

Public offer

Macrosmatic LLC

Identification number: 400403648

Georgia, Tbilisi, Free Economic Zone

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1. General provisions

- 1.1. This document, addressed to any individual (hereinafter - the client), is an official offer of Macrosmatic LLC (hereinafter - the company) and contains all material terms of services, the subject of which is defined in paragraph 2.1 of this offer.
- 1.2. In accordance with Article 329 of the Civil Code of Georgia, this document is a public offer. Ordering services is its acceptance, which is considered equal to the conclusion of the contract on the terms and conditions set forth in it. The offer is available on the company's website <https://macrosmatic.tech> (hereinafter referred to as the website).
- 1.3. By accepting the terms of this public offer, the client also agrees to the Privacy Policy, and the user agreement posted on the website.
- 1.4. The client should carefully read the text of this offer. In case he does not agree with any of its terms, he is offered to refuse the services of the Company. In case the client has any questions concerning the characteristics of the services, he should consult a specialist of the Company before starting actions on the website.
- 1.5. Definitions used for the purpose of fulfilling the terms and conditions of this offer:
 - 1.5.1. **Services** - services of trust management of crypto-assets of clients provided by the company.
 - 1.5.2. **Order** - an order for Services processed by the system.
 - 1.5.3. **Company's Partner** - a party providing marketing services to the Company.
 - 1.5.4. **Personal Account** - a page (information space) on the Company's website containing statistical information on the volume of provided services and the current status of the Client's account. To register a personal account, it is necessary to provide at least the Client's data.
 - 1.5.5. **Joint trading account** - an account owned by the Company through which assets

are held in trust.

- 1.5.6. **Account** - a virtual account where advance payments of the Client and amounts of funds withheld (written off) from these payments by the commission as a fee for services are fixed. A personal account does not have unique numbers, but is a virtual mirror of a part of a joint trading account for the convenience of the Client
- 1.5.7. **Personal account balance** - the difference at a certain point in time between the sums of funds deposited to the personal account, replenishments with the help of tools as a result of rendering the Company's services (profit) and commissions debited from the personal account.
- 1.5.8. **Customer** - a person ordering Services.

2. Subject of the offer

- 2.1. Through the Company the Client can deposit USDT financial assets (deposit) on the personal account, and the company provides services on management of these assets, the company charges a commission from the client's profit on account of rendering services.
- 2.2. The Client's acceptance of the terms of this offer is carried out by contacting the Company to order the Service by any available means. Acceptance is also any action directed or related to making a deposit.
- 2.3. The Client is responsible for the content and accuracy of the information provided when placing the Order.
- 2.4. The Company informs the Client about the procedure and characteristics of the provided Service, indicating all essential information necessary for the correct and proper performance of the Service by the Company.
- 2.5. By signing this offer, the client confirms that he is familiarized with all terms and conditions of services, including the amount of commission charged from profit.
- 2.6. The Company reserves the right to refuse service to the Client who expresses disagreement with the terms of this offer, without explaining the reasons for the refusal.
- 2.7. When collecting and processing personal data, the Company shall be guided by the provisions of the Law of Georgia "On Personal Data Protection" dated June 14, 2023, as well as the Company's Policy on processing of confidential data.

3. Making settlements between the Client and the Company

- 3.1. The Company provides the Client with services, the subject of which is defined in

paragraph 2.1 of this offer, on a reimbursable basis only if the deposited financial assets bring profit. In this case the Client is obliged to pay a commission to the Company, the amount of which is shown in the personal cabinet. In case of absence of profit or loss, the commission is not charged.

3.2. Settlement for the provision of the Service is made directly between the Client and the Company. The Company has the right to withhold the commission by writing off assets in case of achievement of the conditions defined in clause 5.1. of this offer.

3.3. Profit calculation and commission debiting are made in USDT.

4. Partnership with the company

4.1. Each client has the right to become a partner of the Company and receive compensation in the form of a part of the commission from the profit in case a new client is registered as a result of a third party clicking on his active link displayed in his personal cabinet. In this case, the client acquires the status of a partner and is obliged to provide marketing services to the company

5. Responsibilities of the Parties

5.1. The Parties shall be liable for failure to fulfill their obligations in accordance with the legislation of Georgia.

5.2. The Company shall not be liable for interruptions in the provision of services specified in paragraph 2.1 of this offer in the event of failures of software or equipment not owned by the Company.

5.3. The Company shall not be liable for full or partial interruptions in the provision of services specified in paragraph 2.1 of this offer, associated with the replacement of equipment, software or other work caused by the need to maintain the performance and development of technical facilities of the Company.

6. Dispute resolution procedure

6.1. Disputes and disagreements related to the execution of this offer, the Parties will resolve through negotiations.

6.2. In case of impossibility to settle disputes through negotiations, they shall be settled in accordance with the current legislation of Georgia.

7. Special conditions

- 7.1. By agreeing to the terms and conditions of the offer in this edition, the Customer expresses his consent to the processing of his personal data in cases when such consent is required in accordance with the provisions of the Law of Georgia "On Personal Data Protection" dated June 14, 2023, as well as to the receipt of information messages, including advertising information, including consent to receive such messages and information through messages via Internet messengers Viber, WhatsApp, Telegram and similar, disseminated via communication networks for the purposes and in cases when it is necessary to receive such information.