

Business introducer contract

These documents have been translated using an automated translation service. While every effort has been made to ensure accuracy, translation errors may still occur.

Between the undersigned:

*	Company Name:	KINFY – FZCO
*	Legal status:	Freezone Company
*	Address : United Arab Emirat	Building A1, Dubai Digital Park, Dubai Silicon Oasis, Dubes
*	License number:	51948
*	Issued by:	International Free Zone Authority (IFZA)
*	E-mail address :	kinfy@proton.me/info@kinfy.io
And		
, the	undersigned,	
*	Name :	
*	First name :	
*	Date of birth :	
*	Tax address:	
	cordance with the Ge agreed:	neral Terms and Conditions of KINFY FZCO, the following has

Article 1 – Objects and conditions

The business provider has the obligation to:

- 1. complete the "KYC business introducer" form and obtain validation from KINFY-FZCO.
- 2. transmit a copy of the General Conditions of Service (GCS) of KINFY-FZCO signed, read and approved.

KINFY-FZCO recognizes the Business Provider as an intermediary responsible for:

- connect new customers with the Company so that they can benefit from KINFY-FZCO services.
- 2. support the client in the administrative procedures of KINFY-FZCO.
- 3. support the client in creating and setting up their Binance account.
- 4. assist the client in carrying out transfers and managing API keys on the Binance platform, by providing clear explanations and appropriate technical support, within the limits of these conditions.

The intervention of the Business Provider is strictly limited to these missions and excludes any direct management of client accounts or financial advice.

Article 2 – Independence of the parties

The Business Provider acts completely independently and does not represent KINFY-FZCO. He cannot engage it in any way, nor make commitments in its name.

Article 3 – Remuneration and conditions

The business introducer will receive remuneration in the form of a fixed commission, calculated as follows:

- After the 14-day withdrawal period for the customer, the remuneration of the business provider is calculated on the basis of the number of new "WIN-WIN PACKS" subscribed to by this customer:
 - 250 USDC including tax or equivalent per pack for a quantity between 1 and 4 pack(s).
 - 500 USDC including VAT or equivalent per pack for a quantity between 5 and 9 packs.
 - ❖ 750 USDC including VAT or equivalent per pack for a quantity between 10 and 19 packs.

1000 USDC including VAT or equivalent per pack for a quantity of 20 packs or more.

The remuneration mentioned above is calculated, per customer individually, for each new subscription to one or more packs of this customer without taking into account their previous subscriptions.

2. Monthly remuneration of 20 USDC including VAT or equivalent per active "WIN-WIN PACK" and of which 15,000 USDT per pack is fully released. Provided that the monthly invoicing of the active customer exceeds the amount due to the business provider.

The above-mentioned fees will be paid to the business provider during the month following the fulfillment of the defined contractual conditions.

3. The business provider must provide a stablecoin crypto-asset deposit address (only BEP20) via the KINFY-FZCO email channel.

Article 4 - Limited liability

The business provider cannot be held responsible for:

- 1. financial losses or decisions made by the customer when using the Binance platform.
- 2. disputes between the customer and the Binance platform.
- 3. performance of the services provided by KINFY-FZCO or the Binance platform.
- 4. disputes between the customer and KINFY-FZCO.

Article 5 – Confidentiality

The business provider undertakes to respect the confidentiality of information relating to:

- 1. to customers connected with KINFY-FZCO.
- 2. to any strategic data or information from KINFY-FZCO transmitted as part of the collaboration.

This commitment remains in force for a period of 10 years after the end of the collaboration.

Unauthorized disclosure of documents or information marked confidential also constitutes serious misconduct.

Any document transmitted by KINFY-FZCO and bearing the mention "confidentiality clause" must not be disclosed to third parties without the prior written consent of KINFY-FZCO.

In the event of a breach of this obligation, the company reserves the right to terminate the contract immediately, without notice, and to take all necessary actions to protect its rights, including legal action.

Article 6 – Legal framework

The business provider undertakes to respect:

- 1. all applicable laws and regulations.
- 2. the prohibition on providing financial advice or carrying out a regulated activity requiring specific authorization.

Article 7 – Severability Clause

In the event that any provision of this contract becomes invalid, illegal or inapplicable due to a legislative or regulatory change, this invalidity will in no way affect the validity of the other provisions of the contract.

The parties undertake to replace the invalid provision with a valid provision, having an economic and legal effect as close as possible to that which it replaces.

Article 8 – Duration and termination

This Agreement takes effect upon signing of this document.

Either party may terminate this Agreement at any time upon 30 days' written notice. In the event of serious misconduct or failure to comply with legal obligations, termination will be immediate and without notice.

Article 9 – Dispute

Any dispute relating to the interpretation or execution of this agreement will be submitted to the competent courts of the jurisdiction of the registered office of KINFY-FZCO.

Signature with the words "read and approved" in the box below.			
lu et approuve			
Made in			
Made in, the/			
For the business provider,			
Signature with the words "read and approved" in the box below.			

Privacy Policy

Pour KINFY-FZCO,

This document is intended strictly for its intended recipient. It contains confidential information that may not be shared or transmitted to third parties without prior authorization from KINFY-FZCO.

If you are not the intended recipient of this document, please inform the sender immediately and destroy this document without reading, retaining, or distributing it.

Legal notice

♦ Data Protection: We comply with the Personal Data Protection Regulation (PDPL) and your information is collected and processed confidentially.