

Privacy Statement

1. DEFINITION OF TERMS

Global OW Technology Inc., the parent company of ETranss Remittance International Corp.- A company duly registered with the Bangko Sentral ng Pilipinas (BSP), as a licensed remittance transfer company, foreign exchange dealer and VC activity services. It offers remittance services, money changing and Virtual Currency exchange.

Global OW Technology Inc. Customer - An individual, the identifying information of whom and/or by whom was provided to the Corporation through the Corporation' s system.

2. PURPOSES OF THE PRIVACY POLICY

The Privacy Policy stipulates the types of information of yours that we may collect through your log into this Website, your registration with this Website, and/or use the services we offer, as well as how we shall use and protect the information so collected.

The latest privacy policy has incorporated elements from the General Data Protection Regulation (GDPR), as we act accordance with its personal information processing rules within European Economic Area. We collect information you provide during the GOW Exchange onboarding process, which may be a completed, incomplete, or abandoned process. Interacting with individuals within the European Economic Area ("EEA"), we collect, store, and process your personal information in accordance with the provisions of the General Data Protection Regulation (GDPR) and Data Protection Act. To facilitate the services we provide to customers located in the EEA, we request explicit consent for the transfer of Personal Data from the EEA to outside of the area. IF YOU ARE AN INDIVIDUAL LOCATED IN THE EEA AND YOU DECLINE TO CONSENT TO SUCH TRANSFER, YOU WILL NO LONGER BE ABLE TO USE GOW EXCHANGE AND OUR SERVICES. YOU WILL HAVE THE ABILITY TO WITHDRAW YOUR DIGITAL ASSETS; HOWEVER, ALL OTHER FUNCTIONALITIES WILL BE DISABLED.

3 YOUR CONSENT

TO ENSURE THAT YOU HAVE FULL CONFIDENCE IN OUR HANDLING OF PERSONAL DATA, YOU ARE ADVISED TO READ AND UNDERSTAND THE TERMS OF THIS PRIVACY POLICY IN DETAIL. IN PARTICULAR, UPON YOUR LOG INTO OUR WEBSITE, REGARDLESS OF WHETHER YOU REGISTER WITH THIS WEBSITE, YOU SHALL BE DEEMED TO ACCEPT, AGREE, UNDERTAKE AND CONFIRM THAT

- 3.1 When you use this Website, you agree to permit us to use cookies to track each of your actions and collect and keep all the information that you leave on this Website, including but not limited to your IP address, location, and other information.
- 3.2 If you are willing to use the services offered by this Website, you will be required to fill in and provide the following two categories of information:
 - 3.2.1 Identity Information.
Such information can help us verify whether you are eligible to be registered as a member of this Website. It includes but is not limited to your name, residence address, mailing address, other certificates and corresponding numbers thereof that are issued by your country or government to certify your identity information, as well as all other information that can help us to verify your identity (hereinafter referred to as 'identity information').
 - 3.2.2 Service information. Such information helps us to contact you and provide you with the services, including

but not limited to your phone number, fax number, valid email address, mailing address, and information concerning your debit card and/or other accounts (hereinafter collectively referred to as 'service information').

- 3.3 When you use this Website or the services this Website offers, we may collect more information necessary from our exclusive mailboxes or in other manners that we consider as in compliance with relevant requirements, for the purpose of improving the functions of this Website, enhancing your experience of using this Website and its services as well as the security thereof, or as is required by any court order, any applicable law, administrative regulation or any order of any other competent government agency.
- 3.4 If you visit any of links to third-party websites as are listed on this Website or any link of any of our third-party partners, you shall agree to and comply with the separate and independent Privacy Policy of such third-party website. We will not bear any liability for the contents and activities of such websites or the partners.

4. PURPOSES OF INFORMATION

- 4.1 We will use your information that we collect for the following purposes or in the following ways:
- 4.1.1 to provide you with our Services through our Website;
 - 4.1.2 to identify and confirm your identity when you use our Website;
 - 4.1.3 to improve and upgrade the services of the Website (your information and feedback received by us can help us improve the service of the Website, so that we can more effectively respond to your service requests and support needs);
 - 4.1.4 to keep statistics relating to the use of our Website and to be used for data analysis carried out in cooperation with government agencies, public affairs institutions;
 - 4.1.5 to personalize your experience (your information will help us to better respond to your personalized needs);
 - 4.1.6 to facilitate transactions (your information, whether public or private, will not be sold, exchanged, transferred, or otherwise provided to any other company on any grounds without your consent, except for where doing so is expressly for the purpose of completing the transaction you require);
 - 4.1.7 to send e-mail regularly (the email address that you provide for the purpose of processing orders may be used to receive information on and updates to your orders, in addition to newsletters, updates, related products or services information, etc., that we may send to you from time to time)
 - 4.1.8 to meet other purposes as specified in the User Agreement of this Website and all legal means adopted for satisfying such purposes.
- 4.2 Protecting your privacy is very important to Corporation. GOW EXCHANGE is duty-bound to treat your personal information as private and confidential, even after you have ceased relationship with GOW EXCHANGE. GOW EXCHANGE will only disclose your client information to third parties only under the following circumstances:
- If you have given your authorization in writing, or through any electronic means allowing GOW EXCHANGE to disclose said information.
 - If GOW EXCHANGE is required by specific provisions of law to do so.

In addition, as described in the Anti-Money Laundering Act of 2001 pursuant to the obligation of covered institutions to report covered and suspicious transactions, GOW EXCHANGE will provide the AMLC or any other lawfully-mandated body with the pertinent information relating to your account.

GOW EXCHANGE will also not use or sell your personal information for marketing purposes of unrelated third parties unless you specifically instruct GOW EXCHANGE to do so.

We do not sell, trade, or otherwise transfer information or allow others to collect, use information; however, such information does not involve the following parties and does not include the following information: our affiliates, trusted third parties who help us operate our websites, manage our business, or provide services to

you, provided that such parties agree to keep such information confidential; When we believe that information disclosure is appropriate, or it is required by any of the applicable laws, regulations, rules or by any order of courts or other competent authorities, and is necessary for executing the strategy of our Website and ensuring the proper functioning of the Website, or as may be necessary for the related parties to provide services, or for the protection of the rights, property or safety of us or other persons. However, your information will not be provided to other parties for marketing, advertising or other purposes.

5. PROTECTION OF PERSONAL DATA

- 5.1 We adopt appropriate physical, electronic, management and technical measures so as to protect and safeguard the security of your personal data. We will, to the greatest extent possible, ensure that any personal data collected through our Website shall be free from being subject to nuisance by any third party unrelated to us. The security measures that we may take include but are not limited to:
 - 5.1.1 Physical measures: records of your personal data will be stored in a properly locked place.
 - 5.1.2 Electronic measures: The computer data that contain your personal information will be stored in computer systems and storage medias that are subject to strict login restrictions.
 - 5.1.3 Management measures: only staff members duly authorized by us can access your personal data, and these staff members shall comply with our internal code concerning personal data confidentiality.
 - 5.1.4 Technical measures: such encryption techniques as Secure Socket Layer Encryption may be used to convey your personal data.
 - 5.1.5 Other measures: our network servers are protected by proper 'firewall '.
- 5.2 If you are aware of any security flaws in our Website, please contact us immediately so that we can take appropriate action as soon as possible.
- 5.3 Despite of the above-mentioned technical and security measures, we cannot guarantee that the information transmitted via the Internet is absolutely safe (for reasons of interruption of service which result directly or indirectly from any cause or condition beyond our reasonable control, including but not limited to, any delay or failure due to any act of God, act of civil or military authorities, act of terrorists, civil disturbance, war, strike or other labor dispute, fire, interruption in telecommunications or Internet services or network provider services, failure of equipment and/or software, other catastrophe or any other occurrence which is beyond our reasonable control and results to risks and exposures to the information transmitted via internet), so we cannot absolutely guarantee that the personal data that you provide to us through our Website will be safe at any time. We will not be held liable for any loss or damage arising from or caused by any event that may occur in connection with unauthorized access to your personal data, including other force majeure and fortuitous events, and we shall not be held liable for compensation for such loss or damage.

6 MODIFICATION TO THE PRIVACY POLICY

We reserve the right to amend the Privacy Policy from time to time and at any time. We will inform you of the modifications made to the Privacy Policy by updating and publishing the effective date of the release of new versions hereof and highlighting the amendments. Sometimes, we may issue a notice to inform you of the modification made in the Privacy Policy, which, however, is not an obligation for us. You shall regularly review the Privacy Policy and focus on its modifications, and if you do not agree to such modifications, you shall immediately stop accessing this Website. When an updated version of this Privacy Policy is released, your continued visit to this Website shall indicate and show that you agree to the update and agree to comply with the updated Privacy Policy.

7 COMMUNICATION WITH US

If you have any questions regarding our Privacy Policy, you are welcome to contact us at any time.