



## Terms & Conditions

This Agreement on Crowdsale Participation (hereafter referred to as the “Agreement”) is for the backers of the Rasputin Online Crowdsale (also known as “Rasputin Online”), a premium entertainment hub for adults, to participate in the Crowdsale campaign of Rasputin Online (hereafter referred to as the “Crowdsale”) initiated by the The Princess Group OU (hereafter referred to as the “Company”) with the aim to purchase the generated cryptographic tokens (hereafter referred to as “ROC” also known as Rasputin Online Coin) of the Company.

Please meticulously read the following terms and conditions. By participating in the Crowdsale, you confirm you fully understand and accept them all in their entirety:

1. Before taking any action with respect to the Crowdsale or purchase of ROC, you shall examine and understand:

- (a) the prospectus/whitepaper of the ROC token crowdsale as listed on [ico.rasputinonline.com](https://ico.rasputinonline.com); and
- (b) the explicit terms and conditions of taking part in this crowdsale;

Any questions or concerns you may have with content contained in these documents should be communicated to the Company. Participation in the Crowdsale or purchasing any ROC is forbidden until you are thoroughly satisfied with the content of these documents.

2. Certain qualification requirements must be met as set forth in the Crowdsale prospectus/whitepaper to become a participant in the Crowdsale. Furthermore, you shall participate in the Crowdsale only within such period and in such way as set forth in the Crowdsale prospectus/whitepaper.

3. You shall only participate in the Crowdsale via the dedicated account located on our site, <https://ico.rasputinonline.com/invest>. Unfortunately, if you are a citizen, tax resident or green card holder of the United States of America (“US Purchaser”), you shall not participate in the Crowdsale and furthermore you explicitly represent that, “I am”:

- (a) **Not** an individual who is a resident of the United States of America, its territories or possessions, any state of the United States of America or the District of Columbia (the “USA”);
- (b) **Not** a corporation, partnership or any legal entity formed under the laws of the USA;
- (c) **Not** an agency, branch, office, or outlet located in the USA of any legal entity formed under laws other than those of the USA;
- (d) **Not** a trust of which any trustee or executor is described in (a), (b) or (c) above;
- (e) **Not** a legal entity (i) the shares of which are not publicly traded as part of a securities exchange, and (ii) more than 40% of the shares of which are owned, in the possession of or held by or for the benefit of an individual or entity described in (a), (b), (c) or (d) above;

(f) **Not** a member of any branch of the military of the USA, or foreign placed agents; and

(g) **Not** an agent or a guardian, trustee or of the sorts acting on behalf or for the benefit of an individual or entity described in (a), (b), (c), (d), (e) or (f) above.

4. The Crowdsale will not involve representation or issuance of any, securities, currency or other kind of investment certificate. The ROC to be sold during the Crowdsale are only cryptographic tokens and are only issued as a means to reward those backing the Crowdsale. ROC tokens are not redeemable nor backed by any underlying asset or repurchase commitment and do not necessarily have value and set market prices or transactions between peers. Furthermore, ROC do not evidently represent any sort of investment contract. Participation in the Crowdsale is not to be undertaken with the view of investment or speculation or in pursuance of profit.

5. Ethereum, Bitcoin, Ethereum Classic, Litecoin, Dash, Ripple, USD and EUR wire transfers will be accepted as payment for purchasing the ROC token offered in the Crowdsale. The ROC price set forth in the Crowdsale prospectus/whitepaper document is listed in USD and the final price is set for the duration of the ICO 12 prior to commencement of the Crowdsale, the company reserves the right to adjust the final price at any time before the commencement of the ICO or any pre-sale.

6. Payment for the purchase of ROC will be non-refundable, the buyer is convinced of the will to participate in the crowdsale before any purchase is made. You undertake to give full and complete consideration to all such risk factors as set forth in the Crowdsale prospectus/whitepaper and undertake to accept them all. You agree to understand that all investments bare inherent risk.

7. The Company denies any commitment, representation, warranty or liability apart from those that are expressly stated in the Crowdsale prospectus/whitepaper. Alas you will not be entitled to any claim against the Company for whatever the Company is not expressly committed to or responsible for in any way in any authority or jurisdiction.

8. Once the minimum crowdsale target has been met meaning a successful crowdfunding campaign, the Company reserves the right to access funds generated by the crowdsale during the crowdsale period for express purpose of furthering the success of the crowdsale for reasons such as marketing and advertising only. The company will announce this should this need to take place.

9. The Company reserves the right to conduct a KYC (know your customer) exercise and perform other due diligence it may see fit at any time during and after the Crowdsale. If discovered that your participation in the Crowdsale by way of purchase of ROC is in violation of this Agreement or in violation of any anti-money laundering laws, counter-terrorism financing or other regulatory requirements, your purchase of ROC under the Crowdsale agreement shall be deemed invalid with posterior effect and the Company will be entitled to terminate this Agreement with you with immediate effect, deny your access to the Crowdsale, deny distribution of any ROC to you and demand return of any ROC tokens that may have already been delivered to you..

10. This Agreement will be governed by and interpreted in accordance with the laws of the Republic of Estonia. The participant and the Company both submit to the authority of the courts in The Republic of Estonia.

**I have read and understand this agreement in its entirety**