

YOUR CRYPTO ACADEMY

Policies and Procedures

1. I am of legal age in the state or jurisdiction of my residency. I agree that I am an independent contractor responsible for determining my own business activities. I am not an agent, employee or legal representative of YOUR CRYPTO ACADEMY, hereafter referred to as "Company", and will not represent in any manner that I am an agent, employee or legal representative of Company. I am responsible for the payment of all federal and state self-employment taxes and any other tax required under any federal, state or regulatory taxing agency.
2. This position does not constitute the sale of a franchise or distributorship.
3. I agree that as an Independent Affiliate, I shall place primary emphasis upon the sale of products or services to consumers.
4. In order to maintain a viable Marketing Program and to comply with changes in federal, state or local laws in economic conditions, Company may update Policies and Procedures for Independent Affiliates from time to time, as well as to modify its Independent Affiliate Compensation Plan. Such Policies and Procedures and Compensation Plan modifications, and all changes thereto, shall become a binding part of this Agreement upon publication.
5. I understand that no attorney general or other regulatory authority ever reviews, endorses or approves any company, product or compensation plan, and I will make no such claim to others.
 - a. I understand that my Independent Affiliate position can be inherited or bequeathed, but cannot be transferred or assigned during my lifetime without written consent of the Company which consent will not be unreasonably withheld.
6. I will not promote my Independent Affiliate position, nor use Company's name, or trade names, logos, sales materials, trademarks or service marks of Company, except in materials provided by Company or approved in writing by Company prior to their use by me. I understand that unauthorized use or duplication of trademarks or copyrighted materials is a violation of federal law. Only the official Company provided Independent Affiliate replicated website or main corporate website may be used to promote the Company products or Independent Affiliate program.
7. I am responsible for supervising and supporting Independent Affiliates that I refer into the business and in my payline. I agree to maintain weekly communication and to support Independent Affiliates on my teams by way of any of the following or combination thereof. Personal contact, telephone communication, email, written communication or attendance at Independent Affiliate meetings. Failure to do so may result in termination of Independent Affiliate status.
8. Company provides the following fulfillment to its Independent Affiliates: The activation of services or shipment of product(s) ordered within three (3) business days of receipt of order and clearance of funds, subject to availability of items ordered.
9. Company is currently in "pre-launch" status. During that time, the services are being finalized, and any member who subscribes during that time will have their membership period automatically extended at no cost until the service is fully available. When the service is fully available, the service agreement period will take effect, and the membership end date will be set accordingly.
10. The Company's business day ends at 11:59 pm central time regarding the calculation and payment of commissions & bonuses. Independent Affiliate earnings shall be paid daily.
11. I will not make false or misleading statements about the Company's products/services or the Independent Affiliate position. Display of earnings and the making of income projections to potential Independent Affiliates is prohibited.
12. I will not use marketing tools, services, or methods in regions where they are prohibited. Examples include but are not limited to: automated phone calls/texts (robocalls), mass email marketing (spamming), social media automation (bots), etc. Company reserves right to disallow use of any marketing techniques which threaten the health and well-being of Company or other Independent Affiliates. Company may at its discretion require in certain cases that such marketing techniques be immediately discontinued.
13. Independent Affiliate and Customer lists and names are owned by Company and may never be used for any commercial purpose without prior written consent of Company.
14. I confirm that my involvement with YCA is not in conflict with any active agreement I may have with any other company.
15. During the term of this Agreement and for one (1) year thereafter, Independent Affiliates shall not, directly or indirectly, solicit Independent Affiliates of Company to other affiliate marketing organizations, except as to personally referred Independent Affiliates/Customers. Violation of this portion of said agreement shall be grounds for termination and cause for legal action.
16. I understand that any violation of these Policies and Procedures may result in suspension or termination of my Independent Affiliate position at the Company's sole discretion.
17. This Agreement is governed by the laws of Texas. The parties agree that any claim, dispute or other difference between them shall be exclusively resolved by binding arbitration pursuant to the Commercial Arbitration Rules of the American Arbitration Association with arbitration to occur at Harris County, Texas. Louisiana Independent Affiliates may choose Louisiana law, and may arbitrate at New Orleans, Louisiana.
18. You may cancel this agreement at any time by providing written notice to Your Crypto Academy via support@ycatoday.com.