations and guarantees

Buying tokens IWCX you represent, understand and guarantee Thomas Biehlig following:



8.1. You are familiarized, you understand, accept the current Terms and Conditions of the tokens IWCX, deliberately decided and received enough information about tokens, for their acquisition and use.

8.2. You understand the principles of cryptographic tokens, the mechanism for storing tokens (for example, wallets with a token) and Blockchain technology. Also assess the possibility of the existence of risks and the consequences of buying tokens IWCX.

8.3. You understand that tokens IWCX grant only the rights described in the "White Paper", and do not give any other rights to any form in respect of the Company, including property rights, distribution, redemption, liquidation, rights to all forms of intellectual property and / or other financial, legal rights of the Company.

8.4. You should not purchase tokens IWCX for any other purpose except for use on the as indicated in the "White Paper", including, any investment, speculative or financial transactions.

8.5. You understand that tokens IWCX are not a digital currency, securities or some other type of financial instruments, nor have they been registered under German securities laws, the Securities Act and securities laws of any state of the United States, or securities laws of any other country, including laws on securities, securities of the country of residence of the Buyer.

8.6. You agree with the observance of the laws of your country, in connection with any invitation to purchase tokens IWCX or any use of these terms, including:

- Legal framework within your country for the purchase of tokens IWCX.
- Any currency restrictions applied to such a purchase.
- Any government or other permits that may be required to receive.

8.7. Purchase, payment and permanent possession of the tokens IWCX do not violate any applicable laws of your country.

8.8. You agree to comply with any applicable tax obligations in your country related to the purchase of tokens IWCX.

8.9. You understand that the website <https://www:ifusedwaters.de>, might be as well as "White Paper" later and now are presented in a multi-language version, but only information published in English oblige the Parties to comply with these Terms. Versions of documents translated into other languages are for information purposes only.

8.10. You understand that you need to be guided by the version of the "White Paper", which is posted on the website <https://infusedwaters.de> when buying tokens or later.

8.11. By purchasing tokens on behalf of any entity, you are entitled to accept these Terms on its behalf. The entity in whose name the tokens were purchased, you or any other person who is the representative of the subject, is liable for the violation of the Terms.



8.12. You understand and agree that IWCX cannot fulfil the requirements of the business sector and take into account the interests of all countries in the world. If any provisions of this document violate the laws of your country do not buy the IWCX token.

9. Compensation for damage

9.1. To the maximum extent permitted by applicable law, you must refund, protect and hold harmless the company directors, contractors, consultants, owners, agents, suppliers of goods / services, company founders, subsidiaries, affiliates, representatives, predecessors, successors ("Company Parties") from all claims, actions, losses, costs (including attorneys' fees), financial Damages that arise and / or are associated with:

- Purchase / use of tokens IWCX.
- Your duties and obligations, in accordance with these Terms.
- Your violations of these Terms and any laws of the country.
- Your violation of the rights of any other person or organization.

9.2. The Company reserves the right to exercise sole control over the protection of any claims, according to section 10.1., reimbursable only at your expense. The refund goes in addition to, not instead of any other compensation specified in the written agreement of the Parties (you and the company).

10. Denial of responsibility

10.1. IN FULL AND PERMITTED BY APPLICABLE LAW AS:

Tokens IWCX are sold on an "as is" and "as available" basis, without any guarantees or claims to the Company Thomas Biehlig

We disclaims all possible implied warranties with respect to tokens IWCX, without providing guarantees of commercial value, suitability for external and any other use, profit, guarantees of name preservation, non-proliferation and violation.

The company does not represent and does not guarantee the full reliability and accuracy of the tokens IWCX. Buyers may encounter tokens of different nature, including with a defect.

The company cannot, does not represent and does not guarantee that the tokens IWCX or the mechanism for selling tokens later on the exchange or during Transfer to your wallet is absolutely correct and without the presence of errors, viruses or other harmful electronic media.

10.2. Some countries do not allow the exclusion of certain guarantees or waiver of the implied terms of contracts with consumers. For this reason, some or all exceptions to warranties and waivers in this section may not apply to you. Follow the jurisdiction of your country.



11. Limitation of liability

11.1. IN FULL AND PERMITTED BY APPLICABLE LAW:

Under no circumstances will the Company including any related to the Company organizations, individuals, companies be liable for any indirect, special, incidental, consequential damages of any kind, including loss of revenue / profit and business data arising from or in any way related to the purchase / sale / use of the tokens IWCX, without exception and for foreigners.

Under no circumstances will the Company accept any obligations and is not liable for anything, does not act as a guarantee, and is not liable for actions arising from or relating to these Terms and Conditions, as well as the use or inability to use them.

11.2. Specified in the section 11.1 the list does not restrict or exclude any liability, including negligence, fraud or international, free origin of other companies, organizations, firms, customers, users not related to the company.

11.3. In some countries, the limitation or exclusion of liability for incidental or consequential damages is not permitted. Thomas Biehlig cannot envision the laws of all countries of the world, and accordingly, some restrictions may apply or not apply specifically to you. Follow the jurisdiction of your country.

12. Liberation

You release the company Thomas Biehlig and Company Parties (directors, contractors, consultants, owners, agents, suppliers of goods / services, founders of the company, subsidiaries, affiliates, representatives, predecessors, successors) In full permitted by applicable law the extent of liability, claims and/or all types and nature of damages (actual and indirect), known and unknown including, but not limited to, the negligence requirements that arise from the or related to disputes between you and the actions/omissions of third parties. You publicly and openly waive any rights you own, in accordance with the statute or the principles of common law, which otherwise limit the scope of this section and other statements that you may know or suspect of existence in your favour at the time of agreement with this section.

13. Applicable right

The existence, interpretation, construction and implementation of these Conditions, as well as all actions and transactions arising from this Agreement, including the rights and obligations of the parties, are governed by, interpreted in accordance with the legislation of Germany not triggering the principles of conflict of law.



14. Arbitration (resolution of disputes)

14.1. Arbitration relations.

With the exception of any disputes, claims, actions, causes, demands or proceedings (collectively, "Disputes") in which either Party seeks judicial or other equitable relief, with respect to the alleged illegal use of intellectual property, including, without limitation, copyright rights, trademarks, trade names, logos, trade secrets or patents, you and the Company:

You refuse from your and the relevant rights of the Company to any disputes arising out of or relating to this Agreement, resolved in court.

You refuse your and the relevant rights of the Company to a jury trial. Instead of this, you and the company will judge disputes by binding arbitration, which refers to the resolution of disputes between one or more persons, accused in the consideration of disputes, and the adoption of a final and binding decision, instead of bringing the dispute to court and jury.

14.2. Arbitration of class action or representative action.

Any dispute arising out of or relating to this Agreement is personal to you and the Company will be resolved solely through individual arbitration and will not be referred to arbitration proceedings as a class, class action or any other type of representative proceedings. There will be no arbitration proceedings of a class or arbitration in which a person attempts to resolve a dispute as a representative of another person or group of persons. In addition, a dispute cannot be filed as a class or other type of representative action, whether within / outside arbitration or on behalf of any other person / group of persons.

14.3. Notification. Informal resolution of disputes.

Each Party shall notify the other Party in writing of any disputes within 30 (thirty) days from the date of its occurrence, so that the Parties shall try to resolve the dispute in an informal manner in good faith. The notification is sent by e-mail to the support team IWCX to the address support@infusedwaters.de

Your notification should include:

Full name, address, e-mail address and phone numbers.

Description in detail of a reasonable nature, the basis of the dispute.

Your options and possible ways to resolve disputes.

14.4. Process.

If permitted by law, any dispute must be transferred and finally resolved by arbitration under the jurisdiction of German Law in accordance of the German Code of Civil and the German Commercial Code procedure. Furthermore we recommend the claiming process by using the Online Dispute



Resolution (ODR) platform provided by the European Commission to allow consumers and traders in the EU or Norway, Iceland, and Liechtenstein to resolve disputes relating to online purchases of goods and services without going to court.

General provisions

15. Absolute agreement

These terms and conditions stipulate the full consent and understanding of the parties to the subject of this condition, and all prior or simultaneous discussions, arrangements and agreements (verbal or written) of the parties relating to the subject matter of this agreement.

16. Amendments

These Terms and Conditions can be changed by Thomas Biehlig at any time, for any reason, by posting a new version of the amended Terms. Notifications of changes occur by posting on the pages of the new version, without sending personal messages to users. The Company is not obliged to provide notices in personal form to each User. Any change to these Terms will take effect immediately after placement and will apply to any current and subsequent purchases of tokens IWCX.

16.1. The binding agreement

These Terms and Conditions provide legally binding conditions for the sale and purchase of tokens IWCX. Buying tokens IWCX you confirm your understanding and acceptance of the Terms in full. You are bound by the Terms in effect while purchasing tokens IWCX. If you make a purchase on behalf of a legal entity, you guarantee understanding of these Terms and assume responsibility on behalf of this person. Also, you guarantee that you are duly authorized to act on behalf of this legal entity-organization.

16.2. Successors and appointments.

Except as provided in the current Terms and Conditions, these Terms and the rights and obligations of the parties hereunder shall be binding and enforceable to their successors, heirs, executors, administrators, directors and legal representatives. Thomas Biehlig maybe transfer any of its rights and obligations in accordance with these terms and conditions.

16.3. Headings.

The headings of the paragraphs of these Terms are included for convenience only and do not affect the construction or interpretation of the contents of these Terms.

16.4. Acceptance of conditions.

If any provision of these Terms is found to be invalid, illegal or unenforceable, the remaining provisions of these Terms will be binding on the Parties (for you and Thomas Biehlig).You



unconditionally, directly, knowingly and in private agree and accept the terms and conditions, all the clauses and sections of the current Terms, included in this description, including references, and accept them simultaneously with the purchase of the tokens IWCX.

16.5. Cessation of business

Thomas Biehlig can at any time terminate this Agreement with the Buyer of the tokens and completely giving up further services.

The Online Dispute Resolution (ODR) platform is provided by the European Commission to allow consumers and traders in the EU or Norway, Iceland, and Liechtenstein to resolve disputes relating to online purchases of goods and services without going to court.