

BE & BEE COMMUNITY

Terms and Conditions

1. These Terms and conditions outline the rules applicable to the use of the Be & Bee Community website, registered on the domain and web page <https://becombee.com>.

2. By accessing the website <https://becombee.com> you expressly accept these Terms and conditions. Do not continue to use BE & BEE COMMUNITY if you do not agree to be bound by and follow all the Terms and conditions set forth below.

The Terms and conditions are written & presented on the site in English / Romanian. By giving your consent to these Terms and Conditions you expressly confirm that you understand English / Romanian, you have read, understood and agree to the content of the Terms and Conditions.

3. The following terminology applies to these Terms and Conditions, the Privacy Statement, the "Disclaimer Notice" and any other follow-up agreements:

"Customer", "Client", "User", "You", "your", refers to the person accessing or using the Website in accordance with the terms and conditions imposed by the Company.

"Company", "We", "our" refers to Terra Galaxy LLC, incorporated in St. Vincent & Grenadine.

"Website", "Platform" refers to <https://becombee.com> or any subfield thereof.

"Party", "Parties" refers to both the customer / client and the company.

4. All terms refer to the offer, acceptance and consideration of the payment related to our request to assist the Client in the most appropriate manner for the express purpose of satisfying the Customer's needs in relation to the provision of the Company's stated services, in accordance with and subject to the applicable law of Saint Vincent and the Grenadines. Any use of the above terminology or other words in singular, plural, in capital letters and he/she or her(s) are considered as interchangeable and therefore as referring to the same aspect.

5. The company is registered in St. Vincent and the Grenadines with the aim of being able to legally trade crypto currencies, given that their acceptance as currency in banking transactions under this jurisdiction.

Cookies

6. We use cookie technology. By accessing BE & BEE COMMUNITY, you have agreed to use cookies in accordance with the privacy policy of BE & BEE COMMUNITY.

7. Most interactive websites use cookies to allow us to configure user details for each visit. Cookies are used by our website to enable the functionality of certain areas to facilitate access for people visiting our website. Some of our affiliate/advertising partners may also use cookies.

Licenses. Intellectual property rights. Platform Content Rules

8. Unless otherwise stated, BE & BEE COMMUNITY and/or its licensors own the intellectual property rights to all materials presented on BE & BEE COMMUNITY platforms. All intellectual property rights are exclusive. You may access the content present on the BE & BEE COMMUNITY platforms for your personal use, subject to the restrictions set out in these Terms and conditions.

9. Users have the right to republish materials made available by BE & BEE COMMUNITY, but only in the form in which they were made available by the Company, without their modification/alteration being allowed. Users are prohibited from selling, renting, sub-licensing, reproducing/duplicating/copying BE & BEE COMMUNITY materials.

10. Parts of this website offer users the opportunity to create and publish content / projects, post and exchange opinions and information in certain areas of the website.

BE & BEE COMMUNITY does not filter, edit, publish or review Projects, Posts or Comments prior to their presence on the website.

The comments do not reflect the opinions of BEE & BEE COMMUNITY, its representatives and /or affiliates. Comments reflect the views and opinions of the person posting them.

BE & BEE COMMUNITY shall not be liable for the Projects, Posts or Comments posted on the Platform or for any liability, damage or expense caused and/or incurred as a result of any use and/or posting and/or appearance of Projects, Posts or Comments on this website, including but not limited to infringements of the intellectual/industrial property rights of third parties.

BE & BEE COMMUNITY reserves the right to monitor all Projects, Posts or Comments published by users on the Platform and to remove any Projects, Posts or Comments that may be considered inappropriate, offensive, immoral, that violate the legal provisions of Romania or cause the violation of these Terms and Conditions, without the user who has published them being able to claim any damage of any kind from the Company.

Users retain intellectual/industrial property rights related to Projects, Posts or Comments.

As a user, you expressly warrant and represent that you have the right to publish projects, posts or comments on our website and that you have the intellectual/ industrial property rights thereto; that they do not invade any intellectual/industrial property rights, including but not limited to the copyrights, patents, inventions or trademarks of a third party; that they do not contain any defamatory, libelous, offensive, indecent or otherwise unlawful material that constitutes a violation of privacy. Any prejudice/liability for breach of this clause shall be the sole liability of the concerned user who posted on the Platform.

Projects, Posts or Comments will not be used to solicit/promote/present illegal or illicit activities of any kind.

The same rules apply to all interactions that take place on the platform offered by BEE & BEE COMMUNITY and during the online networking activities offered by BEE & BEE COMMUNITY.

Acquisition of BE & BEE COMMUNITY membership

11. The membership is acquired as a result of a recommendation from a pre-existing member, by creating an account on the Platform and paying the fee in the amount that is displayed on the Platform, in the Company's electronic wallets.

From the moment when a person receives a recommendation from a pre-existing member, he has the obligation to register exclusively based on the recommendation received, for a period of 7 calendar days from the date of receipt. Only after the expiration of the 7-day period does the person have the right to register using recommendations from other people / other methods.

12. The membership fee shall be paid only once and shall not be subject to refund.

13. The membership may be lost as a result of a KYC verification as defined at point 27 et seq. or the violation of the obligations set out in these Terms and Conditions, in particular the obligation to refrain from publishing illicit Projects / Posts / Comments, which violate the legal norms in force in Romania / the rights of third parties. In this case, the excluded member is not entitled to claim damages of any kind on the part of the Company. By using the Platform's services, the User accepts that this clause is a non-common one, declares that he has proceeded to read it, has understood it and expressly consents to its application.

InfinityBee Token (IFB)

14. The InfinityBee Token (or IFB) is an intangible fungible asset that will be traded in the first private phase – Pre Sale, and then publicly, a moment marked by the IPO / ICO (initial public offering / initial coin offering), on exchange platforms such as Binance.

15. At the time of PreSale, the Company / Platform have the right to offer for sale the InfinityBee token (IFB) in packages, in volumes and values necessary to activate the levels of the BeeGENEROUS platform (<https://beegen.becombee.com>). After listing on a centralized virtual currency exchange platform, this facility will no longer be granted to persons who purchase the IFB token.

The method of obtaining the IFB token during the ICO period is by purchasing one or more token packages on the platform (www.infinitybee.io).

Some packages of IFB tokens purchased in the PreSale impose a vesting period. Members will be able to see them in the BackOffice, but they will not be able to trade all the tokens because part of these tokens are held in the Smart Contract.

For the first three packages in our offer: Mercury, Mars, Venus, the **release** of tokens is done immediately, in proportion to 100%

For the following five packages: Earth, Neptune, Uranus, Saturn and Jupiter, the **release** of tokens is done immediately, in the proportion of 10%, and the remaining 90% is released in stages of 18 equal installments, 1 installment every 30 days, of 5 % each, by pressing the CLAIM button.

The Sun package is the only package that does not contain IFB tokens and is free.

16. At the time of the IPO / ICO (initial public offering / initial coin offering), the value of the IFB token is the one displayed on the Platform.

The Company / Platform does not guarantee the value of the IFB token after its public listing, this will be dictated by supply and demand. The User understands and agrees by accessing the Platform that he will fully support the risk of IFB devaluation; the token and its value are not guaranteed in any way by the Company / Platform.

17. For operations and transactions involving the issuance / purchase / sale / exchange of the IFB token, users must have a crypto currency wallet.

A crypto currency wallet is a device, physical medium, program, or service that stores public and/or private keys for crypto currency transactions. In addition to this basic key storage function, a crypto currency wallet also offers the functionality of encrypting and/or signing information more often. The wallet works by generating a theoretical or random number, used at a frequency determined according to the size of the algorithm and the technological requirements of the crypto currency. This number is then converted to a private key using the specific conditions of the crypto currency cryptography algorithm. A public key is then generated from the private key using any of the requirements of the cryptographic algorithm under consideration.

The private key is used by the owner to access and send the crypto currency and is exclusively owned by the owner, while the public key is to be shared with any third party to receive the crypto currency.

Users are solely responsible for the integrity and security of the e-wallet, the Platform / Company not requesting the private key.

Rules on the use of the BeeGENEROUS platform (<https://beegen.becombee.com>)

18. A member may use the BeeGENEROUS crowdfunding platform made available by the Platform to finance only one Project at a time. The funding of a subsequent project can only be started after the initial project funding has been completed.

19. The member who posted the Project undertakes to use the funding obtained through the BeeGENEROUS platform strictly for the implementation of the Project, being solely responsible for the fulfillment of this obligation. The liability of the Company / Platform for non-compliance with this obligation is excluded.

20. If the Project proves to be an illicit one / that violates the legal provisions / rights of third parties (including but not limited to intellectual property, industrial, trade secrets), the user who published the Project undertakes to return the financing obtained to the persons who transferred the amounts. The Company and the Platform

shall have no responsibility for the return of the funding and shall not be held jointly and severally liable with the user concerned.

21. The amounts offered as funding under the BeeGENEROUS platform represent a donation and will be transferred directly from the electronic wallet of the host / sponsor / donor to the electronic wallet of the beneficiary, without the Platform or the Company having any involvement, thus excluding any liability of the latter two.

22. BeeGENEROUS works through a referral / recommendation mechanism, with 2 programs (Program Bee3 and Program Bee4), each having 12 levels (honeycombs) of multifunding / donation, with values between 5 USDT and 12,000 USDT.

The number of activated levels in one program will be equal to the number of checked levels in the other program. This means that every time we want to go to the next level (upgrade), we will activate both Levels (with the same number and identical values) from both programs : Program Bee3 and Program Bee4.

All levels from 1 to 12 can be activated at any time and in any amount, in an increasing manner, without skipping one or more levels, and it is necessary to activate a level by paying the value displayed in/on that comb. The payment will be made through one of the digital currencies allowed by the platform, in exchange for the amount displayed in/on the comb. In the Bee3 program, the payment made in order to activate the level will be transferred directly to the electronic wallet of the person who recommended you (the host), if the latter has the respective level activated, and in the Bee4 program, the payment will be distributed according to the algorithm.

Each level from 1 to 11 once activated remains active forever and for an infinite number of Cycles, generating funding, except for the last activated level, which allows funding for 3 full Cycles and then becomes inactive (freezes) and stops collecting funds for you until you activate the next level. To move to the next level, activation is required, according to the previous paragraph.

Level 12 is the last level that can be activated, there is no higher level that requires activation.

The **Program Bee3** contains 3 positions at each funding level. Filling the all 3 positions represents the completion of a cycle.

The **Program Bee4** contains 2 Lines: Line 1 has 2 positions and Line 2 has 4 positions. Filling the all 6 positions represents the completion of a cycle.

The distribution of funds in Program Bee3 is done as follows :

All the money / cryptocurrencies / tokens from the first 2 positions (1, 2) go to your wallet, and those from the 3rd position go to the person who gave you the chance to enter this Community, closing 1 cycle and reopening the next cycle with another 3 vacant positions to be filled by the following funders.

This process can be repeated endlessly for an unlimited period of time.

The distribution of funds in Program Bee4 is done as follows :

Cryptocurrencies / tokens for both positions from LINE 1 go to other members projects (these can be members who joined the Community before and/or long after your entry into BE & BEE COMMUNITY).

All Cryptocurrencies / tokens for the next 3 positions (3, 4, 5) in LINE 2 go into your wallet, and the money from the last position (6) goes to someone else's project.

This process can be repeated endlessly for an unlimited period of time.

Hyperlinks / References to Our Content

23. The following organizations may refer to our website without prior written approval:

- Government agencies;
- Search engines; News organizations;
- Online directory distributors may link to our website in the same way as they hyperlink to the websites of other listed companies.

These organizations may refer to our homepage, publications or other website information, as long as the link: (a) is in no way misleading; (b) does not falsely imply sponsorship, endorsement or approval of the tying party and its products and/or services; and (c) fall within the context of the referring party's website.

We may consider and approve other hyperlink requests from the following types of organizations:

- known sources of information for consumers and/or businesses;
- community sites;
- associations or other groups representing charitable organizations;
- distributors of online directories;
- internet portals;
- accounting, law and consulting firms; and
- educational institutions and professional associations.

We will approve link referral requests from these organizations if we decide that: (a) the link would not make us look unfavorable to ourselves or to our accredited businesses; (b) the organization has no negative reputation; (c) the benefit to us of the visibility of the hyperlink compensates for the absence of direct distribution by BE & BEE COMMUNITY; and (d) the link is made in the context of general information on resources.

These organizations may refer to our home page as long as the link: (a) is in no way misleading; (b) does not falsely imply sponsorship, endorsement or approval of BE & BEE COMMUNITY and its products or services; and (c) fall within the context of the referring party's website.

If you are one of the organizations listed above and you are interested in "linking" to our website, you must inform us by sending an email to BE & BEE COMMUNITY (see the Contact section). Please include your name, the name of your organization, your contact information, as well as the URL of your website, a list of any URLs from which you intend to link to our website, and a list of URLs on our website to which you wish to connect.

Approved organizations may hyperlink to our website as follows:

- By using our corporate name; or
- By using the uniform resource locator that is referred to by; or
- By using any other description of our website being linked to that makes sense in the context and format of the content on the linked party's website.

The use of the BE & BEE COMMUNITY logo or other works/works within the scope of the references will not be permitted in the absence of a trademark license agreement.

24. Without the prior approval and written permission of the Company, you may not create frames or screenshots of our web pages that in any way alter the visual presentation or appearance of our website.

25. We will not be responsible for any content that appears on your website / social media profile. You agree to protect and defend us against all claims arising from the content published on your website. No link (links) / reference to the Company / Platform must appear on any website that can be interpreted as slanderous, obscene or illegal or that otherwise violates or claims the violation of the rights of third parties.

26. We reserve the right to request the removal of all links or any special link to our website. You agree to immediately remove all links to our website upon request. We also reserve the right to comply with these terms and conditions and related policy at any time. By continually linking to our website, you agree to be bound by these terms and conditions.

Registration and user accounts. Know your customer (KYC)

27. By signing up to use the application services provided by the Platform, you declare and warrant that:

- (a) you are at least eighteen (18) years of age;
- (b) you have the right, power and full authority to accept these Terms;
- (c) you are not a resident or resident for tax purposes and otherwise have no relevant links with any jurisdiction that BE & BEE COMMUNITY has notified as being subject to the prohibitions or restrictions on accessing or using BEE COMMUNITY;
- (d) you are not a resident or resident for tax purposes and you have no relevant links to any jurisdiction in which you enter or fulfill your obligations; under these terms or the delivery, ownership, use or exchange of digital assets is illegal or restricted in any way or requires licensing, registration or approval of any kind;
- (e) you are the authorized user of your device. on, and your device is turned on, it's not of *jailbreak* in nature, which means you haven't used or known that someone has used an *exploit* to remove manufacturer or carrier restrictions from that device.
- (f) you are not currently registered as a user of BE & BEE COMMUNITY;
- (g) do not use false identity, operate under a pseudonym or conceal your identity;
- (h) you are not located in, under the control of, or the citizen or resident of, (i) any sanctioned international country or (ii) in any country where the European Union has embargoed on relevant goods or services;
- (i) you will not use our Services if the applicable laws of your country prohibit you from doing so in accordance with these Terms;

(j) you are the sole ultimate beneficial owner of your account. and do not act on behalf of or representing any other natural person, legal person;

(k) you are the beneficial owner (or if you act as a trustee, the legal owner) of any digital asset or trust currency that is subject to these Terms and that is subject to the Services; and

(l) you agree to the fulfillment of all the requirements of the applicable law to which you are subject, including, all tax laws and regulations, control requirements and registration requirements.

28. In order to use BE & BEE COMMUNITY, you must register as a user on the Platform and provide us with all the information and/or documents requested by us, respectively pay the membership fee.

29. The processing of personal data such as e-mail, name, surname, address, passport number, personal numeric code / social insurance number, IP, electronic wallet address, bank card number, transaction history, usage data of the Platform (cookies), image, is carried out by the Platform / Company in order to provide services to you, in order to fulfill the contractual obligations assumed towards you, represented by these Terms and Conditions. In relation to the persons who do not register on the Platform, the data processing takes place for the purpose of the legitimate interest of the Platform / Company to carry out its economic activity.

The processing of personal data takes place in accordance with the "Applicable Data Protection Law" means, Regulation (EU) No. 679/2016 of the European Parliament and of the Council of 27 April 2016 on the protection of individuals with regard to the processing of personal data and on the free movement of such data, and repealing Directive 95/46/ EC ("GDPR").

The Company / Platform will retain your personal data only for as long as it is necessary for the purposes set out in this Privacy Policy. We will retain and use your personal data to the extent necessary to comply with our legal obligations (for example, if we are required to retain your data in order to comply with applicable laws), to resolve disputes and enforce our legal agreements and policies.

The Company will also retain usage data for internal analysis purposes. Usage Data is generally retained for a shorter period of time, unless such data is used to strengthen the security or improve the functionality of our Service, or we are legally obliged to retain this data for longer periods of time.

Your information, including personal data, is processed at the Company's operating offices and in any other places where the parties involved in the processing are located. It means that this information may be transferred to and maintained on computers located outside the state, province, country, or other government jurisdiction, where data protection laws may differ from those in your jurisdiction.

Your consent with respect to this Privacy Policy, followed by your submission. of such information, represents your consent with regard to this transfer.

The Company will take all reasonable steps necessary to ensure that your data is treated securely and in accordance with this Privacy Policy and no transfer of your personal data will take place to an organization or country unless there are adequate controls, including the security of your data and other personal information.

We may disclose your personal data to (i) entities and/or persons empowered by us (EEA or third countries) involved in the provision of the Services, including the provision of commercial communications (such as data center providers, payment service providers for various payment facilities, providers of emailing platforms such

as Google Mail), or if we are required to disclose personal data for the purpose of complying with any legal obligation or decision of a judicial authority, public authority or governmental body; or (iii) if we are required or otherwise permitted to do so under applicable law.

Also, your personal data may be disclosed to third parties providers of cookies and similar technologies as described in the Cookies Policies.

If you are a resident of the European Economic Area (EEA), you have certain data protection rights. If you want to be informed what personal information we hold about you. and if you would like them to be removed from our systems, please contact us.

In certain circumstances, you have the following data protection rights:

- a) Right of access: you can obtain from us the confirmation that we are processing your personal data, as well as information on the specifics of the processing.
- b) Right to change: you can ask us to change your personal data. incorrect personal data or, where appropriate, completion of data that are incomplete.
- c) Right to erasure: you may request the deletion of personal data when: (i) they are no longer necessary for the purposes for which we have collected and processed them; (ii) you have withdrawn your consent to the processing of the data and we can no longer process it on other legal grounds; (iii) the data are processed contrary to the law; respectively (iv) the data must be deleted according to the relevant legislation.
- d) Withdrawal of consent and the right to object: you can withdraw your consent to the processing of data on the basis of consent at any time. You can also oppose at any time the processing for marketing purposes, including the profiles carried out for this purpose, as well as the processing based on the legitimate interest of the Company, for reasons related to your specific situation.
- e) Restriction: under certain conditions you may request the restriction of the processing of your personal data.
- f) The right to data portability: to the extent that we process the data by automatic means, you can ask us, under the law, to provide your data in a structured, frequently used and machine-readable form. If you ask us to do so, we can transmit your personal data to another entity, if technically possible.
- g) The right to lodge a complaint with the supervisory authority. You have the right to lodge a complaint with the data processing supervisory authority if you believe that your rights have been violated:

National Authority for the Supervision of Personal Data in Romania
B-dul G-ral. Gheorghe Magheru 28-30 Sector 1, postal code 010336 Bucharest, Romania
anspdc@dataprotection.ro

All the above rights are subject to the laws in force at the level of Romania or of the European Economic Area (EEA).

30. All information and documents must be in Romanian or English (including information and/or documents that may be required of us to comply with applicable laws) in order to process your registration.

31. If the documents you provide are not in Romanian or English, you may be required to provide us with a certified translation into English. BE & BEE COMMUNITY will not be responsible for translating documents that are not into English and will not be obliged to process or review any documents that are not in English.

32. You agree to work with all requests made by us or any of our service providers on our behalf in connection with your use of BE & BEE COMMUNITY, including for the identification or authentication of your identity, the validation of funding sources or transactions, or the verification of the source of income and/or wealth. This may include, without limiting the general nature of the foregoing, the need for additional information enabling us to reasonably identify you, to ask you to take steps to confirm ownership of your phone number or payment instruments or verification of your information in third-party databases or through other sources.

33. We have the right, at our sole discretion and without giving reasons, to refuse your application for registration or to suspend, terminate or limit your use of BE & BEE COMMUNITY or your account and/or change the eligibility criteria for registering or using BEE COMMUNITY. By using the Platform's services, the User accepts that this clause is a non-common one, declares that he has proceeded to read it, has understood it and expressly consents to its application.

34. We may confidentially verify the information you provide to us or obtain information about yourself or through third parties from secure databases. By accepting these Terms, you agree that we or a third party on our behalf may carry out such checks.

35. You hereby declare and warrant that all information provided to us, our partners or any of our third-party service providers, is always complete, accurate and up-to-date in all respects and that, if such information ceases to be complete, accurate and up-to-date, you will provide us, our affiliates and the third-party service providers who have been reviewed with up-to-date information without delay. It is your responsibility. to inform us of any changes to your personal data personally or with respect to any other information you have provided to us during registration or during the performance of your commitment with BEE & BEE COMMUNITY. If at any time we believe that your personal information will not be available. are incomplete, outdated or inaccurate, we may contact you and ask you for additional information or ask you to go through the verification process again. Failure to follow any step of the registration process or the provision of outdated information, failure to comply with any step in the registration process may result in your inability to use BE & BEE COMMUNITY. You agree to indemnify us, our affiliates and any third-party service providers for any losses suffered as a result of your refusal or omission to provide complete, accurate and up-to-date information at any time before and after the end of our Services.

36. When you sign up for BE & BEE COMMUNITY or at any future time after you have enrolled in BE & BEE COMMUNITY, you authorize us to carry out electronic checks of your identity, either directly or using relevant third-party service providers.

Risks, liability and limitations

37. At any time and without legal consequences, our Company has the right to cease or limit the use of the services of BEE & BEE COMMUNITY (including, but not limited to: freezing or suspending your account, refusing to process transactions or reversing, canceling those that have been affected) for any reason, including (but not limited to):

- violations of the Terms and Conditions;
- applicable laws;
- presumption of fraud.

38. Users shall not be entitled to any payment, compensation or damage on our part in connection with the suspension, revocation or termination of the use of the BE & BEE COMMUNITY services for any reason whatsoever. Any limitation, suspension or termination of your use of the services of BE & BEE COMMUNITY does not exempt you from any liability on your part, which occurred at the time of the limitation, suspension or termination. Our rights to limitation, suspension and termination under these Terms and Conditions will be without prejudice to any other rights or remedies we may have (whether in accordance with these Terms and Conditions, applicable law or other relevant documents). By using the Platform's services, the User accepts that this clause is a non-common one, declares that he has proceeded to read it, has understood it and expressly consents to its application.

39. If you wish to suspend or terminate your access to and use of any of the services of BE & BEE COMMUNITY or to close your account, it is necessary to send a request to BE & BEE COMMUNITY in such a way and accompanied by the information and supporting documentation requested by us.

40. You hereby acknowledge and agree that you will be subject to these Terms and Conditions which we may consider applicable to such suspension or termination. If, at the time of submitting the application to close the account, your account is not valid, has outstanding or ongoing debts, commitments or activities, including but not limited to any fixed-term loan, deposits or investments, or any amount due to BE & BEE COMMUNITY, we will not be required to process such a closing request until all obligations, activities or commitments and debts have been fully covered by you.

41. We may at any time and without notice:

- compensate any amount we owe with any amount you owe us;
- recover any amount you owe us.

Any compensated amount will be discharged promptly and for all intents and purposes.

42. Our company / platform may stop or discontinue its activity under conditions that may be related to us or that are independent of our will. These conditions include, but are not limited to:

- lack of capital infusion;
- error of server, hard disk or equipment;
- interruptions of communication lines;
- Unpredictable attack by hackers;
- Force majeure.

Force majeure is defined as the occurrence of uncontrollable events (such as war, stoppage of the workforce or extreme weather conditions) that are not at fault of either party and that make it difficult or impossible to carry out a normal activity. Since such an event may be present, our company is absolved of liability if it cannot meet

the original conditions or if attempting to do so will result in loss or damage to property, for reasons beyond its control.

Removing links/posts from our website

43. If you find any Post / Project / Comment / link from our website as being offensive for any reason, you can contact us and inform us at any time. We will consider requests to remove links, but we are not obliged to remove them or give you a direct response.

44. We make no warranties that the information on this website is accurate, we do not guarantee its completeness or accuracy; nor do we promise to ensure that the website remains available or that the material on the website is up to date.

Disclaimer

45. To the extent permitted by applicable law, we exclude all representations, warranties and conditions relating to our website and the use of this website. Nothing in this Disclaimer will:

- limit or exclude our or your liability for death or personal injury;
- limit or exclude your liability for fraud;

46. As long as the website and the information and services on the website also involve user-generated content, we will not be liable for any loss or damage of any kind. Any investments and payments made as a result of the information and assets presented herein and the risk associated with them is assumed solely by the user.

Notifications and communications

47. By using BE & BEE COMMUNITY services you explicitly agree that we may provide you with any notices or other communications, including marketing, related to the use of our services. Communications may be made by e-mail to the address you have provided to us, text message or phone call to the phone number you have provided to us, or by posting it on our website. A communication made to these contact details will be considered valid.

All communications from the Company / Platform will be made in English / Romanian. By using the Platform you declare that you understand English / Romanian.

48. You will always be given the option to unsubscribe from receiving any material from us.

49. BE & BEE COMMUNITY reserves the rights to modify, revise and/or change these Terms at any time, i.e. any notice published on the Platform. All changes will enter into force immediately after being published on the Platform. It is your responsibility to periodically check the relevant pages on our sites/platform to confirm the most current version of these Terms.

If you do not agree to such changes, the only remedy is to stop using the BE & BEE Community Services and cancel your account.

Litigation

50. All conflicts arising from the use of the services provided by BE & BEE COMMUNITY will be under the jurisdiction of the courts of Cluj-Napoca.