

Terms and Conditions

Wildfire Capital Pty Ltd ("Wildfire Capital") is committed to providing you with a service based on honesty and integrity. By engaging in our services, you agree to be bound by the terms and conditions outlined herein, which also serve as a Service Agreement.

1. Regulatory Information

- 1.1. Wildfire Capital is an authorized financial service provider (53708). Wildfire Capital is registered with the Financial Intelligence Centre (65492)
- 1.2 The services provided by Wildfire Capital, its Shareholders, Directors, employees, and affiliates do not constitute financial advice.

2. Service Description

- 2.1 Wildfire Capital provides a facilitation service, including but not limited to, the buying and selling of cryptocurrencies to profit from price differences between international and local cryptocurrency exchanges.
- 2.2 Wildfire Capital facilitates the service by opening accounts on behalf of customers with foreign and local exchanges and cryptocurrency providers. These accounts are opened in the user's name and using their personal details.
- 2.3 Your capital will be sent to these accounts while facilitating the service. Wildfire Capital will implement risk mitigation procedures, but your use of the Arbitrage Services is entirely at your own risk.

3. Financial Decisions

3.1 Before making any financial decisions or implementing any financial strategy, clients should obtain advice from their accountant or other financial advisor who is fully aware of their financial circumstances.

4. Personal Information

- 4.1 Wildfire Capital collects personal information for the purpose of delivering its Arbitrage service effectively, accurately, and in a timely manner.
- 4.2 Wildfire Capital, as well as its banking and exchange partners, will conduct KYC checks as part of the onboarding process.

Please retain a copy of this document for your records. For any questions or concerns, please contact Wildfire Capital's Compliance Department at info@wildfirecapital.io

: