

Introduction

The present conditions of use of the web page regulate the terms of access and use of app.consentio.co, www.consentio.co and all the services of the domain consentio.co. (hereinafter, the "Portal"), owned by CONSENTIO BLOCKCHAIN, SL, with its registered office at Calle Marie Curie, nº 8, 08042 Barcelona (Spain), provided with NIF B66734690 (hereinafter "the Company"), and which the user of the Portal must accept, in order to make use of the services and information provided from the Portal.

The user, as well as the Company, owner of the Portal, may be referred to jointly as the parties. The mere access or use of the Portal, of all or part of its contents and services, means the full acceptance of these conditions of use. The provision and use of the Portal is understood to be subject to strict compliance with the terms set forth in the present conditions of use of the Portal, whenever it is accessed.

Regulation of the conditions of use

The present conditions of use of the Portal regulate the access and use of the Portal, including the contents and services made available to users in and/or through the Portal directly or indirectly. However, access to and use of certain content and/or services may be subject to certain specific conditions.

Modifications

The Company reserves the right to modify the conditions of use of the Portal at any time. In any case, it is recommended that you periodically consult these conditions of use, as they may be modified.

Content of the Portal

Information and services

Users can access different types of information and services through the Portal. The Company reserves the right to modify, at any time, without prior notice, the presentation and configuration of the information and services offered from the Portal.

By accepting these conditions, the user accepts the conditions of use and rates of Mangopay, Leetchi and its affiliates, as the links of these are available to the following address:

https://www.mangopay.com/terms/end-user-terms-and-conditions/Mangopay_Terms-E N.pdf.

The user expressly acknowledges and accepts that at any time the Portal may interrupt, deactivate and / or cancel any information or service. The Company will make its best efforts to try to guarantee the availability and accessibility of the Portal.

However, occasionally, for reasons of maintenance, updating, change of location, etc., may imply the interruption of access to the Portal.

Availability of Portal information and services

The Company does not guarantee the continuous and permanent availability of the information and services of the Portal, thus being exempt from any responsibility for possible damage and losses caused as a result of the unavailability of the service due to force majeure or errors in the of data transfer networks, beyond their control, or due to disconnections made for improvement or maintenance work to computer equipment and systems. In these cases, the Company will make its best efforts to give 24 hours' notice of the disconnection. The Company shall not be liable for the interruption, suspension or termination of the information or services. Likewise, it is not responsible for any omissions, loss of information, data, configurations, improper access or breach of confidentiality arising from technical or communications problems or human omissions, caused by third parties or not attributable to the Company. Neither will it be liable for damages caused by computer attacks or caused by viruses that affect

computer programs, communications systems or equipment used by the Portal but manufactured or facilitated by a third party.

The Company, directly or through the Portal may, at its sole discretion, deny, withdraw, suspend and/or block, at any time and without prior notice, access to information and services to those users who breach these conditions of use and other applicable standards.

Responsibility of the Company on the contents

The Company does not intervene in the creation of those contents and/or services provided or supplied by third parties in and/or through the application, just as it does not control its legality. In any case, it does not offer any guarantee in their regard. The user acknowledges that the Company is not and will not be responsible for the contents and/or services provided or supplied by third parties in and/or through the Portal. The user accepts that the Company will not assume any liability for any damages caused as a result of the use of these third party information or services. Except in cases where the law expressly provides otherwise, and exclusively to the extent of the law, the Company does not guarantee or assume any responsibility for any damages and losses caused by the use and utilization of information, data and services of the Portal. In any case, any liability for damages and losses that may arise from information and/or services rendered or provided by third parties other than the Company is excluded. All liability will be of the third party, be it a supplier, collaborator or other party.

User Obligations

The user must at all times respect the terms and conditions established in the present conditions of use. The user expressly states that he will diligently use the Portal and assume any responsibility that may arise from breaches of the rules.

The user undertakes, in those cases where information is requested, not to falsify their identity by impersonating another person. The user accepts that the use of the Portal will be carried out for strictly legal and legitimate purposes, and without identity fraud, and in full compliance with the laws of their country and of Spain, including the regulations in force in the fight against money laundering. The user must not use the Portal for activities contrary to Law, morals or public order, as well as for prohibited purposes or that violate or damage third party rights. Likewise, the dissemination, storage and/or management of data or content that infringes the rights of third parties or any regulation regarding intellectual property rights is prohibited.

Likewise, the user may not use the Portal to transmit, store, disseminate, promote or distribute data or contents that carry viruses or any other computer code, files or programs designed to interrupt, destroy or impair the operation of any computer or telecommunication program or equipment.

The user undertakes to indemnify and hold harmless the Company for any damages, penalty, fine or liability arising from reasons attributable to the user.

Privacy Policy

Personal data

The personal data obtained through the Portal for the provision of any service or use thereof, will be integrated into a computerized file. The data obtained will be used to provide the requested services and will also be used to keep the user informed of the novelties of the services and contents of the Portal, taking into account, where appropriate, the preferences that the user has indicated. The user agrees to receive these emails, as long as they are related to the indicated preferences or services and information used by the user.

For the treatment of the data, the Company has adopted all mandatory technical and organizational security measures, in accordance with what is established by the legislation in force at any time.

The user expressly represents that they will access, enter, modify or delete only such personal or third party data that they are entitled to or further to the express authorization of such third party. The Company informs the user that it will be able to exercise the rights of access, rectification, opposition, cancellation and others contemplated in the regulations at the following address: info@consentio.co

Intellectual and industrial property

All contents, trademarks, logos, drawings, documentation, computer programs or any other element susceptible to protection by the intellectual property laws, that are accessible in the Portal, correspond exclusively to the Company or their legitimate owners and all rights are expressly reserved. It is expressly stated that all the contents of the Portal are protected by rights, whether of the Company itself or of third parties.

Prohibitions

It is expressly prohibited to create hypertext links to any element of the Portal without the authorization of the Company, provided they are not to a web page of the Portal that does not require identification or authentication for access.

In any case, the Company reserves all rights over the content, information, data and services. The Company does not grant any license or authorization of use to the user of the contents, data or services of the Portal, other than that expressly detailed herein.

Mediation and Arbitration

In case of disagreement between users of the Portal for operations carried out through it, such users agree to submit to telematic mediation by an entity designated by the Company, such entity then designating the mediator responsible for the matter. Should the users' controversy not be resolved by such means of mediation, they will accept that the Company may initiate the procedures for a telematic arbitration in Law, appointing the institution it deems appropriate for the arbitration, which may be a company that designates an arbitration institution or arbitrator responsible for the arbitration. Both the mediation and arbitration proceedings shall be governed by the rules of the company, person or institution designated as responsible for the mediation or arbitration. The venue for mediation and arbitration, regardless of whether it is held electronically, will be in Ireland. Arbitral decisions are binding on the parties and, therefore, binding and enforceable.

The decisions of both the arbitrators and the mediators who ultimately take responsibility for the matter are independent of the Company, and the Company is exempt from all and any liability.

Mediation and arbitration shall also be valid for disputes relating to escrow blocked funds and, in particular, but not exclusively, to determine their destination.

Users may be asked to cover the costs of mediation and/or arbitration before proceeding to initiate them. The Company may deduct the expenses of the mediation and/or arbitration of the funds constituted through the Portal in escrow and other blocked funds that have been created, as well as through wallet services.

The entity, person or institution designated may decide the terms and dates of mediation and arbitration, as contemplated in its operating regulations and other applicable rules.

In the event that the Company is involved in a dispute between users, or between the Company and one or more users, in order to avoid the conflict of interest that might arise from its faculty of designation, in these cases this clause of submission to mediation and arbitration will be without effect. Consequently, the law and jurisdiction that according to Spanish regulations and, where applicable, international rules on jurisdiction and jurisdiction are applicable, shall be applied with judicial resolution before the competent courts and tribunals.

Seal of Time, Time stamping

It is understood that documents and communications between users in the Portal are important in their business relationships and are part of a contractual exchange. Consequently, the Company uses a service of Seal of Time, which in case of discrepancies between users, will allow the Company to supply the documents and agreements that were entered into with time stamps, to allow any party, including judicial bodies, to use such evidence, and of course allow mediators and arbitrators appointed under the agreement to submit to mediation and arbitration herein, to use these documents as evidence or elements to consider during its proceedings.

Communications by email, SMS and other means

Upon registering, users understand and accept that they will receive service messages (email, SMS, WhatsApp, notifications from mobile apps and other means contemplated) to inform them of operations initiated, in courses, changes in the Portal and, from time to time, news of the Company. The vast majority of these notifications are essential for the proper functioning of the Portal.

Other provisions

Applicable legislation and notices

The present conditions of use are governed and interpreted according to Spanish legislation, and any discrepancies that may arise will be submitted to the courts and tribunals of Barcelona (Spain). All notices, requests, demands and other communications that the user wishes to make to the Company that owns the Portal must be made in writing.

Nullity and ineffectiveness of clauses

Should any clause included herein be declared totally or partially null or ineffective, then such nullity or ineffectiveness will only affect that provision or the part thereof that is null or ineffective, with the remainder of the conditions of use remaining in force, and such clause shall be deemed totally or partially not included.

Good faith and diligence

Users undertake to fulfill their obligations and to exercise the rights arising from the present conditions of use in accordance with the strictest requirements of good faith and diligence.