



## CoinLion 1 Deposit 1 Trade Campaign Terms and Conditions

1. **Overview.** It is CoinLion, LLC's ("CoinLion", "We", or "Our") desire to provide a robust and secure cryptocurrency trading platform. The 1 Deposit 1 Trade Campaign is a marketing campaign designed to attract new users and generate additional activity on the CoinLion Trading Platform

Users will earn 250 CoinLion Token (Lion) for completing 1 deposit and 1 trade according to the following guidelines.

- a. To participate users must be eligible per the CoinLion user agreement. Users must sign up at [trade.coinlion.com](https://trade.coinlion.com) and complete the profile tier 1 information. Users must be eligible to complete registration.
- b. The deposit must be made in BTC or ETH
- c. Users must make 1 deposit of 0.003 BTC, 0.15 ETH, or greater.
- d. Users must execute 1 trade of greater than 0.00125 BTC, .06 ETH, or 1000 LION

2. **Scope**

The CoinLion 1 Deposit 1 Trade Campaign Terms and Conditions is an agreement between CoinLion and CoinLion 1 Deposit 1 Trade Campaign Participants and applies to all participants and activities related campaign. The CoinLion 1 Deposit 1 Trade Campaign Terms and Condition integrates CoinLion's Privacy Policy and Terms and Conditions. This agreement expires upon completion or termination of the CoinLion 1 Deposit 1 Trade Campaign.

3. **Campaign**

- a. **Timeline.** The CoinLion 1 Deposit 1 Trade Campaign commences October 7th, 2019 and will conclude October 31th, 2019.
- b. **Rewards payout timeline.** The earned rewards will be paid out following the campaign. Estimated payout processing time is 2 weeks. Payouts will be credited directly to your account on [trade.coinlion.com](https://trade.coinlion.com).
- c. **Restrictions.** User can only participate with one email/account. Participates found to be participating via multiple emails/ accounts will be disqualified.
- d. Campaign is limited to the first 15,000 participants and CoinLion's discretion.



In order to be eligible for payouts participants are required to have established a valid account on trade.coinlion.com. The user will be required to be verified via BSA / AML Know Your Customer Standards (KYC). Thus, users will be denied participation and / or reward payouts if they are not a verified user on trade.coinlion.com

Participants agree to this agreement, the CoinLion [Privacy Policy](#), the CoinLion [Terms and Conditions](#), and allow their information to be used for marketing purposes. If user does not agree to the User may be denied access or prizes.

#### 4. NO WARRANTIES AND LIMITATE OF LIABILITY

- a. The CoinLion Token (LION) distributed as result of the CoinLion 1 Deposit 1 Trade Campaign are provided on an “as is” basis and without any warranties of any kind, either expressed or implied. You assume all responsibility and risk with respect to Your use of the CoinLion Website and participating in the CoinLion Token (LION) 1 Deposit 1 Trade Campaign.
- b. You hereby expressly agree that, to the maximum extent permitted by law, CoinLion or its Affiliates do not accept any liability for any damage or loss, including loss of business, revenue, or profits, or loss of or damage to data, equipment, or software (direct, indirect, punitive, actual, consequential, incidental, special, exemplary or otherwise), resulting from any participation in the CoinLion 1 Deposit 1 Trade Campaign or use of, or inability to use, this Website or the material, information, software, facilities, services or content on this website, or their use by the User, regardless of the basis, upon which the liability is claimed.
- c. You understand and agree that CoinLion and any of its Affiliates shall not be held liable to and shall not accept any liability, obligation, or responsibility whatsoever for any change of the value in any cryptocurrency traded within the platform. CoinLion shall not provide to the User any compensation for any losses, nor shall you have any expectation to the contrary.
- d. You understand and agree that it is Your obligation to ensure compliance with any legislation relevant to Your city, state, providence, and / or country of domicile concerning participation in the CoinLion 1 Deposit 1 Trade Campaign or use of this Website, and that CoinLion will not accept any liability for any of Your illegal or unauthorized participation in the CoinLion 1 Deposit 1 Trade Campaign or use of this Website.
- e. CoinLion does not warrant or represent that any information on the Website is accurate or reliable or that the Website will be free of errors or viruses, that defects will be corrected, or that the service or the server that makes it available is free of viruses or other harmful components. CoinLion shall not be liable for uninterrupted availability of the Website at any times for any duration, in any or all countries or geographic locations, or at any given time.



- f. You understand and agree that CoinLion is not obligated to complete or finish the CoinLion Token (LION) 1 Deposit 1 Trade Campaign. You understand and agree that CoinLion intends to complete the 1 Deposit 1 Trade Campaign distribution as detailed, but that due to the risks associated with cryptocurrency and the digital tokens market, including, but not limited to regulatory or technical restrictions and those outlined in 6.0. DISCLAIMERS section of this agreement and the Section 7. Disclaimers of [the Terms and Conditions](#), this may not be feasible.
- g. Receipt / award of CoinLion Token (LION)s does not present an exchange of cryptocurrencies for any form of ordinary shares, and the holder of any Tokens, is not entitled to any guaranteed form of dividend or other revenue right. Holders of CoinLion Token (LION)s are only entitled to the utility of the CoinLion Token (LION) for unique and limited use on the CoinLion platform.
- h. You understand and agree neither CoinLion nor any of its Affiliates shall not be held liable to and shall not accept any liability, obligation, or responsibility whatsoever for any “missed opportunity” to participate or to receive referrals because of CoinLion’s discretionary end / completion of the 1 Deposit 1 Trade Campaign.
- i. You understand and agree neither CoinLion nor any of its Affiliates shall not be held liable to and shall not accept any liability, obligation, or responsibility whatsoever for Participants denial of Beta access or prize distribution based upon unverified KYC information, and you further understand and agree CoinLion and any of its Affiliates shall not be held liable to and shall not accept any liability, obligation, or responsibility whatsoever for the KYC information being unverified as CoinLion is under no obligation to verify your KYC information.

## 5. DISCLAIMERS

- a. CoinLion cannot and does not guarantee market liquidity for Tokens. You expressly acknowledge and represent that You fully understand that they may experience volatility in pricing and will not seek to hold the CoinLion liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected to the CoinLion platform.
- b. The use of Tokens carries with it a number of risks, e.g. malfunction of the Ethereum protocol and risk of hacks. You should carefully consider the risks listed herein and, to the extent necessary, consult an appropriate lawyer, accountant, or tax professional. If any of the risks are unacceptable to You, You should not participate in the 1 Deposit 1 Trade Campaign.
- c. CoinLion and its respective development team do not support any unfair or fraudulent practices and confirm their intention to develop, complete, and launch the CoinLion Platform and to complete the CoinLion 1 Deposit 1 Trade Campaign



through distribution. However, KYC verification presents case by case burdens, and CoinLion reserves the right and ability to not successfully verify a User's KYC information. Lack of Verification does not have any meaning or determination beyond CoinLion's lack of ability to provide services, including, but not limited to, participation in the Beta and Prize distribution, to the unverified Participant.

- d. CoinLion will take reasonable steps to exclude any viruses from the Website, but cannot guarantee or warrant that any material available for downloading from the Website will be free from infection, viruses, or other code that has contaminating or destructive properties. By using the Website, You acknowledge and understand this risk and agree to not hold the Owner liable for viruses.
- e. Security measures have been implemented to ensure the safety and integrity of any of the services related to the CoinLion Token (LION) 1 Deposit 1 Trade Campaign. However, despite this, information that is transmitted over the internet or Blockchain may be susceptible to unlawful access and monitoring.
- f. You agree the CoinLion 1 Deposit 1 Trade Campaign does not constitute an offer or solicitation to distribute shares or securities.
- g. CoinLion does not warrant or guarantee that CoinLion Token (LION) will be listed or made available for exchange for other cryptographic tokens or fiat money, and no guarantees are given whatsoever with the capacity (volume) of such potential exchange. It shall be explicitly cautioned, that such exchange, if any, might be subject to regulatory oversight, and We do not give any warranties in regard to any exchange service providers. User acknowledges it may not be able, at a given time, to acquire or dispose of its Tokens due to potential lack of liquidity.

## 6. Applicable Law and Dispute Resolution

- a. All questions concerning the construction, validity, enforcement, and interpretation of this Agreement shall be governed by and construed and enforced in accordance with the laws of the State of South Dakota, United States of America.
- b. To resolve any dispute, controversy, or claim between them arising out of or relating to this Agreement, or the breach thereof, the Parties agree first to negotiate in good faith for a period of not less than sixty (60) days following written notification of such controversy or claim to the other Party.
- c. If the negotiations do not resolve the dispute, controversy, or claim to the reasonable satisfaction of all Parties during such period, then the Parties irrevocably and unconditionally submit the respective claim to the binding arbitration in accordance with the American Arbitration Association rules, and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof. Except for any disputes, claims, suits, actions,



causes of action, demands, or proceedings in which either Party seeks injunctive or other equitable relief for the alleged unlawful use of intellectual property, including, without limitation, copyrights, trademarks, trade names, logos, trade secrets, or patents, You and the Owner (a) waive Your and Owner's respective rights to have any and all disputes arising from or related to these Terms resolved in a court, and (b) waive your and Owner's respective rights to a jury trial. The substantive law shall be South Dakota Law (including all other operating rules, policies, and procedures that may be issued by the Website Owner and published from time to time on the Website), without regard to conflict of law rules or principles (whether of the State of South Dakota or any other jurisdiction). The language of the arbitration shall be English.

## 7. Miscellaneous

- a. Termination and Suspension. Notwithstanding anything contained herein, CoinLion reserves the right, without notice and at our sole discretion, to terminate these Terms or suspend your right to access the Website, including, but not limited to, in case of your breach of these Terms, or if CoinLion suspects you have committed fraud, negligence, or other misconduct. You may terminate these Terms without notice by discontinuing use of the Website and with written notice of the termination. All rights granted to You under these Terms will immediately be revoked upon our termination of these Terms or Our suspension of Your access to the Website. In the event of any Force Majeure Event (as defined in "Miscellaneous" Section of the Terms and Conditions), breach of this agreement, or any other event that would make it commercially unreasonable for the CoinLion Platform to operate, we may, in our discretion and without liability to You, with or without prior notice, suspend Your access to all or a portion of our services/Website. We may terminate Your access to the Website in our sole discretion, immediately, and without prior notice, and delete or deactivate Your Account and all related information and files in such Account without liability to You.
- b. Entire Agreement. This Agreement, the [Privacy Policy](#), the [Terms and Conditions](#) are intended to fully reflect the terms of the original agreement between the parties. No provision of the Agreement shall be considered waived unless such waiver is in writing and signed by the party that benefits from the enforcement of such provision. No waiver of any provision in the Agreement, however, will be deemed a waiver of a subsequent breach of such provision or a waiver of a similar provision. In addition, a waiver of any breach or a failure to enforce any term or condition of the Agreement will not in any way affect, limit, or waive a Party's rights hereunder at any time to enforce strict compliance thereafter with every term and condition hereof.
- c. Severability. If any term, provision, covenant or restriction of this Agreement is held by a court of competent jurisdiction to be invalid, illegal, void or unenforceable, the remainder of the terms, provisions, covenants, and restrictions



set forth herein shall remain in full force and effect and shall in no way be affected, impaired, or invalidated, and the parties hereto shall use their commercially reasonable efforts to find and employ an alternative means to achieve the same or substantially the same result as that contemplated by such term, provision, covenant, or restriction. It is hereby stipulated and declared to be the intention of the parties that they would have executed the remaining terms, provisions, covenants, and restrictions without including any of such that may be hereafter declared invalid, illegal, void, or unenforceable.

- d. Communication and notices. Any communication concerning the Terms' execution or violation should be conducted only via email of the User and through the Owner's contact form on the Website. The User's official email for communication shall be deemed the email specified by the User during the Account registration process. The one and only language of the communication shall be English. We may provide any notice to You under this Agreement by: (i) posting a notice on the Website; or (ii) sending an email to the email address then associated with Your account. Notices We provide by posting on the Website will be effective upon posting and notices We provide by email will be effective when We send the email. It is Your responsibility to keep Your email address current. You will be deemed to have received any email sent to the email address then associated with Your account when We send the email, whether You actually receive or read the email.
- e. Tax Issues. The Owner makes no representations concerning the tax implications of the CoinLion Token (LION)s, the receipt / award of them, or the possession / use / subsequent sale of them. The User bears the sole responsibility to determine if receipt / award of the Tokens has tax implications for the User in the User's home jurisdiction. By participating in the CoinLion Token (LION) 1 Deposit 1 Trade Campaign, and to the extent permitted by law, the User agrees not to hold the Owner liable for any tax liability associated with or arising from the receipt / award of Tokens. All receipt / award of CoinLion Token (LION) via the 1 Deposit 1 Trade Campaign is exclusive of any taxes, and shall certain taxes be applicable, they shall be assumed, determined, and paid by You.
- f. Headings. Headings of sections are for convenience only and shall not be used to limit or construe such sections. All the sections in the agreement shall survive any termination or expiration of these Terms.

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