



## General terms and conditions of business transactions with Strongbox250.

### **About the service offered**

This offer is directed at individuals ("Members") and is a public offer by Strongbox250 ("Company") to enter into the agreement which is published at: [www.strongbox250.com](http://www.strongbox250.com) (the "Agreement").

### **Concepts and Definitions**

1.1 Company: the online shop Strongbox250 Limited, registered at: 85 Great Portland Street, First floor. London England, W1W 7LT. Sic code 94120.

1.2 Member: a fully capable person who carries out advertising activities on the Company's website: [www.strongbox250.com](http://www.strongbox250.com) and optionally promotes the Strongbox250 company's affiliate plan.

1.3 Online store: the website owned by the Company with the Internet address: [www.strongbox250.com](http://www.strongbox250.com). It presents the services offered by the Company to its Clients to make purchases and the respective payment terms.

1.4 Service: - Packages of advertising activities that generate profits for members after carrying out their daily tasks.

1.4.1 Robot: Software that allows members to perform advertising tasks automatically.

1.5 Parties: the company and the member (owner of the activity package).

1.6 Backoffice: the website interface that the Company provides to the Member to perform its tasks, manage its profits and develop the affiliate business.

1.7 Verification: the process of validating the identity of the person who owns the activity pack.

1.8 Code of Ethics: a set of basic moral, ethical, and business rules and principles that guide Strongbox250's Clients.<sup>1</sup>



1.9 Public Offering Agreement - the terms and conditions of this Agreement, available on the website, set forth by the Company in conducting business with the Member, which the Member accepts by entering into this Agreement.

2. Purpose of the Agreement, Rights, and Obligations of the Parties.

2.1 By placing an order on the Company's website, the Member confirms that he or she is an adult and has legal capacity, as required by the law of the country of residence, and meets all requirements of the law.

2.2 The Member warrants that he or she is acting on his or her behalf, and that the payment made is part of his or her property and legal source of income.

2.3 By placing an order on the Company's website, the Member confirms that he/she is aware of the Company's Terms and Conditions and agrees to comply with them. If the Member does not agree with the Company's Terms and Conditions, the Member shall not place an order on the Company's website.

2.4 By placing an order, the Member agrees to pass a verification procedure.

2.5 The Member undertakes to comply with all the rules of the Company's Code of Ethics.

2.6 The Member agrees not to disseminate information which is defamatory to the Company, false or misleading information regarding the Company and the services provided by the Company and does not interfere with the activities of the Company and its Members. Actions that interfere with the Company shall also include marketing the services of competing companies to other members of Strongbox250. The Member also agrees to comply with the other requirements defined in this Agreement and the General Terms and Conditions of Business.

2.7 Under the terms of this Agreement, the Company grants the Member the right to sell the online services provided by the Company using the tools provided by the Company.

2.8 For the sale, the Company pays the Order Holder a commission (hereinafter referred to as the Bonus) in the amount, order, and terms determined based on Strongbox250's affiliate plan.

2.9 After an order is paid, the Company agrees to provide the Member in its back-office with the tools to enable the development of its tasks, to monitor the profits obtained and tools to promote the affiliate plan of Strongbox250 in accordance with the General Terms and Conditions.

2.10 The Company may unilaterally revise the General Terms and Conditions of the Company. The Company will notify the Member about the change by publishing a respective notice on the website or in a different way. The effective date of the new terms and conditions is the date on which they are published on the Website.



2.11 The Company may refuse to agree with any person who acts other than as dictated by the Company.

Any person who violates the civil laws of the country of residence for failure to comply with the Company's rules, as well as any civil law charter, may be liable under the laws of his or her country. The Company has the right to contact state legal bodies to initiate proceedings against such a person.

### **3. Death or Disability of a Strongbox250 Member**

In the event of the Member's death or disability, the Member's rights may be transferred to the Member's designated successor on a permanent or temporary basis. If the successor is under 18 years of age, the Independent Representation may, with the prior written consent of Strongbox250, be maintained by a trustee until the successor reaches 18 years of age. In the event of a temporary transfer of an Independent Representatives due to disability, the responsibility for the Independent Representatives shall be returned to the Member after Strongbox250 is notified that the disability has ended. If the Member becomes incapacitated and has not designated a successor, the package will be suspended until Strongbox250 receives a court order or other notice of disposition.

### **4. Earnings and Income Statements**

The success of Strongbox250 Members depends primarily on the personal efforts of each Member and is not guaranteed. Members are prohibited from promising, guaranteeing, or suggesting to a potential prospect that they will or may obtain a certain level of success or performance from Strongbox250. This prohibition applies to verbal, written, and electronic communications. Members may not use examples of hypothetical performances other than those contained in materials created by Strongbox250.

### **5. Purchasing Procedure**

To purchase in accordance with the Company's Terms and Conditions, the Member must

- register on the website [www.strongbox250.com](http://www.strongbox250.com)
- place an order and pay using the options accepted by the company.<sup>2</sup>
- complete the checkout procedure



5.1 It is the Member's responsibility to verify his/her identity and provide the Company with an official document proving his/her identity and address.

5.2 The registered Member shall be liable for possible damages and consequences arising as a result of providing incorrect information regarding personal data.

5.3 In the case of submission of forged documents, or documents that have expired, or any other document that does not meet the requirements of the Company, the Company may refuse to verify the account.

## **6. Payment of the service**

6.1 The Member agrees to pay for the order once it has been placed, using the Company's available options. The Member is solely responsible for making payments correctly.

6.2 Payment methods are subject to change without notice. The Member can find all the respective information in its back-office, news section.

6.3 All costs associated with currency exchange and network fees are paid by the Customer.

## **7. Privacy Policy**

7.1 The Company undertakes to take all reasonable steps to protect the confidentiality of the Member's data. The Company maintains the security of the server where the Member's information is stored. This section explains the privacy policy concerning all information received from the Member (Personal Information).

7.2 Personal Information: any information relating directly or indirectly to the Member, which he or she provides upon registration or in the process of using the Website services.

7.3 The Company may collect Personal Information about the Member in several ways. For example, the Company collects Personal Information when

- the Member registers an account
- the Member uses the different services provided.
- the Member contacts the Company by email, regardless of the reason.<sup>3</sup>



Some of the personal information may also be collected automatically, for example, the IP address of the Member's computer or mobile device, the computer or mobile device's operating system, the type of browser, the address of the relevant website, the date and time of the visit to the Company's website.

7.4 Some of the information may be collected automatically through cookies. Cookies are small text files that are placed on the Member's computer and identify the Member as a unique user. Cookies allow the Member's actions and status to be tracked when products are ordered. The Member may set his or her browser to reject cookies. The Member may also manually delete individual cookies or all cookies on a personal computer by following the browser's help settings. However, this may cause problems in accessing and using certain pages and functions of the site.

7.5 The Company undertakes to protect the Member's personal information and not to disclose it to third parties, except as specified in this Privacy Policy. The Company may share personal information with subcontractors who provide services.

The Company may disclose personal information:

- to third parties in the event of a reorganization, merger, sale, joint venture, appropriation, transfer or other disposition of all or part of our business, assets or stock (including in connection with any form of bankruptcy or similar proceeding)
- to third parties that are directly related to us or perform joint activities with us for marketing purposes
- in the cases that the Company considers necessary or convenient:
  - a) In accordance with applicable law, including laws outside its country of residence
  - b) (b) In dispute
  - c) (c) Respond to requests from public and state agencies, including public and state agencies outside their country of residence
  - d) Ensure compliance with the Company's Terms and Conditions
  - e) To protect the activities of the Company or the activities of any of the Company's representatives
  - f) To protect the rights of the Company, the confidentiality, security, property of the Company's representatives, Members or other persons
  - g) Allow the use of available legal resources or limit the damage the Company may incur. The Company reserves the right to disclose and publish all information available to the Company about anyone who misuses the Company's name or takes unauthorized action on



the Company's behalf, including names, addresses, photo/audio/video, and any other materials belonging to the Company.

7.6 If the Company becomes aware or there is reason to believe that the Member is involved in actions that are unlawful in any jurisdiction which the Company considers to be significant (in its discretion), the Company reserves the right to co-operate fully with governmental agencies anywhere in the world and not comply with the Member's confidentiality obligations; and the Member irrevocably indemnifies the Company from liability, respectively, and allows the Company to disclose the Member's details to these agencies.

## **8. Security of Personal Data.**

8.1 The Company has a high level of control and security, including 256-bit SSL encryption technology. The Company also strongly recommends that Members protect their personal information online and offline with modern Internet security software and operating system updates.

8.2 The Member shall keep his/her password confidential and shall not disclose it to any third party. The Member is responsible for the use of the Company's services by any person using the Member's username and password.

8.3 The Member assumes full responsibility for the security of its login data and all risks associated with its loss (theft and/or compromise).

8.4 The Company shall not be liable for any damage caused in the event of compromise or theft of data.

8.5 The Company reserves the right to change this Privacy Policy at any time.

## **9. Resolution of disputes under the agreement, liability for breach of agreement**

9.1 The Company's operations are governed by UK law. Any dispute, disagreement or claim about this Agreement or its breach, termination or invalidity shall be finally resolved by the Court of Arbitration in London.<sup>5</sup>



9.2 The Service Holder is liable for breach of this Agreement and the General Terms and Conditions of Business Transactions and the Service Holder is liable for all losses that the Company may incur as a result of the Member's breach of the General Terms and Conditions.

9.3 If the Service Holder violates the provisions of this Agreement or the General Terms and Conditions, the Company may terminate this Agreement immediately without notice, in which case the subscription fee received previously is not refundable, and the Company is exempt from paying the Service Holder the Bonus stipulated in this Agreement. The Service Holder agrees to comply with its obligations.

9.4 The Company shall not be liable for any losses suffered by the Member, including direct and indirect losses and lost profits which the Member may incur while using the online services provided by the Company.

## **10. Force Majeure**

10.1 The Parties are exempted from liability for partial or total failure to perform their obligations under this Agreement if such failure is due to circumstances of force majeure that arose after the conclusion of this Agreement as a result of the occurrence of extraordinary events such as natural disasters, war, any military operations, earthquakes, hurricanes and other extraordinary events that the Parties could not foresee or prevent by reasonable measures.

10.2 If either Party is unable to perform all or part of its obligations due to the circumstances specified in clause 10.1 of this Agreement, the deadline for performance of obligations under this Agreement shall be extended for the period during which these circumstances exist.

10.3 If the circumstances set out in clause 10.1 of this Agreement last longer than twelve months, either Party may terminate this Agreement, in which case neither party is entitled to receive compensation for any damages associated with such termination.

10.4 A Party which has become unable to perform its obligations due to the circumstances set out in clause 10.1 of this Agreement must immediately notify the second Party in writing of the occurrence of such circumstances, indicating the nature of the circumstances and their impact on the ability to perform the contractual obligations.

## **11. Conclusion of the Agreement, its period of validity, procedure for its termination<sup>6</sup>**



11.1 The Agreement comes into force and is binding on the Parties from the moment the Member confirms the Agreement on the Website by clicking on "I accept" at the bottom of the Agreement<sup>7</sup> and also from the moment the Company receives payment for the Order in accordance with the terms of this Agreement.

11.2 The Agreement is valid until the full performance of the service by the Parties and can be extended for the next service paid for by the Member.

11.3 Each Party has the right to terminate the Agreement early by notifying the other Party in writing 30 (thirty) days before termination. In addition, each Party must comply with the Company's Terms and Conditions.

11.4 The Company, upon notice of the death of a Member, will change the name of the holder of the service upon receipt of the appropriate documents that are acceptable in the Member's jurisdiction.

## **12. Publicity**

12.1 In general, Members must avoid all discourteous, deceptive, unlawful, unethical, or immoral conduct or practices in marketing and promoting Strongbox250's products and the Strongbox250 membership plan.

All members must use the information provided by the Company for advertising purposes. If Members wish to create other types of advertising such as brochures, flyers, pamphlets, posters, postcards, letters, classified ads, emails, voice mail recordings, and web pages to advertise the Company and its services, a copy of the proposed materials must be submitted to the Company for review and approval before such Member may use the information to promote its business. Upon receipt of the proposed promotional materials, Strongbox250 will review the information to determine if the form and content of the material is appropriate. Strongbox250 will promptly notify the Member of its decision to approve or reject the material it wishes to use to promote and support its business activities.

## **13. Responsibility for Expenditure.**





13.1 The Member conducts its business on its behalf and is solely responsible for all expenses, debts, and liabilities incurred by it. Such expenses may include licenses or permits required to conduct business, amounts for legal, tax or other professional advice, insurance, office rent, equipment and expenses, meals, travel, entertainment, and lodging, as well as all expenses associated with marketing or presentation of services. Strongbox250 shall not be responsible for the payment or reimbursement of these costs or any other costs incurred by the Member.

#### **14. Marketing Events.**

14.1 Strongbox250 promotes the use of training events, business presentation meetings, private business receptions, etc... as a way to introduce Strongbox250 to potential clients and Members, and to teach potential and existing Members how they can achieve success with Strongbox250 services. These events must be conducted in a framework of professionalism and integrity, and must comply with these policies and procedures. Attendance at Member or Strongbox250 sponsored events is voluntary, and Members may not communicate to other existing or potential Members, either explicitly or implicitly, that attendance at such events is mandatory for success with Strongbox250 services.

14.2 Member sponsored events are not intended to provide additional income to event organizers and must be held on a non-profit basis. The cost of the ticket may not be higher than necessary to cover the external costs and expenses incurred by the organizer.

#### **15. Limitation of liability:**

15.1 Strongbox250 shall be liable only for direct damages suffered by the Member, in case of willful misconduct or gross negligence by Strongbox250. Strongbox250 shall not be liable for any other damages, direct or indirect, or for losses suffered by the Member or any other person, including loss of profit, resulting from the act, error, or omission of Strongbox250 or an employee of Strongbox250. For the avoidance of doubt, Member expressly agrees that it shall not make any claim against Strongbox250 or any employee of Strongbox250 by:

- discontinuance or modification of any Strongbox250 service;
- modifications to Strongbox250's terms and conditions, this agreement, or the membership plan;
- refusal or failure by Strongbox250 or a Strongbox250 employee to provide Strongbox250 services to a customer;
- termination of the contractual relationship between a Member and Strongbox250 or an employee of Strongbox250;<sup>8</sup>
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- removal of a customer from the Member's downline as a result of disciplinary or compliance actions;<sup>9</sup>
- changes in a Member's compensation or position in the membership plan as a result of compliance or disciplinary actions against the Member or another member of the downline.

## **16. Access to Minors.**

16.1 Each user of Strongbox250 shall be of legal age in accordance with applicable law.

## **17. System failures.**

17.1 Strongbox250 shall not be liable for any damage, injury or loss to the Member caused by any failure of the system, the server, or the [www.strongbox250.com](http://www.strongbox250.com) website, nor shall Strongbox250 be liable for any viruses that may infect the Member's equipment as a result of accessing the website or as a result of any data transfer. The Members expressly waive any action against Strongbox250 or any liability arising from the services purchased on the site.

## **18. Final Provisions**

18.1 This Agreement and the documents related to it contain the entire scope of any agreement and supersede all previous agreements, whether oral or written, between the Parties relating to the subject matter of this Agreement.

18.2 If any term of this Agreement expires, it shall be replaced by another valid term that corresponds as closely as possible to the desired outcome and economic objective of the invalid term. The invalidity of any term of this Agreement does not in any way affect the validity of the other terms of the Agreement.

18.3 If any provision of this Agreement is determined to be invalid, this shall not affect the validity of this Agreement as a whole, provided that the fundamental provisions of this Agreement are not completely changed. In such a case, the Parties shall promptly enter into negotiations to replace the invalid provision with a new provision that, because of its economic, legal and practical effect, is so close to the invalid provision that it is reasonable to assume that the Parties originally entered into this Agreement with the new provision.



18.4 This website is not intended for distribution or use by any person or entity that is resident or registered in and under such jurisdiction, where such distribution or use would violate any applicable law or regulation, and also if such distribution or use actions are mandatory in connection with the registration or licensing in this jurisdiction of Strongbox250 or any of its subsidiaries or organizations.

18.5 This website and the information contained herein is the property of Strongbox250 Limited and may not be used to compile legal, tax, accounting and securities reports, investment reports, and advice, including the formulation of opinions on the suitability of any investment or investment strategies.

18.6 This website does not imply a call or offer to invite and make public offers to buy or sell any investment product or service to any natural or legal person, regardless of the jurisdiction in which they are located.

18.7 The Company does not offer investment opportunities or guaranteed income. No one is obliged to purchase any product to receive a guaranteed business income or a business model. Participation in the Company's concept is entirely voluntary.<sup>10</sup>



## Strongbox250 Affiliate Plan Terms and Conditions of Participation

1. Please read the text carefully before accepting the program terms and conditions. By doing so, confirm that you have reviewed the text and agree with the Company's rules.
2. The following terms and conditions represent the Agreement between Strongbox250 ("Company") and clients ("Members");, to participate in the Strongbox250 affiliate plan. Acceptance of the program conditions offers the possibility to:
  - Purchase a package of activities
  - Participate in the Strongbox250 affiliate plan
  - Create permanent income
  - Receive payments for sales through the company's website
3. The Company's affiliation plan allows each Member to register only 1 activity pack in its name
4. To participate in the Company's affiliation plan, the Member must:
  - Register on the website [www.strongbox250.com](http://www.strongbox250.com)
  - Choose and purchase an activity pack
  - Verify its account
5. Without purchasing an activity pack it is not possible to participate in the Strongbox250 affiliation plan
6. Each purchase and upgrade of an activity pack will generate an activation cost of 10 euros
7. The payment of an activity pack includes the following services
  - Creation of the back office
  - Advertising tasks for 250 working days, which generate profits from Monday to Friday
  - Control over all bonds received and recommendations made, as well as the accumulation of points (Strong points) which are redeemed at the value of 1 euro each SP.
  - Technical support through internal tickets and the company's official channels.
  - Participation in the events organized by the company through the ambassadors and expansion leaders, both presentation and professional training events.<sup>11</sup>



**8. Activity packages.** In the Strongbox250 online shop there are different activity packages and the tasks of these vary according to their price. Below are the available packages with the respective tasks

Package	Daily clicks	daily displays	Payment for completed activity
PDA 25	2	1	0.20 €
PDA 50	4	2	0.40 €
PDA 100	8	4	0.80 €
PDA 300	24	12	2.40 €
PDA 500	34	17	4.00 €
PDA 1000	68	34	8.00 €
PDA 3000	204	102	24.00 €
PDA 5000	340	170	40.00 €
PDA 10.000	560	280	80.00 €
PDA 20.000	1120	560	160.00 €
PDA 50.000	2800	1400	400.00 €
PDA 80.000	4480	2240	640.00 €
PDA 100.000	4800	2400	800.00 €

**9. Update.** A member can convert his activity package to a higher package at any time and thus get more daily tasks with relatively higher task payments. In this case you pay only the difference between the package already paid and the new package plus the activation cost of 10€.

9.1 The new package will calculate the payments already received and deduct them from the new package because only the difference between the old and the new package has been paid for the new package.<sup>12</sup>

10 Once the 250 working days have been completed and the activity package has expired, the Member may make a new purchase of any activity package.<sup>13</sup>



10.1 When an activity package expires it is not mandatory to buy another one, but if the member has created a referral team and does not buy another activity package again he will not receive any more bonuses from the membership plan.

11. The Company does not guarantee the collection of all 250 days, the result depends on the activities having been carried out completely every working day. In case the member does not perform the tasks one day, he will lose the payment for that day.

12. Advertising activities can be carried out manually or through the robot provided by the company as an option.

12.1 The robot costs 30 euros and has a duration of 1 year (365 days)

12.2 The robot can only be associated with one account.

13 The Strongbox250 Membership Plan Member cannot re-register under another sponsor.

13.1 If the Member would like to re-register with another sponsor he must wait until his activity package has completed the 250 day payment period and the downline will not be transferred. In case of violation of this condition, the Company reserves the right to freeze the profits of the new package of activities that have not yet been executed.

13.2 If the Member, who has already purchased an activity pack, registers a new account under another sponsor, upon complaint of the first sponsor, the second account will be canceled and the money paid will be refunded minus the bonuses already generated in the network by this activity pack.

#### **14. Referral bonus.**

14.1 The Strongbox250 affiliate plan has 4 forms (bonuses) of payment which generate profit to all members.

14.2 Payments made by the Company are in the form of commissions for the sale of services.

14.3 The Company does not guarantee any earnings through its Affiliate Plan as these depend solely on the commitment and capabilities of the Independent Member.<sup>14</sup>



Here are the bonuses of the Strongbox250 affiliate plan.

**15. Start bonus.** This bonus can be collected by all strongbox250 members for each sale of services they make directly, the bonus percentage is 5% on the net amount paid by the new customer (not calculated on the activation cost).

15.1 The startup bonus is also charged to all strongbox250 members every time one of their existing direct clients performs an upgrade (conversion to a higher package), in this case it will be calculated on the net amount paid by the client to convert their package of activities.

16. Triple bonus. This bonus can be collected by all strongbox250 members for every 3 sales of services they make directly, the bonus percentage is 10% on the net amount paid by the last 3 customers (it is not calculated on the activation cost). To calculate the triple bonus only the first package purchased by each of the last 3 direct customers will be taken into account.

16.1 Upgrades do not generate a triple bonus.

17. Race bonus. This bonus can be collected by all Strongbox250 members who meet the requirements to reach the different ranks of the Strongbox250 career plan.

17.1 Each race bonus is charged only once at the time the member reaches one of the ranks in the career plan.

17.2 Each range in the career plan needs a certain amount of points, these points must be distributed in the binary tree so that at least 20% of the points required for the range are on one side of the binary.

17.3 Only the downline points count for the qualification of the different ranges of the stroke plan.

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Below are the various bonuses in the career plan.

Range Bonus

1K	30 €
3K	90 €
5K	150 €
10K	300 €
15K	450 €
25K	750€
50K	1.500 €
100K	3.000 €
500K	15.000 €
1M	40.000 €
3M	120.000 €
5M	200.000 €
10M	400.000 €
15M	600.000 €
25M	1'000.000 €

**18. Binary bond.** This bonus can be collected by all Strongbox250 members who form teams and have at least 2 direct referrals.

18.1 It is based on two simple team development concepts: a team on the left and a team on the right. Because there are only two teams to develop the business, a lot of enthusiasm is generated as new Members join the teams one after the other, thus forming the spillover. <sup>16</sup>





18.2 The Member is responsible for the location of new personally invited members in their binary organization.

18.3 This bonus is calculated instantly, the number of points on each side of the binary is added up. The payment is calculated on the side with the least amount of points, called "Payment Leg".

The payment percentage varies depending on the active activity package of the member receiving the payment.

18.4 To access the binary bonus it is mandatory to have one (1) personally invited member on the left side "active"; and one (1) personally invited member on the right side "active".

18.5 There is no limit on the generation depth that can generate bonuses.

18.6 The binary bonus will generate a maximum of twice the value of the package of activities that the member receiving the payment has active. Below are the percentages of the binary bonus generated by the different activity packages.

Package of activities. Percentage of the binary bond

PDA 25	5%
PDA 50	5%
PDA 100	6%
PDA 300	6%
PDA 500	7%
PDA 1.000	7%
PDA 3.000	8%
PDA 5.000	8%
PDA 10.000	9%
PDA 20.000	9%
PDA 50.000	10%
PDA 80.000	10%

19. About taxes on profits received in the Strongbox250 affiliate plan. Each member is responsible for filing his or her tax return according to the laws of the country of residence.<sup>17</sup>



## 20. Prize Catalogue

20.1 All Strongbox250 members have the option to participate in the prize catalog.

20.2 To access the prizes in the prize catalog, all the downline points of the member applying for the prize count.

20.3 The prize catalog is renewed every 12 months.

20.4 The points that have not been redeemed at the time of the change of season will be lost.

20.5 The member may apply only once for each type of prize.

20.6 Each team will be able to contribute with their points to obtain the prize for their sponsor in the maximum amount of 30% of the total points needed to claim the prize.

20.7 If the company cannot deliver the prize to the member who claims it, it will pay the equivalent of the value of the prize.

20.8 If the availability of the prize claimed is exhausted, the company will pay the equivalent of the value of the prize to the member who has claimed it.

20.9 The prize obtained is personal and non-transferable.

## 21 About withdrawals.

21.1 All profits derived from Strongbox250's advertising and affiliate plan may be withdrawn by members one (1) time per week on Monday.

21.2 Withdrawals have a processing fee of 5% of the total amount requested.

21.3 The Company will process all withdrawal requests within 72 hours.

21.4 It is mandatory to have the account verified through the (Know Your Customer KYC) to request a withdrawal.

21.5 The company reserves the right to deny a withdrawal request if any anomaly or breach of the Strongbox250 code of ethics is detected.

## 22. Strongbox250 blocking of an account.

22.1 The company reserves the right to block a Member's account with its relative earnings in the event of a breach of the code of ethics (Read code of ethics).