Terms of Service

1. INTRODUCTION

By accessing https://sx.org (the "Site") and registering, you agree to be bound by these Terms of Service ("TOS") of INTELEQUIA Innovations S.L.. In the event of any objection to this TOS, please refuse to use it immediately. Explicit parental consent is required for minor clients.

2. ACCOUNT REGISTRATION

Complete registration with accurate data. The interest points in the account are private and exchanges with sub-users are allowed, with the client being responsible for their actions.

3. TEMPORARY BLOCK AND SUSPENSION

An account may be blocked for attempting to log in improperly or excessive use of promo codes. A suspension may occur for violating the TOS or indecent use.

4. SERVICES PROVIDED THROUGH THE SYSTEM

Access Residential Proxies to browse the Internet anonymously. System functionality details are provided in your Account.

5. TRIAL

Trial access is available for current clients. Copying of accounts is not allowed. Cancel your trial access some time after completion to avoid fees.

6. FEES

Select a Pricing Plan and pay fees in advance for System access. Automatic renewals may apply. Failure to pay fees will result in suspension and possible cancelation of the account.

- 6.1 Clients shall select a Pricing Plan and pay the ongoing fees to receive the access to the System.
- 6.2 The amount of the fees depends on the Plan selected. Additional details are available in the System.
- 6.3 Payments are made via the methods selected, including cryptocurrency or Payment Processors.
- 6.4 Subscription is renewed automatically. Users are charged an upfront fee for the next period.
- 6.5 Auto Renewal functionality may be unavailable for cryptocurrency payments. Users are to initiate payments manually.
- 6.6 Charges are levied on the first day of use. The bill includes the price of the data plan and additional traffic charges.
- 6.7 Amounts are indicated in fiat currency for the purpose of ensuring that there are no fluctuations in the cryptocurrency exchange rate.
- 6.8 The Company may request additional payment in cryptocurrency if the amount received is less than the fiat equivalent.
- 6.9 Unpaid payments will result in system suspension and possible account deletion after 10 days.
- 6.10 Payment does not include taxes; users are responsible for applicable taxes and fees.
- 6.11 The company may reject an order for reasons such as system unavailability, errors, suspected fraud.
- 6.12 The Company may review rates and payment terms at its discretion.

6.13 In case of disagreement with the reviewed rates/conditions, refuse use after the paid period.

This restructuring provides a clearer and organized presentation of the Terms of Service.

This concise version provides additional information on the fee structure and payment process.

7. REFERRAL PROGRAM

- 7.1 Each Client can receive payment for referring a New Client based on the specified terms and conditions. The Client will receive compensation from the Company for specific actions by the New Client, like clicking on a referral link, signing up as a New Client, and buying a Tariff Plan as outlined.
- 7.2 The Client is required to utilize the referral link found in their Account, which can be shared with an unlimited number of individuals who are not currently utilizing the System ("New Client").
- 7.3 If a new Client clicks on the referral link given, goes to the website, signs up with the system through the referral link, and/or buys a Tariff Plan, they will earn cryptocurrency as per the terms and conditions of the Referral Program on the System.
- 7.4 New Client's activities (site visit, registration and purchase of a plan) through the referral link are detected by the Tracking System and are subject to a fraud check. Certain actions may not pass the Company's fraud check and will not be compensated, including actions generated by device emulators, programs, robots, generated in bad faith, as a result of errors or fraudulent actions, not in compliance with this TOS or in violation of applicable laws.
- 7.5 Client's remuneration under the Referral Program shall be based on the number of clicks, registrations and purchases of New Clients who have been reviewed by the Company for fraudulent activity. Unreviewed activities do not participate in the total remuneration.
- 7.6 The number of clicks, registrations and purchases of New Clients is provided to the Client by the Company through the Tracking System, is recorded in the Account and is considered the most reliable source for calculating the remuneration.
- 7.7 The remuneration for each New Client action is displayed in the Account, along with the current total remuneration under the Referral Program.
- 7.8 Payments are made monthly in cryptocurrency to the Client's cryptocurrency Wallet, with the Company withholding any applicable taxes or fees.
- 7.9 The Company reserves the right to withhold or reduce payouts if the Client violates any material term of this TOS or violates the terms, conditions, laws or rules of other organizations related to the TOS.
- 7.10 The Client agrees to promote the System and distribute the referral link in a careful and ethical manner, avoiding actions that may damage the Company's reputation, use of deceptive practices, false statements or violation of the TOS.

8. PROHIBITED USES

When utilizing the System, you consent to use the System for lawful purposes and in accordance with these Terms of Use. Prohibited Uses include:

- Deliberately disrupting the System or causing damage to its performance or use by others through harmful acts.
 - Infringement of national or international laws or regulations.
 - Damaging minors or spamming.
- Infringing other persons' rights, participating in illegal, menacing, fraudulent or harmful activities.
 - Pretending to be someone else or attempting to circumvent usage restrictions.
 - Use of automated technology to access the System.

9. REPRESENTATIONS AND WARRANTIES, DISCLAIMER

- 9.1 The Client represents and warrants:
 - Legal Entities possess the necessary corporate capacity and authority to execute the TOS.
 - Individuals are of the minimum age required to fulfill the obligations under the TOS.
 - TOS fulfillment does not violate any laws.
 - All information provided to the Company is truthful, accurate and correct.
 - Not permit any prohibited use specified in the TOS.
 - Not generating fraudulent activities in relation to New Clients.
 - 9.2 Company guarantees the existence of whitelisted proxy servers; other functionality is provided on an 'as is' or 'as available' basis, with the disclaimer of other warranties.
 - 9.3 The aforementioned does not affect warranties excluded or limited under applicable law.

10. REPRESENTATIONS AND WARRANTIES. DISCLAIMER

- 10.1 The parties shall be liable for failure to comply with and improper performance of obligations under the TOS and applicable law.
- 10.2 The Client shall be responsible for understanding local laws related to bitcoin payments and the use of cryptocurrency and shall indemnify the Company for any damages resulting from a breach of law.
- 10.3 The Client shall reimburse the Company for any losses arising from breaches of the TOS or breaches of laws and regulations.
- 10.4 The System is being provided 'AS IS' with no guarantees against consequential losses or investment risks.
- 10.5 The Company is not responsible for third party actions or erroneous payments to the wrong cryptocurrency wallet.
- 10.6 The Company's liability for any TOS related claims shall not exceed the value of a single TOS.

11. INTELLECTUAL PROPERTY

The System, its contents and functionalities are the exclusive property of the Company, protected by copyright, trade mark and other laws.

12. PERSONAL DATA

The Company shall manage personal data in compliance with the Privacy Policy available on the Website.

13. THIRD-PARTY APPLICATIONS

Third party apps are provided by external service providers and the Company disclaims liability for losses arising from their use.

14. CONFIDENTIALITY

The Parties agree not to disclose any Confidential Information to any third parties, maintaining the confidentiality of Client and Transaction information.

15. COMMUNICATION BETWEEN THE PARTIES

The communication channels are specified in the TOS and the Company shall not be liable for the Client's failure to receive notices.

16. TERM AND TERMINATION

The TOS are valid until terminated. The Client may delete the Account and the Company may terminate the agreement in the event of a breach of the TOS. Termination shall not release the Parties from their remaining obligations.

17. DISPUTES RESOLUTION

Any disputes shall be settled amicably by negotiation and any litigation shall take place in the courts of the Company's place of incorporation.

18. CHANGES TO TOS

The Company reserves the right to unilaterally make changes to the TOS by publishing updates in the System. The Client agrees to the changes by continuing to use the System.

Feel free to send your criticism, comments, and questions for specialized back to support@sx.org