

TERMS OF USE

General information and definitions:

Company and data controller: **Husky Fintech OÜ**. Registered in Estonia with registration number: 14927539.

Address: Harju maakond, Tallinn, Haabersti linnaosa, Meistri tn
16-401, 13517

License(s): FVT000246 -
Providing a virtual currency service (services of exchanging a virtual currency against a fiat currency, a virtual currency wallet service).
Both licenses were provided in Estonia.



Website/Platform A website that is operated by the Company and available at <https://broex.io/>

Customer

An individual Customer from an age of 18+ or a legal entity that has read and agreed to the Customer Agreement of Company and uses services of the Company provided through the Website Platforms.

Customer Agreement

This agreement.

Services

Services that are being offered by the Company through the Website Platforms.

FIAT

Currency that is considered to be legal tender.



Cryptocurrency

A cryptocurrency is a digital currency that is created and managed through the use of advanced encryption

techniques known as cryptography and that is not considered to be legal tend.

Funds

Both the FIAT (currency) and Cryptocurrency.

KYC or Due Diligence

Documents that are requested by Company from the Customers in order to identify the Customer and comply with applicable laws.

Account

An electronic facility which enables Customer to exchange Funds and make electronic Funds transfers to/from Customer's Account held with the Company and that stores information of the Customer and history of his/her transactions.



Personal data

Any information relating to Customer, which identifies or may identify a Customer and which includes such data like Customer's name, address and identification number.

Payment Systems

Online payments company or a money transfer company. Money transfer company works with Customer through a network of agents and financial institution customers and transfers currencies.

Last updated

01 June 2021



This is a legal agreement between the Company and the Customer of the Company.

The Customer and Company agree, that the digital form of this Customer Agreement is legally equal to the agreement executed in a written form.

This Agreement sets out the terms and conditions of the service on electronic currency sale provided by Company. Using the services of the Company means the full acceptance of this Customer Agreement by the Customer. In case of disagreement with the Customer Agreement, the Customer shall not perform any transactions.

Account

Customer must ensure that he or she is 18 years old or older in order to open an account.

By opening an Account with the Company, Customer consents and acknowledges that he/she has read and understood this Customer Agreement and agrees to be bound by its provisions.

Customer may only open one Account with the Company and only if it is legal to do so in Customer's country of residence.

By opening an Account, the Customer represents and warrants to the Company that the opening of an Account does not violate any laws or regulations applicable to the Customer.

In order to use the Account, Customer must first register the Account, by providing Customer's information on the Platform. As part of the registration process Customer will need to accept this Agreement and Customer must have legal capacity to accept the same. If Customer completes the process successfully, Customer will obtain the registration data for Customer's new Account. The detailed information will be sent to Customer's registered e-mail and will be indicated on Customer's Account screen right after registration.

Customer must ensure that the information recorded in the Account, as provided by the Customer to the Company during the registration process or at any time thereafter, is always accurate, truthful and up-to-date and Customer shall notify Company promptly, but not later than within two weeks, of any changes to such information. As per The Company's AML/ CFT obligations and internal procedures, The Company may ask Customer at any time to confirm the accuracy of Customer's information or to provide documents or other evidence.

Depending on which Service and payment instrument is chosen, Customer will need to provide other information or complete other activities that The Company may reasonably require to ensure proper authorization of a deposit transaction.

The Company reserves the right to carry out any necessary money laundering, terrorism financing, fraud or other illegal activity checks before authorizing any Services. For these purposes, The Company may request Customer to provide additional verification documents under the terms defined by Company.

The Company shall neither receive nor disburse Customer's Funds in cash. All transactions between the Customer and the Company shall be performed by wire transfer or other electronic means, in which the identities of both the sending and receiving parties can be verified by the Company and which the Company, at its sole discretion, shall deem appropriate.

The Company shall not accept transactions from any third party for the benefit of the Customer, and the Company shall not withdraw any Funds from the Customer's Account to the benefit of a third party unless otherwise agreed in writing between the parties hereto. The Company shall perform wire transactions only between the Customer's account and another account which is held in the Customer's name or of which the Customer clearly demonstrates ownership.

Customer is entirely responsible for any and all activities conducted through Customer's Account.

Customer must not make a deposit through a Payment Service Provider if Customer is not the named holder of the account with such Payment Service Provider.

Customer agrees to notify the Company immediately of any unauthorized use of Customer's Account, as well as of any other breach of security. While the Company may implement certain monitoring, procedures designed to alert Customer to fraudulent activity, the Company is not responsible for any unauthorized use of Customer's Account, and Customer agrees that he/she is solely responsible for such unauthorized use and for protecting the confidentiality of Customer's password and other Account credentials.

In the case of refusal to identify the failure and identification requirements for a month, and in the case of the provision of misleading information during registration, this will result in blocking of Customer account and denial of Service. Thus, the Funds on account will be temporarily frozen to ascertain the circumstances causing the block.

Company administration reserves the right to temporary hold the Funds transferred to it from the Customer attempted to any attacks on the server, as well as any attempts of hacking and cheating scripts on Company website. The Funds will be returned to the Customer via the same means of payment upon request.

Customer may suspend Customer's Account at any time by contacting Customer Support. When the Company receives a request to suspend the Account the Company may ask Customer to provide Customer with additional verification documents to compare with those The Company already has in The Company's databases. This is done for AML/CFT and anti-fraud purposes.

Customer agree that The Company may use any third-party provider in order to process the payments from/to Customer as The Company deem fit.

Third-party

The Customer does hereby agree and acknowledge that the technological facility (the Website Platform), and related software and Services may be provided by an external third party licensors. The Company does not bear any responsibility, whether expressed or implied or statutory, in respect of non-infringement as to the technological facility (the Website Platform), and related software and Services provided by external third party licensors. The Company make no representations or warranties that the technological facility (the Website Platform), and related software and Services will be uninterrupted, timely, secure, or error-free; nor do The Company make any representations or warranties as to the quality, suitability, truth, usefulness, accuracy, or completeness of the above, as additionally specified by Customer.

The Customer hereby agrees and acknowledges that the functionality of the Website Platform, its configuration and content may be modified by an external third-party licensor, including but not limited to:

- The parameter and protocols, by which the transactions are placed, routed, matched or otherwise processed by Website Platform,
- The availability of Website Platform with respect to a particular Fund or Crypto-Asset, or transaction at any particular time or location.

Company uses third party services and such third party's affiliates services which enable Customer to place Funds and perform transfer of payments within partners website by using

existing credit card. The Services do not include any additional service, and such third-party services do not include providing and/or depositing the applicable Cryptocurrency on Customer account.

Company may share and transfer (including cross border transfer) Personal Data to the third-Party Service Provider in purpose of rendering the Services which will be made to Partners website via the use of your credit card. The Personal Information will be shared with the third-Party Service Provider after you elect to execute such monetary payments by using the Services of the third-Party Service Provider. For this section Personal Information shall include information that identifies or may identify you, including the information submitted by you through the registration form when you subscribe to the website such as your E-mail address, password, country and city and/or information provided through social websites or any other identifying information provided by you while using the services of Companies website.

Company's rights

The Customer acknowledges that the Company has the following rights:

- To reject, cancel, delete or adjust any exchange or transaction the Customer may place;
- To suspend the Customer's Account;
- To correct any transactions of Customers deemed necessary by the Company for the proper provision of Services under this Customer Agreement;
- To restrict access to, impose limits on, suspend, stop or cancel use of the Website Platform (including, without limitation, discontinuing the Customer's use of the API) either generally or for particular Funds, transactions or Customers, or to discontinue transmission of any or all information;
- The Company may refuse to facilitate or proceed with any transactions or refuse access to the Website Platform at the Company's sole discretion, as a result of any of the following:
 - Full or partial failure of the Website Platform, including failure of technology or any of the communications linked to the Website Platform and the Customer

and/or any of the Counterparties, or any other circumstance in which it is deemed impractical to use the Website Platform;

- A breach of the Website Platform security.

For the purpose of mitigating and managing potential AML/CTF risks faced by the Company and without detracting from the generality of the Company rights as expressly stipulated above, the Company reserves the right, at its sole discretion, to suspend any Customer's Account and prohibit any activity including, but not limited to, withdrawals for the term of internal investigation but not more than 30 days, providing that the Company has reasonable suspicion that Customer's activity (i) does not comply with the Services provided by the Company and the subject of this Customer Agreement, and/or (ii) is fraudulent, and/or (iii) is in breach of the law, the present Customer Agreement or the Company's Anti-Money Laundering Policy.

The Company shall, at its sole discretion, have control over and the right to modify the functionality of the Company's Website Platform, its configurations and content.

The availability of the Company's Website Platform with respect to particular financial instruments or transactions at any particular time or location.

The Company reserves the right to deliver the Website Platform and to process exchange transactions at its sole and absolute discretion.

In case of any dispute the Company reserves the right to apply to third parties for advice and/or investigation, expertise or analysis, including, without limitation, on a fee paid basis and the Company shall retain the right to forward such costs to the Customer pursuant to the provisions of this Customer Agreement.

The Company will make all possible endeavors to execute transactions and exchange orders placed by the Customer. The Customer hereby understands that the Company is unable to guarantee the execution of the Customer's orders or requests and that the Customer will not hold the Company liable for any failure in the execution process.

Transaction

To transfer Funds Customer may be required to authorize the transfer with Customer's login and password information.

To transfer Funds Customer must fill out the respective transfer form.

The currency conversion is completed at the currency exchange rate specified on the Website Platform. The currency conversion may be subject to additional commission published by the Company or provided to the Customer prior to the conversion.

It is strictly forbidden to use Customer's Account for any illegal purposes, including, but not limited to, fraud and Money Laundering. The Company will report any suspicious activity and transfer to the appropriate law enforcement agency. Customer is prohibited from using Customer's Account in an attempt to abuse, exploit or circumvent any restrictions imposed by the Company.

If Customer conducts or attempts to conduct any transaction in violation of the prohibitions contained in this Agreement, The Company reserves the right to:

- reverse the transaction; and/or
- suspend transaction or suspend Customer's Account; and/or
- report the transaction to the appropriate law enforcement agency; and/or
- claim damages from Customer.

The Company will charge commission on each exchange transaction initiated by a Customer on an Account ("Exchange Fee"). By acting as an exchange Company applies commission for each Cryptocurrency transaction between Customer and Company. This commission comes to 1% of the transaction amount and is included in the final transaction amount for the Customer. Apart from the above described commission the transaction also includes bitcoin network commission applicable at the exact time of the operation. Bitcoin network commission is dynamic and depends on the complexity of the bitcoin network.

The amount of the Exchange Fee and its payment terms are specified in the Account and published on the Website Platform. The amount of Exchange Fee may differ depending on market conditions, payment method and other variables. The Company reserves the right to

change or modify the amount of the Exchange Fee and its payment terms from time to time. Any such changes and modifications will be effective upon respective update of the Website Platform. If Customer does not agree to the posted changes and modifications Customer may suspend Customer's Account and terminate this Customer Agreement as provided herein. Customer's first use of Customer's Account following the posting of any changes or revisions to the terms of this Customer Agreement or modified Exchange Fee as updated on the Website Platform will constitute Customer's acceptance of all such changes or revisions.

Exchange Fee will be deducted from the amount of Funds purchased or exchanged by Customer. Customer hereby authorize the Company to charge or deduct from Customer's Account any applicable Exchange Fees owed in connection with transactions Customer complete via the Website Platform.

Transactions may be subject to third party Payment Service Provider's transaction fees and currency conversion fees depending on which transaction method and payment instrument is chosen. Such fees will be deducted from Customer's transaction and Customer will receive the sum equal to "Funds less fees".

The Customer shall also pay any such charges (including, without limitation, commissions applicable to the Account and other accounts, markups and markdowns, statement charges, idle account charges, order cancellation charges, account transfer charges or other charges), costs, including litigation and independent dispute resolution costs, expenses and fees, including attorneys' fees arising directly or indirectly out of the Company Services under this Customer Agreement, including, without limitation, those associated with dispute resolution or any Customer's complaint filed with the Company, investigation of any kind, including those provided by third parties, consultation with third parties conducted by the Company and requests for preparation by third parties of official statements on the results of such comprehensive investigation or consultation.

To remove all doubt, the Customer remains liable for all charges/costs/ expenses/fees incurred by the Company regarding Customer's requests, claims or complaints if such requests could not be comprehensively satisfied without involving third parties.

The Company does not guarantee the availability of any particular withdrawal/payment method and may make changes to or discontinue a particular withdrawal/payment method at any time as long as there is at least one withdrawal/payment method available to the Customer. Where the withdrawal payment is received by Customer through an external Payment Service Provider (such as a bank where Customer has a bank account), The Company shall not be responsible for the transaction payment once the transaction was performed by the Company.

Due to the Company's fraud protection measures a withdrawal or a deposit from/to credit/debit card will be possible only from/to the credit/debit card if this card belongs to the Customer.

Withdrawals and transactions may be subject to other limits due to security and legal requirements of the third-party Payment Service Provider.

Customer must ensure that the transaction information Customer enter when withdrawing Funds is correct and complete. The Company will not be liable for withdrawn Funds sent to the wrong payment institution where this is due to Customer providing incorrect payment information.

The Company reserve the right to carry out any necessary money laundering, terrorism financing, fraud or other illegal activity checks before authorizing any withdrawal of Customer's Funds. For these purposes The Company may request Customer to provide additional verification documents (including Source of Customer's Funds but not limited to it) under the terms defined by Customer.

In case of an unauthorised transactions that was incorrectly executed due to an error by Customer, Customer will bring the unauthorised or incorrectly executed transaction to The Company's attention within 1 (one) day of the date of transaction. Customer shall remain solely liable for all losses arising from the transaction specified above in the following cases: (i) the unauthorised transaction arose from Customer's failure to keep the Account credentials safe; and/or (ii) Customer fail to dispute and bring the unauthorised or incorrectly executed transaction to The Company's attention within 1 (one) day of the date of transaction.

Uncontrolled circumstances and liability

Company is not responsible for delays or failures in the handling of operations arising as a consequence of any problems in the telecommunications, computer and other systems; force majeure action of Payment Systems (block or closure of the accounts, freezing or holding of funds, denial of service); change of political regimes, civil strike; and actions of third parties, which are beyond the control of Company.

Sale operation of electronic currency exchange is considered completed after the transfer of the required amount by the Company to the account of the Customer.

According to the policy on the return of digitally delivered goods, the return of the transferred funds after the sale is not possible.

Company has the right to stop the sale of Cryptocurrencies, as long as the user does not provide their identity documents and does not set a user's identity.

In case the amount of Cryptocurrencies received is different from the Company transaction by more than 20%, Company may unilaterally reject the transaction.

In case the Cryptocurrency amount to be sent to client via Company, transaction differs from the market value for more than 3% between transaction start time and the time of transaction to be completed, Company reserves the right to contact the customer and inform him about the new amount of cryptocurrency to be paid out.

In the implementation of the return, all commission costs for the electronic money transfer are withheld from the funds received from the Customer.

In case of a delay in receipt or non-receipt of Funds to or from the account specified by the Customer, Company is not liable for any damage caused to the Customer. Customer agree that in the event of delays all claims will be addressed to the respective Payment System.

All information provided by the Customer in the process of sale is confidential and not disclosed to third parties. Exceptions: Third party Service Providers used by Company for Anti-Fraud purposes, the request of law enforcement, the court's decision, request the administration of one of the payment systems.

Using Companies services the Customer agrees that the liability of Company is limited to the Funds received from Customer for the execution of the transaction, Company does not provide additional warranty and assumes no additional liability to the Customer.

Cryptocurrencies carries a high level of risk and may not be suitable for all people. Customer may sustain a loss of some or all of the customers invested capital; therefore, the Customer should not speculate with the capital that the Customer cannot afford to lose. Customer hereby confirms that he is knowledgeable of the above-mentioned risks.

The Customer acknowledges and agrees that the exchange rates vary regularly and may be affected by matters and events outside the control of the Customer or the Company.

The Company specifically excludes liability for any loss, harm, distress or damage suffered by Customer or any third party as a result of inaccurate information appearing on the Website Platform.

The Customer agrees to defend, indemnify and hold harmless the Company, its affiliates, employees, agents, successors, subsidiaries, assignees and each of their respective officers, directors, shareholders, members, partners, attorneys, employees, from and against any and all liabilities, losses, damages, costs and expenses, including attorney's fees, incurred by the Company, for all damages directly, indirectly, and/or consequentially resulting or allegedly resulting from or arising out of the Customer's failure to fully and in a timely manner perform the Customer's obligations hereunder or use, misuse, or inability to use the Website Platform, Services, or any of the materials contained therein, or the Customer's breach of this Agreement or should any of the representations and warranties fail to be true and correct.

To the maximum extent permitted by applicable laws, Customer also agree to defend and indemnify the Company should any third party be harmed by Customer's illegal actions or should The Company be obligated to defend any claims including, without limitation, any criminal action brought by any party.

If any applicable authority holds any portion of this Section of the Agreement to be unenforceable, then liability will be limited to the fullest possible extent permitted by applicable law.

Warranty

The warranty period for the Services provided under this agreement is 48 hours from the moment of executing the subject of the agreement with Company.

In case of not sending the funds within 48 hours by Company to the Customer account specified in the transaction (excluding weekends and public holidays), the Customer may request the cancellation of the contract and refund in full. The Funds should be returned with the same means of payment in case of order cancellation. In case of cancelling the application, a refund is made within 24 hours.

Customer acknowledge that information Customer store or transfer through The Company's Website Platform or Services may become irretrievably lost or corrupted or temporarily unavailable due to a variety of causes, including software failures, protocol changes by third party providers, Internet outages, force majeure or other disasters, including third party DDoS attacks, scheduled or unscheduled maintenance, or other causes either within or outside The Company's control. Customer are solely responsible for backing up and maintaining duplicate copies of any information Customer store or transfer through The Company's Services.

Customer understand that The Company cannot and do not guarantee or warrant that files available for downloading from the Internet will be free of viruses, worms, Trojan horses, or other code that may manifest contaminating or destructive properties. The Company do not assume any responsibility or risk for Customer's use of the Internet.

The Company make no warranty regarding any exchange transaction entered into through the Website Platform or Services and The Company are not responsible for any use of confidential or private information by the Customer or third parties. The Company are NOT responsible for the market, and The Company makes no representations or warranties concerning the value of Crypto or Fiat Currency of any kind.

Resolution of disputes, conflict situations

All disputes related to provide the Customer with sales transactions will be settled by the way of negotiations between the Customer and Company administration based on the conditions

of this Customer Agreement. If Customer have a dispute or a complaint, Customer can contact with Company and handle it as soon as possible.

If any conflict situation arises when the Customer reasonably believes the Company to be in breach of one or more terms of this Customer Agreement as a result of any action or failure to act, the Customer has the right to file a complaint with the Company within one day after the grievance has arisen. The customer may send his complaint to: support@broex.io

Refunds

Due to the nature of The Company's business no refunds are issued by the Company.

Changes and amendments

The administration of Company service reserves its right to make modifications and additions to the given agreement any moment unilaterally without a prior notice.

The Company may change its charges/costs/expenses/fees without prior notice. All such charges/costs/expenses/fees shall be paid by the Customer as they are incurred, or as the Company, at its sole and absolute discretion, may determine and the Customer hereby authorizes the Company to withdraw the amount of any such charges/costs/expenses/ fees from the Customer's Account.

Termination Policy

Customer or Company may suspend or terminate Customer account or Customer use of Company Website at any time, for any reason or for no reason. Except for the withdrawal of the accumulated Funds, Customer will not be entitled to any remedy for discontinuing the Services, all subject to these terms of use of Service and applicable laws and regulations. Company reserve the right to change, suspend, or discontinue all or any aspect of Companies Website at any time without notice.

Cancelation Policy

Customer or Company may terminate Customer account and Services at any time, for any reason or for no reason. To cancel services, please contact Company.

In the event of (a) death or judicial declaration of incompetence of the Customer; (b) filing of a petition for bankruptcy, or a petition for the appointment of a receiver, or the institution of any insolvency or similar proceeding by or against the Customer; (c) filing of an attachment against any of the Customer's Accounts carried by the Company, (d) insufficient Funds, or Company's determination that any collateral deposited to protect the Customer is inadequate, regardless of current market quotations, to secure the Account; (e) Customer's failure to provide the Company any information requested pursuant to this Agreement; or (f) any other circumstances or developments that the Company may deem appropriate for its protection, at the Company's sole discretion, it may take one or more, or any part of the following actions: (1) satisfy any obligation the Customer may have to the Company, either directly or by way of guarantee with any of the Customer's Funds or property in its custody or control or in the custody or control of any of the Company's affiliates; (2) sell or purchase any or all Funds, or other property held or carried for the Customer; (3) cancel any or all outstanding orders or contracts, or any other commitments made to the Customer.

Eligibility

The Company does not provide Services to persons who reside in the countries identified by the FATF as high risk or non-cooperative jurisdictions having strategic AML/CFT deficiencies.

Company may not make the Services available in all markets and jurisdictions, and may restrict or prohibit the use of the Services from foreign jurisdictions ("Restricted Locations"). If you are registering to use the Services on behalf of a legal entity, you represent and warrant that (i) such legal entity is duly organized and validly existing under the applicable laws of the jurisdiction of its organization; and (ii) you are duly authorized by such legal entity to act on its behalf.

Restricted jurisdictions

Restricted jurisdictions, Company cannot provide our services to the residents of the following Countries/States:

Prohibited countries:

- Afghanistan
- Albania
- Bahamas
- Barbados
- Botswana
- Burkina Faso
- Cambodia
- Cayman Islands
- Crimea and Sevastopol
- Cuba
- Democratic People's Republic of Korea
- Ghana
- Haiti
- Iran
- Iraq
- Jamaica
- Mauritius
- Mongolia
- Morocco
- Myanmar
- Nicaragua
- Pakistan
- Panama
- Philippines
- Senegal
- South Sudan
- Syria
- Trinidad and Tobago
- Uganda
- Yemen
- Zimbabwe
- Vanuatu

Customer representations and warranties

Customer further represent and warrant that:

- are of legal age to form a binding contract (at least 18 years old);
- have not previously been suspended or removed from using Company Services;
- have full power and authority to enter into this Customer agreement and in doing so will not violate any other agreement to which are a party;
- no person other than the Customer has or will have an interest or access to the Customer's Account;
- all information provided in the information portion of the Account opening process is true, correct and complete as of the date hereof and the Customer will notify the Company promptly of any changes to such information;
- are not located in, under the control of, or a national or resident of:
 - any restricted jurisdictions, or
 - will not use Company Services if any applicable laws in Customer country prohibit him/her from doing so according to these terms of use.

The Customer hereby confirms and acknowledges his/her express consent to eliminate the confidential nature of all communications regarding, without limitation, any disputes, legal proceeding or public statements between the parties hereto or its results, including court or other dispute resolution decisions on the matter. The Customer further agrees that the Company, at its sole discretion, may disclose the contents of such communication where and when the Company deems necessary, yet according to the provisions of the GDPR (General Data Protection Regulation (EU) 2016/679).

The Customer represents and warrants that the financial information disclosed to the Company when opening the Account is an accurate representation of the Customer's current financial condition.

The Customer confirms that they are responsible for keeping track of regulatory changes in his/ her country of residency and for understanding what rules apply to his/her use of the Website Platform.

The Customer is solely responsible for calculating and declaring their activities to appropriate tax authorities (if required).

Privacy

Privacy and data protection are governed by The Privacy policy, which is available on the Mobile and Website Platform.

Governing law

This Customer Agreement, and the rights and obligations of the parties hereto, shall be governed by and enforced in all respects by the laws of the Company's jurisdiction – Estonia, without regard to the choice of law principles.

The Customer agrees that any civil action, arbitration or other legal proceeding between the Company or its employees or agents, and the Customer arising out of or relating to this Customer Agreement or the Customer's Account shall be brought, heard and resolved only by a court located in Company's jurisdiction and the Customer hereby waives trial by jury in any such action or proceeding and waives the right to have such proceeding transferred to any other location. No action, regardless of form, arising out of or relating to this Customer Agreement or transactions hereunder may be brought by the Customer more than one year after the cause of action arose.

The Company may offer to settle any claim in an independent third-party organization, such as an arbitration court in the jurisdiction of the Company. The Customer may agree or not agree to take this venue.

AML Policy

The Company is committed to providing its Customers with safe and compliant Services. For this purpose, The Company will be monitoring transactions for any suspicious activities, and will be reporting to government authorities as required by law.

The Company needs to keep certain information and documentation on file pursuant to applicable law and its contractual relationships, and The Company hereby expressly reserve the right to keep such information and documentation for at least five years or more if required and pursuant to the privacy and data protection requirements. This requirement will stay in force even if the Customer terminates their Account and stops using the Services. This will also be true if the Customer has initiated, but not completed their application to have an Account with the Company.

For enhanced security, the Company may contract third parties that provide certain information validation and Anti-Money Laundering services.

The Company has developed an Anti-Money Laundering Policy, which is available on the Website Platform.

Intellectual property rights

Unless otherwise indicated, all copyright and other intellectual property rights of all content and other materials contained on The Company's Website or provided in connection with the Services are the proprietary property of the Company.

The Company grant the Customer a limited, nonexclusive and no sublicensable permission to access and use the data made available by the Company for personal or internal business use of the Customer. Such permission does not include any unauthorized distribution or use, modification or public display of any data made available by the Company. The permission granted under this provision will be automatically terminated if the Company suspends or terminates Customer's access to the Services.

Support

If the Customer has any questions or concerns related to the Customer Agreement, their rights and/or obligations, they can contact the Company according to the following contact information:

support@broex.io

