

AKT.IO ITALIAN CONTEST

“CIAO ITALIA”

Automata ICO Limited (hereinafter referred to as “AKT.IO”, “Organizer” “Automata”) is a Company incorporated in Ireland with its registered office at 3rd Floor Ormond Building, 31-36 Ormond Quay Upper, Dublin 7, D07 Ee37, Ireland. **Automata** is registered in Ireland under number 690280. **Automata** is hosting a giveaway (hereinafter referred to as the “Competition”).

1. General conditions of participation / Competition

Participating in the AKT.IO “Ciao Italia” Contest is based exclusively on these Terms and Conditions. To participate in the Contest, you must have a fully verified account with AKT.IO and meet the conditions described here under. All accounts in the process of being deleted or inaccessible for legal matters will not be taken into consideration.

2. Eligibility for Participation

To participate, you need to match the following conditions:

1. Be fully registered with AKT.IO. And
2. Be resident in Italy. And
3. Have achieved, at least, 3 referrals **within the contest period** (cf. 3. Competition Period) - the referees are fully registered within the AKTIO app. And
4. Each referrer and referee have traded at least 50€ within the contest period (cf. 3 – Competition Period).

Please note that making more than 3 referrals does not increase your chance to be selected.

Any participant certifies the knowledge and acceptance of these rules without any reservation or modification.

Participants must be of legal age (18 years or older) and must be fully registered on the AKT.IO app to receive their winnings. AKT reserves the right to check the eligibility of the winners.

Employees of AKT.IO are excluded from participating in the Competition.

AKT.IO reserves the right, at its sole discretion, to disqualify and exclude any Participant who is suspected to infringe the present T&Cs, the T&Cs of AKT.IO application or any laws against generally accepted good practices or public order. In this case, the excluded Participant will not be eligible to win.

In general, the participant guarantees Automata against all recourse, actions or claims that could be made, in any capacity whatsoever, by any third party, on the occasion of the exercise of the rights assigned to the present agreement and, more generally, on the basis of all the guarantees and commitments made under the present agreement, and consequently undertakes to bear all the costs, damages, fees and disbursements, as time goes by, suffered by Automata. Automata reserves the right to carry out any verification in the application of the present rules.

Individuals who have made use of unauthorized aids or other kinds of manipulation to gain an advantage will also be excluded. In such cases, prizes may also be rescinded and recalled, if necessary.

3. Competition period

The Contest period is from January 9, 2023 at 08:00 AM CET until March 31, 2023 at 19:00 CET. Entries outside the Contest period are not eligible to win the prize.

4. Prize

10 winners will have the opportunity to win AKTIO Coins with the value of 500 EUR (value calculated at the winner selection moment). Prize claims are not transferable.

The AKTIO Coins won at the end of the contest will be visible on the user's profile. It will be vested for a period of 12 (twelve) months starting at the end of the contest.

5. Announcement of the winners

The winners will be announced individually by the AKT.IO team via email. Winners must share their registered AKT.IO email address, AKT.IO IBAN and date of birth with AKT.IO to facilitate prize fulfilment.

6. Premature closure of the Competition

AKT.IO reserves the right to cancel the Competition at any time without prior notice. In particular, but not limited to, AKTIO may cancel the Competition in case of technical issues (e.g., computer viruses, manipulation or hardware/software errors), or if, due to legal reasons, the Competition cannot be properly implemented. Should a Participant be cause for the cancellation of the Competition, AKT.IO may demand compensation for the damage.

7. Liability

AKT.IO shall use its reasonable endeavors in the organization and management of this Competition. If, however, damages occur resulting from the Competition itself, from publishing the winner's name or for any other reason AKT.IO will accept no liability. AKT.IO takes no responsibility for potential print or spelling mistakes, as well as other similar errors of any other kind in published material.

8. Data protection

AKT.IO, as the data controller, does process the Participant's personal data specifically for the organization of the Contest and the awarding of the Prize. When using our application, our Privacy Policy applies. For the use of AKT.IO social media channels (Instagram, Facebook, Twitter, Medium), we refer to the Privacy Policy of these social media.

9. Promotion on social media

AKT.IO is the sole organizer of the Competition.

10. Miscellaneous

The Competition is a courtesy offered by AKT.IO and does not create any legal obligations that may be enforced in court.

AKT.IO may suspend, terminate, change, update and/or amend these T&Cs at any time without prior notice.

Risk Warning: trading cryptocurrencies involves a significant risk of loss of capital. You should not invest more than you can afford to lose and must ensure that you fully understand the risks you are exposing yourself to. Before trading, please consider your level of experience, your investment objectives and seek third-party advice if necessary. It is your responsibility to ensure that you are legally permitted to use AKT.IO under the laws of your jurisdiction. Investments in crypto-assets are not covered by the Financial Ombudsman Service and are not subject to protection under the Financial Services Compensation Scheme. For more information, please visit our website and the "Risk Warning" section.

In case of interpretation difficulties resulting from a contradiction between any of the titles appearing at the start of the articles and any of the articles, the titles will be declared non-existent.

THESE GTC ARE WRITTEN IN ENGLISH. IF THEY ARE TRANSLATED INTO ONE OR MORE FOREIGN LANGUAGES, ONLY THE ENGLISH TEXT WILL BE DEEMED VALID IN CASE OF A DISPUTE.