

THE OFFICIAL REGULATION OF THE “HACKMANIA” CAMPAIGN

ART. 1. ORGANIZER OF THE CAMPAIGN

1.1 The organizer of the “HACKMANIA” Campaign is CryptoDATA Tech SRL. (“Organizer”), with its registered office in Bucharest Municipality, Bulevardul Pipera 1/II, Pipera, Ilfov, Romania registered in the Trade Register under no. J40/10924/2019, Sole Registration Number 41537169, legally represented by the administrator, David Anisia Georgiana

1.2 The campaign will be carried out in compliance with the provisions contained in this Regulation. The terms and conditions of this Regulation are binding on all participants as set out below. The Organizer reserves the right to amend the Regulation, informing the public in advance.

1.3 The Regulation, as well as the details of the Campaign, are available free of charge to any applicant on the websites www.impulse.technology and www.Cryptodata.ro throughout the Campaign.

ART. 2. DURATION AND SCOPE OF THE CAMPAIGN

2.1 The "HACKMANIA" campaign will take place during the period of publication date on the website - 30.12.2020, specifying that the registration in the Campaign shall be carried out on the website www.impulse.technology according to art. 4.1.

ART. 3. RIGHT OF PARTICIPATION

3.1 The campaign is addressed to all persons who cumulatively fulfil the following conditions:

- ✓ have reached the age of 18 (eighteen) years old at the date of commencement of the Campaign;
- ✓ expressly, unequivocally and irrevocably accept to provide their personal data requested for participation and their use in connection with the Campaign in accordance with this Regulation.
- ✓ hold any type of IMPulse K1 smartphone that is still under warranty period and its functions and systems have not been altered.

3.2 Cannot participate in this Campaign:

- ✓ CryptoDATA Tech S.R.L employees
- ✓ employees of companies that collaborate with CryptoDATA Tech S.R.L
- ✓ the partners of the companies that have collaborated with CryptoDATA Tech S.R.L

*If there are any suspicions that the participant has collaborated with the persons presented in Art 3 Point 3.2, the Organizer of the contest may block the prize until the resolution of the suspicion.

ART. 4. MECHANISM OF THE CAMPAIGN

4.1 The registration and participation in the Campaign is done by accessing the website www.impulse.technology from any mobile device connected to the Internet (tablet, mobile phone), using the browsers Google Chrome, Mozilla Firefox and Safari, observing the following steps:

- When accessing the www.impulse.technology page, a pop-up window will appear, in which the user is asked for its consent for the cookies to be collected. Proceeding to the next step is conditioned by the acknowledgement and acceptance of the cookies statement.
- After accepting the cookies policy, the user must create an account on the www.impulse.technology platform
- In order to proceed to the next step, the previous user must acknowledge and accept the Terms and Conditions of the web page, the Privacy Policy, as well as the provisions of the Campaign Regulation
- In the “HackMania” section of the user's account, he/she must enter the Phone Series in order to validate the participation
- After successfully validating the account for the HackMania campaign, the user must fill in a form and explain how he/she managed to get the conversation between 2 WISP accounts.
- After checking the form, the user receives an invitation to the office. Based on the invitation, the user will appear at the company headquarters to validate the prize
- The user has an unlimited number of attempts

4.2 Validation of the Prize

- After appearing at the company's headquarters, the user is allowed to install or access the necessary equipment
- At the user's choice, two IMPulse K1 phones are unsealed
- The phone is configured in standard mode and the latest updates available on the market are made
- The user has 24h to intercept the call between the 2 IMPulse K1 phones
- The interception must be made between 2 encrypted identities through the WISP system application
- The interception is valid if the user obtains: text messages, voice call, video call, documents, pictures or media (**Depending on the method chosen by the Organizer**)
- The user is not allowed to touch the two phones
- The user can only receive information from Cryptodata Tech Company about IMEI or the IMPulse K1 Device series.
- Interception can be done by connecting to the WIFI or GSM network
- The user has the right to bring special equipment **but is not allowed to touch the phones.**

4.2 Receiving the prize

- After validating the interception, the winning user is declared through the CryptoDATA Tech S.R.L media channels.
- The user is obliged to fill in the collaboration contract with the necessary data
- Payment is made in BTC Virtual Currency in the amount of \$1.000.000 at the rate applicable at that time
- The prize value is \$1.000.000 including VAT - 19% VAT
- Taxes and duties are withheld by Cryptodata Tech SRL according to Law 227/2015 on the Tax Code, with the subsequent amendments and completions, articles 108-110, 132, 133 and the methodological norms given in their application approved by the Government Decision 1/2016, with the subsequent amendments and completions; Emergency Ordinance 18/2018 regarding the adoption of fiscal-budgetary measures and for the amendment and completion of normative acts, Article II paragraphs 3 and 4; Emergency Ordinance 89/2018 regarding fiscal-budgetary measures and for the amendment and completion of normative acts, article V; National Agency for Fiscal Administration Order 587/2016 for approving the model and the content of the forms used for declaring taxes and fees with a regime of establishment by self-taxation or withholding at source, with subsequent amendments and completions; National Agency for Fiscal Administration Order 3695/2016 for the approval of the forms regarding the finalization of the annual income tax and of the social contributions due by natural persons, with the subsequent amendments and completions.
- The winner cannot transfer the prize to another person

SECTION 8 REMARKS

Participants in the Advertising Campaign are obliged to comply with this Official Regulation. In case of non-observance of this Advertising Campaign regulation, the prize won will not be awarded.

The Organizer assumes responsibility for the awarding of the prizes, and the Co-organizer assumes responsibility only for running the contest and the modality the winners are designated.

By registering each participant, the Organizer and/or the Co-organizer acquire all the rights to publish the name and surname of the respective participant, the right to broadcast the name, and public presentation of its image, under any conditions, without any other consideration or payment.

The Organizer and/or the Co-organizer are not liable for the contingent malfunctions of third parties or their systems, such as: electricity supplier (e.g., the electricity shut-down resulting in failure of the equipment, etc.), mobile operators (e.g. failure, in a certain area of the country, of the network of any of the mobile networks operators, resulting in failure of the communication services, etc.), owners or administrators of the telecommunication networks, Internet, etc. (resulting in failure in sending the emails sent to the participants, etc.).

The Organizer and/or the Co-organizer shall not be liable for the way the participants transmit or fill in the personal data (last name, first name, personal identification number, telephone, prize delivery address and e-mail address) on any of the documents concluded within the advertising campaign. Any complaints related to the conduct of the campaign and the way the prizes are awarded will be transmitted to the Organizer, until its conclusion at the latest. Claims subsequent to the deadline provided by the Regulation will not be considered.

This regulation is available free of charge to any applicant on www.impulse.technology

SECTION 9 RIGHTS OF THE DATA SUBJECT IN THE CONTEXT OF PERSONAL DATA PROCESSING

The personal data are processed by both the Organizer and the Co-organizer, who have the capacity of personal data operator within the meaning of the GDPR, according to this Regulation and in relation to the personal data of the participants in the campaign to be processed by each of them.

The personal data to be processed shall consist of: last name, first name, personal identification number, email address, correspondence address for the delivery of the prize.

The personal data are processed for the purpose of the campaign, the awarding of prizes, the fulfilment of legal obligations (for example, the legal provisions in financial and accounting matters applicable to the Organizer) and the protection of legitimate interests (ensuring the right to defence in court).

The storage period of the personal data is 5 years.

At the end of the storage period, the personal data will be deleted / destroyed from the processing and storage media.

In order to carry out the campaign, the Operators (individually and/or jointly) will take the necessary measures for:

(1) Informing the data subject about the following:

- a) the identity of the operator and his representative, if any;
- b) the purpose for which the data processing is performed;
- c) additional information, such as: the recipients or categories of recipients of the data, if the supply of all the requested data is mandatory and the consequences of the refusal to provide it;
- d) the existence of the right of access, intervention on the data and opposition, as well as the conditions under which they can be exercised;
- e) any other information whose supply is required by the disposition of the supervisory authority, taking into account the specificity of the processing.

(2) Right of access to data

Any data subject has the right to obtain from the operator, upon request and free of charge for one request per year, the confirmation that the data concerning him/her are or are not processed by the operator.

The operator is obliged, in the situation in which he processes personal data concerning the applicant, to communicate it, together with the confirmation, at least the following:

- a) information regarding the purposes of the processing, the categories of data envisaged and the recipients or categories of recipients to whom the data are disclosed;
- b) the communication in an intelligible form of the data that are object of the processing, as well as any available information regarding the origin of the data;
- c) information on the functioning principles of the mechanism by which any automatic processing of the data aiming the respective person is performed;
- d) information regarding the existence of the right of intervention on the data and the right of opposition, as well as the conditions under which they can be exercised;
- e) information on the possibility to consult the record register of the personal data processing, to submit a complaint to the supervisory authority, as well as to address the court for appealing the operator's decisions.

The data subject may request the above information from the operator, through an application in written form, dated and signed. In the application the applicant may indicate if he/she wants the information to be communicated to a specific address, which can also be an e-mail address, or through a correspondence service which will ensure that the delivery will be done only personally.

The operator is obliged to communicate the requested information, within 15 days from the date of receipt of the application, in compliance with the contingent option of the applicant expressed according to the above.

(3) Right of intervention on the data

Any data subject has the right to obtain from the operator, upon request and free of charge:

- a) as the case may be, the rectification, updating, blocking or deletion of data whose processing is not in accordance with the present law, especially of incomplete or inaccurate data;
- b) as the case may be, the transformation into anonymous data of data whose processing is not in accordance with the present law;
- c) notification to third parties to whom the data of any operation performed according to let. a) or b) has been disclosed, if this notification does not prove impossible or does not involve an effort disproportionate to the legitimate interest that could be harmed.

In order to exercise this right, the data subject will submit to the operator an application in written form, dated and signed. In the application the applicant may indicate if he/she wants the information to be communicated to a specific address, which can also be an e-mail address, or through a correspondence service which will ensure that the delivery will be done only personally.

The operator is obliged to communicate the measures taken under the preceding provisions, as well as, if applicable, the name of the third party to whom the personal data regarding the data subject were revealed, within 15 days from the date of receipt of the application, in compliance with the contingent option of communicating to the applicant the information in writing, to a specific physical or virtual (electronic) address.

(4) Right of opposition

The data subject has the right to oppose at any time, for well-founded and legitimate reasons related to his particular situation, as data concerning him/her to be the object of processing, except in cases where there are contrary legal provisions.

In case of justified opposition, the processing can no longer address the concerning data.

The data subject has the right to object at any time, free of charge and without any justification, that the data concerning him/her to be processed for the purpose of direct marketing, on behalf of the operator or a third party, or be disclosed to third parties for such a purpose.

In order to exercise the rights provided above, the data subject will submit to the operator an application in written form, dated and signed. In the application the applicant may indicate if he/she wants the information to be communicated to a specific address, which can also be an e-mail address, or through a correspondence service which will ensure that the delivery will be done only personally.

The operator is obliged to communicate to the data subject the measures taken under the preceding provisions, as well as, if applicable, the name of the third party to whom the personal data regarding the data subject were revealed, within 15 days from the date of receipt of the application, in compliance with the contingent option of communicating to the applicant the information in writing, to a specific physical or virtual (electronic) address.

(5) Right not to be subject to an individual decision

Any person has the right to ask and to obtain:

- a) the withdrawal or annulment of any decision that produces legal effects with respect to him/her, adopted exclusively on the basis of a processing of personal data, carried out by automatic means, designed to evaluate some aspects of his/her personality, such as professional competence, credibility, behaviour or such other aspects;
- b) Reassessment of any other decision taken with respect to and which significantly affects him/her , if the decision was adopted exclusively on the basis of a data processing that meets the conditions stipulated in let. a).

Observing the other guarantees provided by law, a person may be subject to a decision of the nature of the above, in the following situations:

- a) the decision is taken during the conclusion or performance of a contract, provided that the request for conclusion or execution of the contract, introduced by the data subject, has been satisfied or that some appropriate measures, such as the possibility to support his/her point of view , to guarantee the defence of their own legitimate interest;
- b) the decision is authorized by a law specifying the measures that guarantee the defence of the legitimate interest of the data subject.

(6) Right to address the Court

Any person who has suffered a prejudice as a result of processing of personal data, carried out illegally, can address the competent court for its repair. The competent court is the one in which the territorial area in which the applicant resides.

The application for summons is exempt from stamp duty.

The participant has the right to file a complaint with the competent authority, assuming that his/her requests have not been resolved in accordance with the provisions of Regulation (EU) no. 2016/679 of April 27, 2016.

(7) The right to address the Organizer and/or the Co-organizer

The rights described above can be exercised by addressing a written application, or in electronic format, as the case may be, to the Organizer, or to the Co-organizer.

The applications addressed to the Organizer **CryptoDATA TECH S.R.L.**, will be sent to the address Pipera Boulevard no. 1 / II, Voluntari Town, Ilfov County, Romania or electronically at the email address: **OFFICE@impulse.technology**

Withdrawal of the consent of personal data processing does not affect the legal character and the solidity of the processing of data up until that moment.

SECTION 10 DISPUTE RESOLUTIONS

The contingent disputes between the Organizers and the participants in the advertising campaign will be resolved amicably or, if this is not possible, the disputes will be solved by the courts of Bucharest.

SECTION 11 DISCONTINUANCE OF THE ADVERTISING CAMPAIGN

The Hackmania campaign may be discontinued only in case of force majeure or by a decision of the Organizers, but not before announcing the public on the website www.impulse.technology or www.Cryptodata.ro

This Official Regulation has been concluded, today, the date of authentication.

Organizer,

S.C. CRYPTODATA TECH S.R.L