

CRYP Memk

Date Effective: 28 October 20

This Membership Agreement is entered into between Crypto Facilities Ltd, a company registered in England and Wales with its registered address at 25 Cabot Square, London E14 4RT, and you as a member of the

Crypto Facilities Ltd is authorised by the Financial Conduct Authority (FCA reference number 757895) to operate the MTF

This Agreement is a binding contract. It is subject to the application of the law of England and Wales. It is made under no obligation to accept. The terms and conditions of the Criteria as set out in our Rules

Please read this Agreement carefully before you accept it. It sets out your obligations in respect of your use of the Platform and the execution of other agreements with us, but in the event of a conflict, the terms of the

Any capitalised terms used in this Agreement shall have the meaning given to them in the Rulebook.

For the avoidance of doubt, this Agreement is subject to the terms of the Rulebook.

We may need to make changes to this Agreement from time to time. The latest version of the Crypto Facilities Ltd Website (www.cryptofacilities.com) last updated (as displayed on the Website)

We use cookies, just to track your use of the Website. You can view our privacy policy here

tradingindicesresourcesnews [sign in](#)

accessing CRYP.

Please feel free to contact
clarifications before you a

1 Applying for

1.1 You can apply to become
Membership Application c

1.2 You will be required to
your legal entity, including
Commissioner's Office in t

1.3 We will verify your iden
the point of Application an
Member using in-house a
being used in this way.

1.4 Once we have reviewe
application for Membersh
Rulebook.

tradingindicesresourcesnews [sign in](#)

2 License to c

2.1 Upon the Member's Ap
a revocable, non-exclusive
term of the Member's mer
Membership Application, c
and the Rulebook.

3 System req

3.1 The Member shall, at it
any technical assistance th

operator of an MTF.

4 Authorised

4.1 The Member will confirm and shall keep this information confidential. The Member confirms that any person entering binding orders and e

5 Confidential

5.1 All information relating to the information as such under the regulatory body.

5.2 Member agrees that CMAA Affiliates in order to carry o

[tradingindicesresourcesnews](#) [sign in](#)

6 Notification

6.1 Each Party shall notify the other Party in writing of any technical issue

7 Member data

7.1 Member hereby grants CMAA the right to use, distribute, sublicense, sell, or otherwise make available (including price, volume and other information in the Data).

7.2 For the avoidance of doubt, CMAA shall not be liable with regards to this data.

facilities

8.2 For the avoidance of doubt, we do not accept liability for any loss or damage as a result of trading on C

8.3 We may be required to disclose information to regulatory authorities with relevant information and to provide such information as may be necessary.

9 Data Protection

9.1 We hold and process data relating to your account, including your company details, or other information on our servers which may be located outside the UK. For more information, see our Privacy Policy.

9.2 We will make best endeavours to protect your data and may disclose or licence it to third parties.

9.3 We own or are the licensee of the

[tradingindicesresourcesnews](#)

[sign in](#)

10 Warranties

10.1 You warrant that:

(a) you have full legal capacity;

(b) you are the legal and beneficial owner of the funds being deposited into your Account;

(c) all cryptocurrency or legal sources;

(d) using CRYP does not infringe any applicable laws (in the case may be);

11 Our Rights

We use cookies, just to track user activity. For more information, view our [privacy policy here](#)

facilities

(b) confirmation of your co

(c) investigate any breach

11.2 You agree and acknow
the Platform, in particular,
Futures, the calculation of
Liquidation, Position Assign

11.3 You agree and acknow
P&L of open positions in th
Position Assignment and F
operating the Platform. We

11.4 At our own discretion
information/documentatic
entity.

11.5 If you do not cooperat
during the suspension of y
indefinitely or to terminate

tradingindicesresourcesnews

sign in

12 Liability

12.1 CRYP, including its app
We will not be liable for ar
suffer or incur out of your i
or for any indirect or conse

12.2 We do not exclude lial
not permitted to do so as c
be limited to the fees we r
act or omission giving rise

12.3 We exclude all liability
where the cause is due to
cryptocurrency protocol or

We use cookies, just to track
view our privacy policy here

13.1 You will be able to dep
been approved as a Mem
tender to the relevant ban

13.2 Under UK law, cryptoc
cryptocurrency deposits w
Services Compensation Sc

13.3 Your cryptocurrency a
(b) a nominee other than u
and/or legal tender balan

13.4 You can submit a requ
any time. Please refer to th

13.5 For the avoidance of c
required to cover your loss
serves as Collateral for you

14 Complaint

14.1 As set out in the Ruleb
are dissatisfied with the se
submit your complaint via

14.2 Please provide the fol
time:

(a) your name and contac

(b) a clear description of y

(c) details of what you wor

(d) copies of any relevant

14.3 We will provide you w
receipt. We will aim to resc

tradingindicesresourcesnews

sign in

15.1 You may terminate the whatever reason upon 14 c transactions. The charges please contact us through

15.2 We may terminate or reason as further set out ir

16 General

16.1 Assignment - We may Membership is personal to

16.2 No Third-Party Rights rights under the Contracts Agreement.

16.3 Severability - If any p illegal or unenforceable, it it valid, legal and enforcec part-provision shall be de provision under this clause Agreement. If any provisio unenforceable, the parties amended, it is legal, valid intended commercial resu

16.4 Notices - We will send Application. These will be c message. You must send y

16.5 Force Majeure - We s performing, or failure to p failure result from events, all reasonable steps to act suspend or alter part or al

tradingindicesresourcesnews [sign in](#)

[facilities](#)

it prevent or restrict the full exercise of such right or remedy.

16.7 Jurisdiction – This Agreement shall be construed and interpreted as if it were made in England and will have non-exclusive jurisdiction in connection with this Agreement. If you are situated outside of England, this clause will prevent us from serving legal proceedings on you if you are situated outside of England. Any legal proceedings begun may be served on you if you have opened your account or if the Agreement affects our rights.

[sign in](#)

[indices](#)

[trading](#)[indices](#)[resources](#)[news](#)

[sign in](#)

Security Warning – Fraud

We are aware of firms soliciting

Crypto Facilities Ltd is authorised by the Financial Conduct Authority (FCA) with registered number 917014

Crypto Facilities Ltd is hereby informed that the Financial Conduct Authority (FCA) allows us to use cookies

We use cookies, just to track your preferences. [view our privacy policy here](#)

[facilities](#)

[tradingindicesresourcesnews](#)

[sign in](#)

We use cookies, just to track
[view our privacy policy here](#)