Privacy Policy

§1 Introduction

- 1. This Privacy Policy (as "**Policy**") explains the matters relating to the processing by the Revolvo sp. z o.o. (as "**Operator**") User's personal data on the https://allsportercoin.io (as "**Platform**").
- 2. The personal data controller within the meaning of the Act of 29 August 1997 on the protection of personal data (Polish Journal of Laws 2016 r. item 922.) (as "UODO") and General Data Protection Regulation of 27 April 2016 (Dz.U.UE.L.2016.119.1) (as "GDPR") is Operator, that is Revolvo Sp. z o.o.(limited liability company) with its registered seat in Warsaw (02-001) at Aleje Jerozolimskie 85/21, Poland, entered into the register of entrepreneurs of the National Court Register, maintained by the District Court for the capital city of Warsaw in Warsaw, 12th Commercial Division of the National Court Register, under KRS number 0000625126, NIP (tax identification no.) PL 7010600952, REGON (statistical no.): 365075245, share capital amounting to PLN 5,000 (fully paid-in).
- 3. Personal data are being processed by Operator in full respect of the rules set out in UODO, GDPR and in the Act of 18 July 2002 on electronic services (Polish Journal of Laws No. 144, item 1204).

§2 Purpose and scope of User data processing

- 1. The Operator shall not request any additional personal information besides a valid name, email address and information about value of investment that will be solely used to send information about planned tokens emission launching (Initial Coin Offering), and to:
 - Send notifications, respond to tickets and general communication;
 - Process orders and post information about updates;
 - Send you additional information related to your service.
- 2. Our website is scanned on a regular basis for security holes and known vulnerabilities to make your visit as safe as possible. We also use high-class DDoS protection. All members' data is encrypted and sealed.

§3 Provision of personal data

- Personal data filing system of collected personal data is stored on servers providing its proper protection, which belong to the hosting companies, on the basis of agreements concluded with these companies by the Operator. Full access to the data system is available only to the Operator employees who have been authorized to process personal data in writing.
- 2. The Operator reserves the right to transfer or to make available information about User to other service providers in order to improve the functionality of the Platform, including the necessary software, storage and other technology and services for the use and functioning of the Platform. This may require transferring information from User current location to Platform servers and other authorized service providers.
- 3. Service providers are entitled to use the User's personal data only to the extent necessary to provide the services provided by the Platform.

§4 Entitlements

- 1. Users are entitled to access and correct their personal data and to obtain the following information from the Operator (UODO):
 - a. the purpose, scope and manner of processing personal data of Users within a given personal data filling system,

- b. since when the User data is processed in a given data filling system,
- c. the source from which User's data comes,
- d. the recipients or categories of recipients to whom the data are made available.
- 2. In addition, at the User's request, the Operator will supplement, update and rectify personal data, as well as suspend (temporarily or permanently) their processing or will delete them if the User's data is incomplete, outdated, inaccurate or collected in violation on the legal basis or are no longer needed to accomplish the purpose for which they were collected.
- 3. User has the right (GDPR) to access to his/her personal data, to rectify or erasure of personal data, to restrict the processing, the right to data portability, the right to object and to withdraw his or her consent at any time, without affecting the lawfulness of processing based on consent before its withdrawal
- 4. User has the right to lodge a complaint with Inspector General for the Protection of Personal Data (after 25 May 2018 under GDPR with President of the Office of Personal Data Protection), if you consider that the processing of personal data relating to you infringes UODO (after 25 May 2018 GDPR).
- 5. Giving personal data of a User is necessary to conclude the agreement for providing "newsletter" service with Controller. Not providing User's personal data will result in the lack of the possibility to provide services by Operator.
- 6. In order to exercise the rights referred to in this paragraph, User must send to the Operator an appropriate request at e-mail contact@allsporter.com.

§5 Terms of personal data protection

- 1. The Operator has applied organizational and technical means to protect the processing of personal data relevant to the risks and categories of data covered with protection, in particular protect User personal data before they were made available to the unauthorized person or taken by an unauthorized person or processed unlawfully, change, damage or destruction.
- 2. Processing User personal data is authorized only by people authorized by the Operator, trained in the protection of personal data and obliged to keep the User's personal data secret.

§6 Cookies Policy

- 1. Operator declares that the Platform uses "cookies" (cookies).
- 2. Cookies are information that is sent by the Platform server and are kept in record on the User's device (for example, on computer's hard disk or phone).
- 3. The data obtained through the cookies does not allow to identify the User and third parties, but allows the Operator to determine whether the computer was used by User to visit the Platform (which is not unambiguous who visited the Platform) and what preferences User had at that time (what interested him most in the Platform).
- 4. The Operator uses internal cookies to:
 - a) ensure proper functioning of the Platform,
 - b) statistical purposes,
 - c) adapt the Platform to the User's preferences,
 - d) target personalized ads.
- 5. The Operator may place both permanent and temporary files on the User's and third parties' devices.
- 6. Temporary files are usually deleted when the browser is closed, but for non-permanent files, closing the browser does not delete them.
- 7. Temporary files are used to identify the User as logged in.

- 8. Permanent files are files that provide specific functions not only in the course of a given session, but throughout their storage on the computer. Permanent files are used to: collect information about how to use the Platform, including data about User and third parties visits on the subpages and possible errors, checking the effectiveness of the Platform's ads, Platform's enhancements by recording bugs, testing various Platform stylistics variants, memorize User and third parties settings for their preferences, showing Users that they are logged into the Platform.
- 9. The Platform uses Google Analytics, Google Search Console, Yandex, which uses cookies on User and third party device to generate statistics about traffic on the Platform and how User uses the Platform.
- 10. The Platform uses Facebook Pixels and Google Adwords to target personalized ads.
- 11. At any time, the User may remove the cookies left by the Platform from his device in accordance with the manufacturer's web browser instructions.
- 12. There is also possibility of blocking access of cookies to your device through appropriate browser configuration, however, then the Platform may not function properly.
- 13. The Operator uses a server that saves automatically to the server's logs to analyze information about the device that User uses to connect with Platform, ie the type of device and browser used by the User, the IP of the User's computer, date and time of entrance, text description of event, event qualification.
- 14. Log files can be used to compile statistics on the traffic assessment on the Platform and errors occurring that prevent identifying the User.
- 15. The Operator will use for statistical purposes the following analytical/statistical data: number, frequency and effectiveness in a way to prevent the identification of the User and will be entitled to publish the statistics, in particular during conferences, industry meetings and in the trade press.

§7 Final provisions

- 1. The Operator reserves the right to introduce changes to the Policy. Any and all changes of the Policy shall be announced on the Platform at least 14 days before they become effective. Users shall be notified of changes regarding the Policy also via e-mail to the address indicated in the account registration form at least 14 days in advance. Within 7 days from the effective date of the amended Policy, Users shall have the right to make a declaration expressing their lack of consent to being subject to such amended Policy. Such declaration shall amount to termination by the User of the agreement for providing Service by Operator.
- 2. The Operator reserves the right to assign any and all of its rights or obligations resulting from this Policy or any legal relationship established in relation to these Policy to a new company that will be established in Gibraltar under the Gibraltar law and will be owned 100% by the Operator or by the shareholder/shareholders of the Operator. You hereby give your consent for such assignment and confirm that no further consent is required.
- 3. If any provision of these Policy proves to be ineffective or invalid in whole or in part, it does not affect the validity and enforceability of the remaining provisions of the Policy.
- 4. This version of Policy shall enter into force on 16.05.2018.
- 5. The current version of the Terms and Conditions is available for download also in PDF format at: http://allsportercoin.io.