

# Terms of Use

Last updated: 15/03/2024

Welcome to Encryptus! These Terms of Use and any terms incorporated herein (hereinafter, the "Terms") apply to your ("user", "you") use of the Services. You may receive the Services through any website (including the Encryptus website at <https://encryptus.co/> and [encryptus.io](https://encryptus.io) ("Website"), the technology and the platform integrated therein and any related applications (including without limitation the mobile one) associated therewith, which are operated and maintained by UAB Encryptus Europe and its affiliates ("Encryptus", "We", or "Us").

## 1. This Agreement.

1.1 These Terms of Use constitute a binding agreement between Encryptus and the user. Please read this document carefully, as it sets out the terms and conditions on which Encryptus will provide services to you through our websites, Application Programming Interfaces ("APIs"), or mobile applications (together our "Platform").

1.2 By clicking on "I agree" (or a similar box or button) or registering to receive a Service, you agree to be bound by this Agreement. If you do not understand any of the terms in this Agreement, please contact us before using the Services. You may not access or use any Services unless you agree and comply with all terms and conditions in this Agreement. By signing up to create an Account with Encryptus and use our Services, you agree that you have read, understood, and accepted all of the terms and conditions contained in this Agreement, as well as our Privacy Policy and Cookie Policy. We recommend that you retain a copy of this Agreement and transaction records.

1.3 Use of cryptocurrency may be illegal in some jurisdictions. It is your responsibility to know the regulatory requirements concerning transactions with cryptocurrency in your jurisdiction before using the Services.

1.4 We reserve the right to alter, amend or modify these Terms from time to time, in our sole discretion. We will provide you with notice of such changes by sending an e-mail and/or providing notice on the Platform and updating the "Last Updated" date at the top of these Terms. The amended Terms will be deemed effective immediately upon posting on Platform. If you do not agree to any of the terms in this Agreement, or any subsequent modification to this Agreement, you will not be permitted to use the Services and your Account with us will be closed.

1.5 To be eligible to use any of the Encryptus Services, you confirm that you are:

- Individual at least 18 years old;
- have sufficient capacity to enter into legally binding contracts;
- reside in a country in which the relevant Encryptus Services are accessible; and
- willing to provide to us any current valid personal identification documents that we request;
- will not contravene any laws in your jurisdiction by providing you the Services;
- you will use the Services only for yourself, and not on behalf of any third party ;
- you will only use the Services in accordance with this Agreement and any applicable Service Terms;
- you have power of disposition and that no insolvency procedure applies to you;
- you are not included on any sanctions list;
- you are not a resident of a sanctioned country;
- you are not otherwise restricted from accessing or using the Encryptus Platform due to any applicable law;
- you will inform us if you are or become a politically exposed person (PEP), a close associate to a PEP or a family member of a PEP;
- you understand that your use of the Services may be suspended at any time at our discretion for breach of this Agreement or at the request of any government authority investigating a fraud or other suspicious activity.

## 2. Provided Services.

2.1. Our Services provide you with the possibility to exchange cryptocurrency for fiat currency (hereinafter in the text referred to as "Exchange Services"). Encryptus is a financial technology platform, does not provide financial/investment advice to you and is not a bank. Cryptocurrencies are highly volatile assets, which means their price can move from extreme highs to extreme lows and vice versa within a short period of time. All information provided by you during the use of the Services will be treated in accordance with our Privacy Policy.

2.2 The availability of a Service depends on numerous factors (including any limitations imposed by third party payment processors and financial institutions). We are not liable to you for the unavailability of any Services. We may choose to remove Payment Methods supported through the Services from time to time with no liability to you.

### 2.3. Transfer to Bank Account and Mobile Wallet

If you are requesting a transfer through a bank or mobile wallet provider, you agree and represent that:

- (i) you are doing so to a bank account or mobile wallet in your name and not in the name of a third party;

- (ii) the name on the bank account or mobile wallet will match the name on the KYC Documents you provide to us.

If you provide inaccurate or false information while filling out the Order (including but not limited to a bank account number that belongs to a third party), which later proves to be the reason why the transaction cannot be completed, the fees associated with the refund shall be borne by you. For Bank transfers, bank participation and bank hours of operation, including local and bank holidays, and bank rules may impact availability of funds (collectively, "Restrictions"). Bank transfers will generally be credited to qualifying bank accounts at destination banks within 3 business days after the money is sent, subject to Restrictions. Transactions: (i) that exceed certain amounts; (ii) to certain destinations; (iii) that implicate certain regulatory issues; or (iv) sent through delayed options may take longer, be subject to dollar limits or be subject to additional Restrictions

## 2.3 The Gift Card and Top-Up Products

2.3.1 Encryptus platform re-sales closed-loop gift cards, vouchers and phone top-ups ("Product" or "Products"), of fixed or variable amounts, in different currencies, that can be redeemed by the Customer at the issuer's store, in exchange for services and products offered by such issuer.

Encryptus offers different Products depending on the Customer's country. Encryptus allows the Customer to select their country and displays all the offers available in that country. Encryptus does not guarantee that a Product purchased from one country page will work when used in a different country. Some Products sold are geographically limited to certain countries. In these cases, if you are attempting to purchase from a country that is not allowed by a Product's terms and conditions, such a purchase will not be possible.

2.3.2 If you circumvent our geoblocking systems to acquire a Product that is not available in your country, you are violating these Terms and Conditions and we may suspend or remove your account. We are also not liable for any redemption issues you may find, and we will not provide a refund in those cases.

2.3.3 Upon selection and payment, the Customer will receive access to the Product either on screen or by email to their email account. Products are delivered as unsealed by default. An unsealed Product is an alphanumeric code representing the Product. To the extent that receiving a sealed Product does not render the Product unusable.

2.3.4 Orders are processed immediately and the Products are delivered either immediately or within a few minutes of receiving a successful payment, depending on the Product purchased. There can be delays that are outside of our control, such as, but not limited to: (i) force majeure; (ii) unexpected outages; (iii) failure to send a correct payment. Encryptus will endeavor to keep expected timescales transparent, but shall not be held responsible for delays and losses caused by the Customer or third parties. In case your Product does not arrive within 24 hours of successful payment, please contact us at [operations@encryptus.io](mailto:operations@encryptus.io).

2.3.5 Your use of the Gift Card and Top-Up products is continuously monitored to ensure the safety and regulatory compliance of Encryptus's Platform. Suspicious transactions will

be reported to competent authorities and you may be required at any time to complete a KYC program to continue to use these services.

### 3. The payment.

The Products can be purchased by the Customer either (i) directly with a cryptocurrency, (ii) via a third-party cryptocurrency wallet operator authorization, in cryptocurrency.

Customers may choose to pay directly with one of the cryptocurrencies accepted at the time of purchase by Encryptus or by using a third-party crypto payment service that is available at check-out. These payments may be subject to fees and confirmation time, as stated in Encryptus or in the terms and conditions of such third-party providers.

Payments are processed by a third-party provider, identified on the payment page, whose terms and conditions apply.

Encryptus reserves the right to, at any time, (i) limit the geographical scope of these products; (ii) limit the type of Products that can be purchased; (iii) require a Customer to undertake KYC in order to continue to use them, (iv) freeze access to the account while investigating suspicious activity and (v) decline service to a user in any circumstances with refund in the same cryptocurrency to the same wallet, deducted from any transactions fees.

### 4. Customer levels.

Customers can use Encryptus Services on two different levels:

1. Customers referred by third-party and providing working email or phone number for the delivery of the Products purchased;
2. Customers with verified accounts, by going through our customer due diligence program (powered by SumSub, please check their [Terms of Use](#)) and providing a copy of Government-issued photo ID, proof of address and a live selfie;

Only Customers with verified accounts (level 2) are eligible for Transfer to Bank Account and Mobile Wallet. Account levels impact purchasing thresholds and access to certain Products.

### 5. Availability of Third-Party Services.

The proper functioning of Encryptus depends on its interaction with several third-party providers.

Transactions may, from time to time, fail due to technical or other reasons. Customers, therefore, acknowledge that we may not be liable for a technical issue that may affect their transaction. Whenever a transaction fails due to technical reasons, a Customer may qualify for a refund. Please see the "Refunds" section below to know more.

5.1 Third Party Services are independent from the Services, and may have their own separate terms of use, privacy policy and related agreements, and we encourage you to read them. You acknowledge and agree that we are not responsible for the operation or performance of Third Party Services.

5.2 We may use, share and transfer your personal information to the providers of the Third Party Services for the purpose of providing you with the Services or the improvement thereof, as well as to comply with AML/CTF Laws. You acknowledge and agree that we may provide KYC Documents about you to providers of Third Party Services.

5.3 As necessary (in Encryptus's sole discretion acting reasonably) and subject to:

- (i) our compliance with all applicable laws and regulations;
- (ii) our compliance with any applicable licences and registrations already held; and/or
- (iii) us not being required to hold any applicable licenses and registrations when not already validly held in order to do so, you appoint and authorise us and we agree to act as your agent and to exercise on your behalf all of your rights and powers with respect to our Service Providers and/or providers of Third Party Services in connection with the Services. For the avoidance of doubt, this may include holding, receiving and disbursing fiat and/or Crypto Assets on your behalf.

5.4 You acknowledge and agree that not all of our Service Providers may be expressly identified in this Agreement.

## 6. Limitations of use.

6.1 We implement certain transaction thresholds in accordance with our Anti-Money Laundering Policy, depending on the level of account of the Customer. All limits are presented in USD but apply to the equivalent amount in other currencies. Different limits can be implemented on a country by country, product by product, or customer by customer basis, at the request of Product Issuers or discretionarily by us.

6.2 Any Customer using more than one account, or any other expedient, in order to circumvent the limits below, is in breach of these Terms and can have its account, or accounts, suspended until customer due diligence is successfully completed.

6.3 To the extent necessary under applicable laws and regulations or our internal policies, such illegal circumvention of the use limitations may be reported to the relevant authorities, whenever it reveals, in our sole understanding, signs of suspicious activity.

## 7. Refunds.

Please note that due to the nature of the Products, the Customer does not have a cooling-off period of any kind after acquiring an unsealed Product or after unsealing a sealed Product. Once a Product is delivered, no refunds or reimbursements will be offered unless in the cases where the product delivered is invalid or had already been redeemed prior to delivery. If this is not your case, and your Product is unsealed, we will not issue a refund.

As explained above in "Availability of Third-Party Services", the purchase of Products through Encryptus depends on the proper functioning of third-party systems.

Therefore, from time to time, the failure of such systems may cause a transaction to fail, meaning:

- The Customer did not receive the Product;
- The Product was received, but cannot be redeemed on account of it having been previously redeemed; or
- The Product was received, but cannot be redeemed on account of it not being valid.

In these cases, the Customer qualifies for a refund.

In case the Customer does not receive the Product after having paid and appropriate diligences are made by us to provide for the delivery of the Product or understand the cause of the delay, the Customer may request for a refund.

In case the Product was received but cannot be redeemed, the Customer shall inform us. We will then start appropriate diligences with the relevant third-party providers in order to correct the issue. Should the third-party provider fail to correct the issue and agrees to refund us, we will then refund the Customer.

In case of technical error causing the Product not to be delivered to the Customer, we will refund the Customer with a return transaction in the same cryptocurrency.

In case of underpayment, a Customer may (i) pay the outstanding amount and receive the Product or (ii) ask for a refund in the same cryptocurrency to the same wallet, deducted from any transactions fees.

Customer verification may be demanded in order to process exceptional refunds or in situations where Encryptus deems it necessary for compliance reasons.

If you qualify for a refund (either because your Product is malfunctioning, or you underpaid), you must request it within 30 days from the date of the transaction. After 30 days, the decision to issue a refund or not is made at the sole discretion of Encryptus. Please note that we do not, in any event, refund any transaction fees paid by the Customer that are specific to the payment option selected by the Customer. We reserve the right to refuse refunds when the costs of refunding exceed the amount to be refunded. The amount of time required to process any refunds request will vary and may take some time. We also reserve the right to ask you for further information before issuing refunds.

For the purposes of requesting a refund or any further information, the Customer shall contact us at [operations@encryptus.io](mailto:operations@encryptus.io).

## 8. Disclaimers related to the Product.

We are a reseller of the Product. We are not the creator, designer, issuer, organizer, beneficiary or manager of the Product (the "Issuer"), nor have we played any role in deciding the terms and conditions applicable to each Product. Therefore, we are not liable for any issue, damage or loss arising from the terms and conditions of each individual Product.

We are not sponsored by any Issuer, nor are we related, acting on behalf or under the express authorisation of any Issuer. We are not liable for any malfunction or any infringement of applicable rules caused by the Issuer.

The Customer, by acquiring the Product, is also entering into a contractual relationship with the Issuer, to which we are a third-party, against which the contractual defences and rights arising from the relationship between Customer and Issuer shall not apply.

The Customer shall engage in adequate due diligence regarding the terms and conditions of the Product being acquired, in what respects its usability and enforcement against the Issuer. We will not accept any liability for any claims in relation thereto. Those terms and conditions govern the Product acquired.

Customers acknowledge and agree that we are not liable for any decision or policy of the Issuer to refuse to accept the Product on the grounds of the terms and conditions that the Issuer applies in relation to the Product.

We make no representation regarding the Product's suitability for its intended use and make no other guarantees, warranties or representations in respect of the Product.

## 9. Responsibility of the Customer.

The Customer is fully liable for any mistakes, losses or damages (against himself, us, or any third-party) arising from (i) the provision of incorrect, inaccurate or fake information and from (ii) the acquisition, resale, use or other related activities of the Product, in a manner that infringes any applicable laws, regulations, contractual terms and conditions or other agreements.

For the avoidance of doubt, when the Product being purchased is a refill of a prepaid SIM card (or any other Product that is redeemed by the Customer through Encryptus), the Customer is solely responsible for the accuracy and correctness of the information inserted on the platform (including, but not limited to, the phone number, the country, the network operator and the amount of the top-up) and we shall not be liable, in any case, for any consequences arising from the inaccuracy of the elements provided by the Customer.

Likewise, in other cases, the Customer is solely responsible for the accuracy, validity and correctness of the information inserted on the platform (including, but not limited to, the email address to which the Product must be delivered and the amount purchased).

The Customer is responsible for maintaining the confidentiality of its password and account and for any activities and transactions that occur under its account. Each customer must have unique login credentials that may not be shared by multiple customers.

We shall not be liable to any person for any loss or damage which may arise as a result of any failure by you to protect your account. If you suspect there has been unauthorized access to your account, contact us at [operations@encryptus.io](mailto:operations@encryptus.io) immediately.

## 10. Unlawful use.

Encryptus and the Products shall not be used, in any way, to infringe or circumvent the applicable laws and regulations and any unlawful behavior is absolutely forbidden on Encryptus.

Should we become aware, or reasonably suspect, that a Customer is conducting unlawful activities, or otherwise breaking applicable laws and regulations, or third-party rights, such Customer activities, including but not limited to its purchase history and other data



pertaining to its account, will be reported to the relevant authorities, and its access may be restricted until further notice.

Any such Customer hereby acknowledges and consents to such disclosures.

Encryptus is also entitled to freeze any existing balances and/or accounts for as long as needed for the purpose of investigating suspicious behavior. We may be required to not disclose any such ongoing investigations to Customers, in which case we will keep them confidential. Any credit held in a Encryptus Balance that is found to have been paid with proceedings of crime may be seized and delivered to legal authorities.

Customers are intended end-users of the Products. If you want to purchase Products for resale, please reach out to us at [partners@encryptus.io](mailto:partners@encryptus.io) and we will guide you through the process. If we suspect you are buying Products for resale, we may freeze your account until you verify as a Corporate Customer.

Furthermore, Customers agree to not abuse the Encryptus platform by:

- engaging in actions which impose an unreasonable or disproportionately large load on our infrastructure;
- employing uses of robots, spider or other automated means to access, or when accessing, Encryptus;
- interfering with, intercepting, modifying or expropriating any system, data, or information from Encryptus serves;
- transmitting or uploading any material that contains viruses, trojan horses, worms, or any other harmful or deleterious programs;
- attempting to gain unauthorized access to the Encryptus Products, other Encryptus accounts, computer systems, or networks connected to the Encryptus servers through password mining or any other means.

#### 10.1 Anti-money laundering, counter-terrorism financing and prevention of sanctions evasion

(a) As part of the global initiative to combat financial crimes, in particular money laundering, terrorism financing and sanctions evasion we have regulatory obligations under various anti-money laundering and counterterrorism financing laws (AML/CTF Laws) as well as sanctions regulations, which vary depending on your location. This includes undertaking customer due diligence (CDD) processes, reporting of suspicious transactions and screening against sanctions lists.

(b) Prior to opening an Account or providing any Services to you, we may be required to complete certain regulatory requirements and will directly or on behalf of our Service Providers or partners undertake CDD processes which will include collecting and verifying identification and ownership information and documents provided by you. This may include personal information, including your full name, home address, phone number, email address, date of birth, country of residence, nationality, government issued identification, bank account information, a liveness video or photograph, the purpose of the transaction and the source of your funds (KYC Documents).

(c) You acknowledge and agree that we may use your KYC Documents to make enquiries with third parties that are necessary to verify your identity and to screen your identity



against sanctions lists. You agree that we may disclose your KYC Documents (including any personal information) for this purpose.

(d) The nature and extent of the information we request may differ based on our risk assessment policy and the regulatory requirements that apply when opening an Account or providing the Services to you. In some instances, we may contact you to obtain additional information and/or KYC Documents, and we will not be able to process your order until the information requested is provided in a timely manner and to our satisfaction.

(e) You agree to provide all reasonable assistance to us in complying with our obligations under any regulatory requirements, the AML/CTF Laws and sanctions regulations. We may refuse to provide the Services to you and cancel your registration if you do not assist us in complying with any regulatory requirements, the AML/CTF Laws and sanctions regulations.

(f) You confirm that all information you provide to us is accurate and complete. You agree to notify us of any changes to any information you have provided.

## 11. Re-sale.

Unless expressly agreed in a contract between Encryptus and the Customer, Products purchased through Encryptus may not be re-sold and shall be redeemed only either by the Customer, on the Customer's behalf or by someone to whom the Customer has gifted the Product.

## 12. Limitation of Liability.

Some jurisdictions limit the ability to disclaim liability. With regard to those jurisdictions, our liability shall be limited to the greatest extent permitted by applicable law.

### **Our team.**

No members of our team (including employees, contractors, directors, management members and other collaborators) shall have any liability based upon customer's use of, or reliance upon, Encryptus or the Products purchased.

### **Customer decisions.**

For the avoidance of doubt, we are not responsible for any decision you make, or action you take, based on your visit to Encryptus or the information obtained therein.

Accuracy of information. We shall not be liable to any person for any loss or damage which may arise from the use of any of the information contained in any of the materials on Encryptus.

### **Security.**

We work hard to keep Encryptus secure. We accept no responsibility whatsoever for viruses, malware or other malicious or damaging software on Customer's devices. Please ensure that your own computer security is comprehensive and up to date.

### **Third-party content.**

This website may include links to third-party websites, plug-ins and applications. For example: if we link you to a tweet on Twitter, or to a post on Medium, or to the Terms & Conditions page of one of the Issuers of the Products, from the moment you click on that link, we are no longer responsible for the content you are seeing or have access to. We do

not control these third-party websites and do not accept any responsibility whatsoever for third-party sites available through Encryptus, via hyperlink or otherwise, nor their respective contents, hyperlinks or security flaws. We encourage any Customer to review the terms of use applicable to those sites. Any access to, or use of, a third-party site is solely at the Customer's own risk.

### 13. Referral Websites

Referrers may sometimes direct, refer or introduce you to Encryptus or a Encryptus Platform to receive the Services, including through links on the Referral Website or other communication. Referral Websites may have their own separate terms of use that are unrelated to Encryptus and the Services. Unless we state otherwise, we are not responsible for the accuracy of any content displayed on Referral Websites. You acknowledge and agree that we have no affiliation with Referrers and Referral Websites at all, and we are not liable to you or any other person for the terms, products, services, arrangements, actions or omissions of Referrers or Referral Websites. Accessing Referral Websites is at your own risk. You acknowledge that Encryptus may, subject to applicable law, receive commissions and other financial benefits from Referrers in relation to the Services provided to you. Encryptus is entitled to retain such commissions and financial benefits. If you have been directed, referred or introduced to Encryptus on behalf of a Referrer, that Referrer may also receive financial benefits including in the form of a commission or other payment from us.

### 14. Personal Data Protection and Privacy.

We take the privacy and protection of the personal data of our Customers very seriously. Customers shall visit and review our Privacy Policy to know more about how we process and protect their data and shall not proceed with using Encryptus if it does not agree and consent with it.

### 15. Intellectual Property.

We reserve all rights with respect to the design and content of Encryptus. In particular, Customer must not misappropriate the design or content of Encryptus and must not alter or deface such design or content in any way. Nothing on Encryptus grants any license with respect to such design or content and any use by the Customer or a third-party must be authorized in writing by us.

All text, photos, graphics, logos, content and other materials on Encryptus (including, but not limited to, the words "QuickRemit" and "Encryptus", the "Encryptus" logo and other related and ancillary elements) are protected by copyright, trademark and other applicable laws in the several jurisdictions where we act. In particular, all trademarks, trade names and logos displayed on Encryptus are our property. Encryptus grants no license to use any such text, photos, graphics, logos, content and other materials.

We and our affiliates will pursue all available legal remedies against any infringement of our intellectual property rights.

Excepted from the foregoing are the logos and trademarks used to signal the third-party providers to which each Product refers to. Such logos and trademarks are used to make reference to the Product and the Issuer, and in no way are we claiming, or representing, any sort of ownership, license, authorization, partnership or agreement with the owners or holders of the rights of such logos or trademarks, the Products or the Issuers. Such logos and trademarks belong to their lawful owners and are used in Encryptus with the sole purpose of identifying the origin or intended use of the Product on sale.

## 16. Customer service.

We welcome our Customer's questions and suggestions. In Encryptus, we do our best to reply within the first 24 hours, but we may take longer, depending on the issue and the number of requests we are getting from time to time. In case the Customer, for any reason needs to get in contact with us, please use the following address – [operations@encryptus.io](mailto:operations@encryptus.io).

## 17. Miscellaneous.

If it is illegal or prohibited in the Customer's country of origin to access or use Encryptus, or to buy or use any of the Products, then the Customer shall not do so and in doing so is breaching these Terms.

Those who choose to access Encryptus access it on their own initiative and are responsible for compliance with all local laws and regulations.

You should be at least 18 years old (or higher, if a higher age is required in your jurisdiction in order for you to be able to legally conclude a contract) to use Encryptus services, or otherwise duly authorised and supervised by your parents.

These Terms, the transactions between Customers and us made through Encryptus, and any disputes relating to these Terms or the Customer's use of Encryptus, shall be governed in all respects by the laws of Lithuania and shall be resolved exclusively in the courts of Lithuania.

These Terms, together with the Privacy Policy and Cookie Policy, set forth the entire agreement between the Customer and us with respect to the subject matter hereof and supersedes all prior agreements relating to such subject matter. They remain in force for as long as you remain a Customer.

All our team members, including officers, employees and contractors, and related entities, are intended third-party beneficiaries of these Terms. Theirs, and our rights under these Terms may be waived by them or by us only in writing.

The English version of these Terms and any other rules available in Encryptus shall prevail over any translations available in Encryptus.

In the event any provision of these Terms is determined to be invalid or unenforceable, such provision shall be deemed severed from the remainder of these Terms and replaced with a valid and enforceable provision as similar in intent as reasonably possible to the provision

so severed, and shall not cause the invalidity or unenforceability of the remainder of these Terms.

## 18. Cookie Policy.

This policy relates to the website [encryptus.co](https://encryptus.co), owned by UAB Encryptus Europe, a limited company incorporated under the laws of Lithuania and registration no. 559001-6035 ("Encryptus"), and explains how it deploys cookies and what options do you have to control them (the "Cookie Policy").

### 18.1. What are "cookies"?

Cookies are very small pieces of data, stored in text files on your computer or other device when websites are loaded in a browser. They are used mainly to "remember" you and your preferences. In many sites, they ensure a consistent and efficient experience for visitors, and perform essential functions such as allowing users to register and remain logged in. Cookies can be set by the site that you are visiting (known as "first party cookies"), or by third parties, such as those who serve content or provide advertising or analytics services on the website ("third party cookies"). Websites may also contain other similar technologies such as "web beacons" or "pixels." These are typically small transparent images that provide us with statistics, for similar purposes as cookies. They are often used in conjunction with cookies, though they are not stored on your computer in the same way. As a result, if you disable cookies, web beacons may still load, but their functionality will be restricted. For the purposes of this policy, we will use "cookies" as also including "web beacons" or "pixels".

### 17.2. What cookies does this website use?

The website uses third-party performance cookies. Through these cookies, we do not collect nor process any of your data: we just enable the collection and processing of such data by third-parties. Performance cookies collect information on how users interact with our website, including number of visitors, time spent, as well as other analytical data. We use these details to improve how our website function and to understand how users interact with it, and also to improve our advertising strategies. We may use the following cookies:

AMP_TOKE N	Google Universal Analytics	This cookie name is associated with Google Universal Analytics - which is a significant update to Google's more commonly used analytics service. This cookie contains a token that can be used to retrieve a Client ID from AMP Client ID service. Other possible values indicate opt-out, inflight request or an error retrieving a Client ID from AMP Client ID service.
---------------	----------------------------------	--

_ga		This cookie is used to distinguish unique users by assigning a randomly generated number as a client identifier. It is included in each page request in a site and used to calculate visitor, session and campaign data for the sites analytics reports. By default it is set to expire after 2 years, although this is customisable by website owners.
__cfduid	CloudFlare	Cookie associated with sites using CloudFlare, used to speed up page load times. According to CloudFlare it is used to override any security restrictions based on the IP address the visitor is coming from. It does not contain any user identification information.

Also, following the consent you provide for the use of the abovementioned cookies, we deploy a single cookie for the single purpose of remembering such consent.

#### 17.3. How can you control the use of cookies in this website?

A “cookie notice” appeared when you accessed our website, requesting your consent for the use of cookies. Your consent should be free, explicit, unambiguous and properly informed by this Cookie Policy. When you consent in this manner, we place advertising cookies on your browser. If you do not provide consent, we will not deploy any cookies in your browser. If you do provide consent, you can opt-out at any time by clicking [here](#). By doing so, you won’t share information with our analytics tool about events or actions that happen after the opt-out.

#### 17.4. Contact Us

If you have any questions about our use of cookies or other related questions, please refer to our Privacy Policy. For any further questions, please contact us at [operations@encryptus.io](mailto:operations@encryptus.io).