



LEGAL NEURAL NETWORKS
by Lawtest

TOKEN POLICY

October 24, 2018

1. Terms and concepts.

The owner (we, ours) is a team of the company Lawtest, acts as the guarantor of performance of all obligations to Users.

The site - located at: token.lawtest.org - a platform designed for: Sales of Tokens from October 15, 2018

User (you, your) is a legal entity or an individual who has reached the age of 18 in any jurisdiction where local law does not prohibit such person from participating in the operations described in these rules of the Rules.

A smart contract is an electronic document that is registered and stored in the distributed registry of the blockchain database. Confirms the User's right to own tokens on the terms and conditions specified in the Rules.

The token is an electronic document, it is registered and stored in the distributed registry of the blockchain platform. It represents the right of claim for the receipt of the Service or the obligations of the Owner on terms and conditions determined by the Rules.

The service is a written consultation in the form of a document template on any legal matter.

Rules - the procedure established by the Owner for concluding Smart Contracts, the acquisition and use of Tokens, the receipt of the Service through the Site. The user agrees to comply with the Rules by any action with the Smart Contract or Token.

LT1 - utility tokens.

LT2 - investment tokens.

1. Utility Tokens-LT1,. The first stage of the sale of tokens, from 27.10.2018 to 15.11.2018.

General properties of LT1 tokens.

- a. At the first stage, the sale of tokens from 27 October to 15 November, 2018. A custom token will be submitted for sale.
- b. The custom properties of the token are confirmed by the submitted Howie test.
- c. Tokens LT1, can be shown on our website as payment for the ordered service.
- d. The value of the token will be transferred from BTC to the currency automatically, at the exchange rate on the day of payment for the service
- e. Upon presentation, the token ceases to exist and does not return to circulation.
- f. If your token is worth more than the cost of the ordered service, your token is withdrawn, and you are sent in any currency you choose.
- g. If the value of your token is not sufficient to pay for your order, the token is withdrawn, and you can make a surcharge for the service in any other way available on our site.

- h.** The LT1 token will not be traded on the exchange, it will not accrue interest. Token LT1 does not entitle you to a share of profits, losses, assets and liabilities.
- i.** For any operations of the LT1 token, its nominal value will be taken into account.
- j.** Token LT1 for the payment of our services are essentially gift certificates. You can give it, exchange it, transfer it to third parties, sell it on decentralized sites and so on.
- k.** When purchasing a LT1 token, there are no restrictions on jurisdictions and amounts.
- l.** If you purchase tokens for more than 1000 euros from one electronic wallet, we may ask you, in addition to the name, to provide some additional documents. More about the CIS rules read in our privacy policy.
- m.** The lifetime of LT1 consumer tokens is four years, for this period you must either use a token to pay for the service, or exchange it for a token share.
- n.** Token does not give the User the right to repay the purchase price. Exception (as a guarantee of the User's rights) - if the service is not provided not through the fault of the User. Tokens do not give the User the rights to capital, claim rights and other rights of investors. Token does not give the User the status of a creditor, incl. in bankruptcy.
- o.** All functionality of the Token is implemented programmatically, manual actions outside the block are not required.

p. Token does not give the User the right to vote. Token's functionality does not include the right to vote.

q. Tokens are sent to customers within 3 days after payment.

2.2. Financial properties of LTI tokens

a. The cost of one LTI token is 0.009 BTC.

b. The token shall be paid in any currency as defined in this section::

- Fiat Euro
- Bitcoin(BTC)
- Ethereum(ETH)
- Ripple(XRP)
- Bitcoin Cash(BCH)
- EOS(EOS)
- Litecoin(LTC)
- NEO(NEO)
- Dash(DASH)
- NEM(XEM)

c. The rate when the token is paid by currencies other than BTC and specified in clause 2.2 of the Terms is determined at the moment of payment of the token.

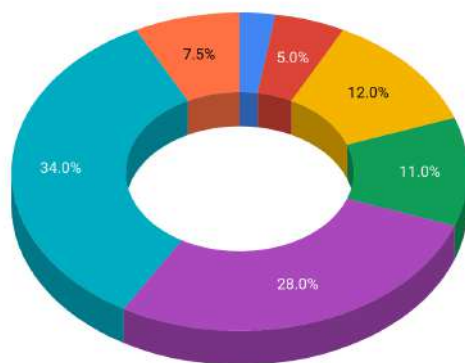
d. The total number of tokens is 40,000 pieces for a total of 360 BTC.

- e.** For first buyers of tokens discounts are provided:
- 18 % – the first day;
 - 16% – the second day;
 - 14% – the third day;
 - 12% – the fourth day;
 - 10% – the fifth day;
 - 8% – the sixth day;
 - 6% – the seventh day;
 - 4% – the eighth day;
 - 2% – the ninth day;
 - 1% – the tenth day;
 - 0 % – the eleventh day and on
- f.** The LTI token lifetime is four years from 27.10.2018 to 30.10.2022.
- g.** The LTI Token immediately upon receipt can be presented by the user as a means of paying for any service provided on our website lawtest.org.
- h.** LTI token is not returnable. You can show it and get your money back only if the service is not provided not through the fault of the user (user rights guarantee).

- i. When presenting the LTI token to return, you must indicate why the service could not be received.

2.3. Distribution of amounts due to the sale of LTI tokens.

- a. The first round of sale of tokens lacks a minimum level of collection, as they enter the operating company.



- b. 2.5% of the amount of sale of tokens goes to pay bounty company participants.
- c. 5% payment for consultants on the site.
- d. 12% information support of our developments.
- e. 11% scientific support of our developments.
- f. 28% for completion of the prototype.
- g. 34% to attract experts to train neural networks.
- h. 7.5% on the scalability of the current business.

3. Investment Tokens-LT2, the second stage of the ICO, from 15.01.2019 until 15.01.2020.

3.1 General properties of LT2 tokens.

- a.** In the second stage of the ICO, from 15 January, 2019 until 15 January, 2020. An investment token will be presented for sale.
- b.** The results of the second round of ICO will be registered with the SEC.
- c.** Professional investors and investment funds may participate in the second round without restriction.
- d.** The number of non-professional investors is limited to 35 participants.
- e.** All non-professional investors must provide identification documents, residence address and origin of funds.
- f.** All investment tokens within three months after the ICO will be presented on at least three exchanges.
- g.** Token owners will be able to receive legal income when trading tokens on exchanges.

- h.** We plan to begin reverse buy-back of tokens within a year after the ICO. That will inevitably lead to their growth.
- i.** If an IPO is possible, all investment tokens will be exchanged for registered shares.

3.2. Financial properties of LT2 tokens.

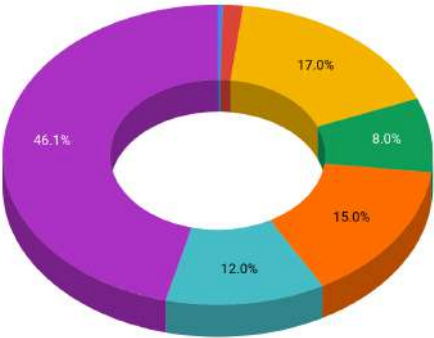
- a.** The cost of one LT2 token is 0.5 BTC.
- b.** The token shall be paid in any currency as defined in this section:
 - fiat Euro
 - fiat USD
 - Bitcoin(BTC)
 - Ethereum(ETH)
- c.** The rate when a token is paid by currencies other than BTC and specified in clause 2 is determined at the time of payment of the token.
- d.** The total number of tokens is 24,000. For the amount of 12,000 BTC.
- e.** For first buyers of tokens discounts are provided:
 - 18 % – the first day
 - 15% – the second day
 - 12% – the third day
 - 9% – the fourth day

- 6% – the fifth day
 - 3% – the sixth day
 - 0% - the seventh day and on.
- f.** LT2 token lifetime is not limited by time.
- g.** Token LT2, is an equity and will be traded on the exchange.
- h.** Tokens are sent to investors within 5 working days after the end of the second round of sales.
- i.** We plan to conduct the listing not later than 3 months after the ICO has been conducted on at least three stock exchanges from the top10.

3.3. Distribution of amounts, as a result of the sale of LT2 tokens.

- a.** If the minimum round of ICO's second round is not reached in the amount of 16 million, all collected investments are returned to investors and tokens are not sent to buyers.
- b.** The decision to re-conduct the second round of the ICO or its cancellation will be taken separately. Follow our news on the ICO website and on our social networking pages.

c. 0.4% of the ICO amount goes to pay bounty company participants.



d. 1.5% payment for the services of consultants on the ICO website.

e. 17% project team.

f. 8% scientific support of our developments.

g. 15% to attract experts to train neural networks.

h. 12% for information support and marketing.

i. 46.1% for the development of the project.

4. CHANGE OF CONDITIONS

From time to time Lawtest may modify, delete or add the Rules and reserves the right to do so at its discretion. In this case, we publish the updated Rules and indicate the date of revision. If we consider that the changes are significant, we will make reasonable efforts to publish noticeable notice on the website (s) and notify you by email. All new and / or revised Rules shall enter into force immediately and shall apply to the use of the Services from the date of publication. The continued use of any Services after new and / or revised Rules clearly indicates that you have read, understood and agreed to these Rules.

5. USE OF LAWTEST SERVICES

By visiting the website using the Services or registering an account or sending an email and starting communication with us through any of the Services, you accept and guarantee that you have reached majority in your jurisdiction (usually at the age of 18). Services are provided in accordance with these Terms, the Privacy Policy and any Additional Terms indicated on the site.

Registration: you agree to (a) provide only accurate and up-to-date information about yourself (although it is recommended to use an alias instead of your legal name), (b) maintain the security of your passwords and identification, (c) promptly update the email address you specified to it was accurate so that we could contact you, and (d) be fully responsible for all uses of your account. You do not have to set up an account or contact us, on behalf of another individual or legal entity, unless you are authorized to do so.

Cooperation with Lawtest: Creating a log-in account or using the Services can not allow you to be considered a member, shareholder or affiliate of Lawtest for any conditions and does not give you any rights to statutory members, as defined in any law.

Termination: Lawtest reserves the right to change or terminate your account or to provide services to you at any time for any reason or for any reason.

6. DISCLAIMER OF WARRANTIES

To the fullest extent permitted by applicable law, lawtest offers services (including all content available on or services) as is and does not provide any guarantees of any kind regarding services, express, implied, statutory or otherwise, including, without limitation, the name guarantee, commercial value, fitness for a particular purpose or non-infringement. we do not guarantee that the functions of the services will be continuous or uninterrupted, that the content available through the services will be free, that the defects will be corrected or that any servers used by lawtest are free of charge, does not contain viruses or other harmful components. We do not guarantee and do not give any obligations with regard to the use of content accessible through services in the conditions of accuracy, reliability or otherwise.

7. PRIVACY POLICY

Lawtest undertakes to responsibly process the information and data that we collect using our Services, in accordance with our Privacy Policy. Read the Privacy Policy so you know how we collect and use your personal information.

8. TERMINATION

Lawtest: may modify, suspend or terminate the action or access to all or any part of the Services at any time for any reason. In addition, your individual access to the Services and their use can be terminated by Lawtest at any time and for any reason.

Subsequent interventions: waiver of guarantees, limitation of liability, as well as jurisdiction and applicable legislative provisions will be maintained with any termination of our cooperation. Your obligations under the guarantee and compensation will remain for one year after the termination of our interaction.

In addition, our obligations terminate when force majeure circumstances occur, such as a natural disaster, war, changes in the state system, changes in laws and other events falling under the generally accepted expression of force majeure.