

Risk Disclosure

1. The Company does not provide services to:

- 1.1. The persons under the age of 18.
- 1.2. The citizens or residents of the USA (The country list might be widen in accordance to the international regulatory bodies request as well as according to the Company's decision).

2. The Client agrees that use of the Company's website and services is at his/her own risk. The Company makes no warranties or representations about the accuracy or completeness of the site's content, the Company reserves the right to correct any errors, inaccuracies or omissions and to change or update the information on the website at any time, without prior notice.

3. The list of risks specified in present agreement cannot be considered as limited, as specificity of trading operations, and any other activities in the international financial markets, cryptocurrencies markets and Blockchain-based systems. Also a probability of any other situations of both trading and non-trading characters increases a probability of risks not provided by this notification.

4. The Client accepts the clauses related to the technical risks:

4.1. Any technical or programming defects related to communication channels, trading terminals and/or software that are in any way used by the Client may lead to considerable losses for the Client. Such defects include failure (or impossibility to use any function of software or a technical product by the Client) resulting from the absence of knowledge regarding the operating instructions of non-compliance by the

Client with the rules of the software products usage, operation of the equipment used by the Client.

4.2. Importance of any password security protection from any third parties access, including passwords that protect the Client's accounts, personal data, or any other passwords generated by any servers and/or software of the Company and forwarded to the Client or created by the Client. The Client shall completely undertake all the risks related to possible compromise of his/her account data and passwords.

4.3. Should any non-observation of equipment or communication channel usage regulation take place, as well as any disregard of recommendations related to confidentiality, the Client shall bear the responsibility for risks of any possible financial losses that occurred due to loss of a data confidentiality status that was received by the Client from the Company or created by the Client, and as a consequence passwords, account data and any other authorization and Client's personal access data for his/her account were received by any third parties.

5. The Client understands a possibility of potential risks of financial and any other losses, this risk is understood as a probability of considerable losses that can be borne by the Client due to any of the following reasons, including, but not limited to:

- 5.1. Failures or mistakes of software or equipment applied by the Client;
- 5.2. Insufficient quality of communication at the end of the Client;
- 5.3. Improper operation of equipment applied by the Client;
- 5.4. Application of any variations of illegal software;
- 5.5. Failure to or neglect of software updates, including trading terminal, applied by the Client;

5.6. Unawareness of instructions described in the “ICO terms and conditions” and any other legal documentations of the Company;

5.7. Considerable changes of the political situation in a country;

5.8. Considerable changes of the economic situation in a country;

5.9. The political power shift and/or governing bodies of a country;

5.10. Changes enacted by the current legislation of a country;

5.11. The political, economic or social instability in a country;

5.12. Resolutions adopted by the state governments;

5.13. Changes in the legal status of cryptocurrencies;

5.14. Changes of the market rates;

5.15. Possibility of any kind of miners attacks on DCT;

5.16. Weakness, bugs or malicious software use against the infrastructural elements of FortFC;

5.17. Destabilization of FortFC and #FortFC Coin due to the increased demand;

5.18. Insufficient interest to FortFC campaign;

5.19. Client’s personal choice (including usage of products or services advertised or offered by a third party through the Company’s website, any hyperlinked website or any website or mobile application featured in any banner or other advertising).

6. The Client shall acknowledge the following provisions related to risk that occur as a consequence of force-majeure - consequences that could not be forecasted or beyond control, including, but not limited to, the following:

6.1. Military conflicts or local military activities in any country;

6.2. Acts of terrorism;

6.3. Industrial disasters;

6.4. Suspension of any financial market operations;

6.5. Bankruptcy of banks and payment systems;

- 6.6. Natural disasters;
- 6.7. Resolutions adopted by national leaders or governments;
- 6.8. Considerable alterations of rules and operation procedures for counterparts that exert material influence on the company's activities.
- 6.9. Instability of financial markets accompanied by abrupt downturn in liquidity;
- 6.10. Currency interventions;
- 6.11. The Company is entitled to independently determine the limits of force-majeure, if there are reasonable grounds for suspecting to do so.
- 6.12. The Company or any third-party providing the Company services is not responsible for any losses, damage or loss of opportunities of functions of any software or equipment which are the result of presence or effect of force-majeure circumstances.

7. In no event will the Company be responsible or liable for any claims, damages, liabilities, losses, costs or expenses of any kind, whether direct or indirect, consequential, compensatory, incidental, actual, exemplary, punitive or special, or other damages arising from your use of the Site, regardless of whether the Company has been advised of the possibility of such damages.

8. The Client agrees to defend, indemnify, and hold the Company harmless, including subsidiaries, affiliates, all our employees, partners and clients, from and against any loss, damage, liability, claim or demand including reasonable attorney's fees and expenses.

9. The Client shall acknowledge the following provisions:

9.1. Financial income and any other income from the cryptocurrencies market cannot be guaranteed. The Company does not make any announcements and does not give any promises regarding the result of the Client's activity.

9.2. The #FortFC Coins tokens are not securities, there are no warranties to token holders in terms of profits, funds payback and compensation, the Tokens cannot be considered as a private property (unless otherwise is stated by legal authorities of the Client's country).

9.3. Employees and representatives of the Company can provide analytical information regarding trading situations, which is just for reference purposes, it is not a recommendation, not an instruction and not a guarantee of earning a profit in the cryptocurrency market.

10. The Client shall agree to the following provisions:

10.1. This Notification shall be considered for the purpose to make the Client reject the idea of cryptocurrencies, cryptographic tokens and Blockchain-based systems, as the information provided in this notification is just for the Client's reference and is intended to serve as a warning of possible risks the Client may face.

10.2. The responsibility for resolution regarding the level of risks specified in this document is completely undertaken by the Client. Balanced decisions shall be made based on the Client's personal financial opportunities and personal objectives set for his/her financial activities.