

Rules for carrying out asset tokenization on the Licensee's site

- 1) The Licensee of the Platform is a subject that has received separate administrative access to the Platform and all its functions from the Registrar in order to independently conduct activities for tokenization of both own and third-party assets for a fee.
- 2) Applicants for the asset tokenization are to decide whether they will act as licensees themselves or rather as a third party and place their tokens on the site of the current Licensee with their agreement.
- 3) The fee (commission) in favor of the Registrar for placing tokens on the REALIUM Platform is the same for everyone and constitutes 0.5% of the announced nominal volume of the tokens emission (regardless of the value of their actual sale).
- 4) The total commission for placing tokens on a separate site of the Licensee is at least \$30,000 and is considered a "qualified payment" by the Licensee. The "qualified payment" secures the license for the Licensee on a regular basis.
- 5) The procedure for making a "qualified payment" by the Licensee and payment (commission) for placing tokens on the Licensee's site is determined in the license agreement.
- 6) The total commission for placing tokens of one kind on the Platform cannot exceed \$100,000. While placing any kind of tokens, the commission is not charged in case it amounts to \$100,000.
- 7) For third parties, the requirement for a minimum volume of token emission is not set down.
- 8) In the case of tokenization of third-party assets on the Licensee's site, the list of services and terms of payment for them are regulated by a separate agreement between them.

