

Terms and Conditions

These Terms and Conditions, and any terms included in them, apply to your (the “User”, “you” or “your”) use (i.e., any and all decisions you make, including individual decisions and combinations of decisions) of the technology implemented in the platform, as well as any software products associated with them via the OK TOKEN platform (the “Platform”). The ability to use the Platform (the “Tool”) is provided by the entire community of Users as a whole for the benefit of each individual User on the following terms.

1. WHO IS OK TOKEN?

The Platform, as a software product, is declared as transferred into the possession and use of all participants of each smart contract to the extent and for the part of the period of time in which the execution of this smart contract is conditioned by the possession and/or use of the Platform tools by the participants of such smart contract.

By these Terms, each holder of rights to a domain name, technical devices and software products that make up the Platform or on which stable operation depends has waived in favor of the entire community of Users the exercise of these rights to the extent that such rights cannot be terminated without disproportionate damage to the execution of smart contracts, and such decisions on the exercise of rights do not depend on the expression of will of the participants in smart contracts, the execution of which occurs using the tools of the Platform.

Participants in smart contracts use the resources and tools of the Platform to provide all the opportunities for making transactions using the capabilities of the token, as well as for storing the token. When the User initiates transactions using the capabilities of the token, such transactions are executed in accordance with these Terms and the technological solutions of the smart contract terms. During the execution of the smart contract, the User makes and implements decisions on making transactions using the token as a custodian and executor of the User's decisions in relation to the token. The User is hereby notified that, when making transactions

using the capabilities of the token, he may enter into relations with a third party and such relations are governed by the rules established between the User and this third party and continue until the completion of each of the transactions.

2. USE OF THE PLATFORM

2.1. The Platform and each of its tools are intended only for all persons who have reached the age of 18, equal to persons who have reached the age with which a developed person has full legal capacity in accordance with the requirements applicable to the actions of such persons who have established a later age of onset. full legal capacity. Each parent or legal person who has not reached the age specified in this study or who is not fully capable for other reasons should have the right to inform the User about the need to limit or restrict access to the Platform and its resources, but the Platform disclaims in advance any liability of other Users and Provides the opportunity to terminate the use of the Platforms only to the User himself.

2.2. By using any of the Platform tools, the User agrees to these Terms of Use (the "Terms of Use"), the full terms and conditions that establish the contractual relationship between the User and the community of all Users. If you do not agree to these Terms of Use or if for any reason you find it difficult or impossible to comply with the Terms of Use, please do not accept them and do not continue to use the Platform or any other Tools provided through the Platform.

2.3. In addition to reading these Terms of Use, you should familiarize yourself with the Platform interface available at and if you have any misunderstanding or discrepancy in the information, you have the right to understand this fact as the impossibility for you to use the Platform tools.

2.4. OK TOKEN may change these Terms of Use from time to time, for example, to reflect the terms and conditions concerning new functions available to Users on the Platform, to implement changes caused by legislative changes or changes in the management model of the Platform Tools, or even in the event of a change in other material circumstances of the User's interaction with the Platform. In any case, it should be assumed that such changes have occurred if these

Terms of Use display a new version number or a new edition date, and in order to be as informed as possible about the current content of the Terms of Use, we strongly recommend that you review this page of the Platform before starting to use, re-read the Terms of Use again and in full immediately if changes have occurred. If you do not agree with the changes to our Terms of Use or want to stop using our Tools, you have the right to independently terminate the use of the Platform. We will consider the absence of such termination as the absence of problems with your use of the Platform..

3. INDIVIDUALIZATION OF THE PLATFORM USER

3.1. To access the tools provided through the Platform, the User must only start using the Platform tools directly on the Platform. The Platform does not contain tools for maintaining statistics of Users, and therefore registration or other individualization of the User is not carried out. The User bears sole responsibility for the correctness of filling in the requested data, as well as all risks of any consequences of inaccurate or incomplete entry of information for the use of the Platform tools.

3.2. OK TOKEN may use the data entered on the Platform at its own discretion, since such information is used only immediately after its entry, storage of the User's data is impossible due to the technological features of the Platform, the information and any parts thereof are anonymous and do not allow the User to be identified either directly or indirectly.

3.3. In the process of using the Platform's tools and by the very fact of their use, the User expressly assures and guarantees to all Users of the Platform that any and all actions of the User that are performed in their interaction with the Platform are and will be lawful, law-abiding, conscientious, reasonable and prudent.

4. SOLUTIONS OFFERED ON THE PLATFORM

4.1. The User Community, through the Platform, provides the User with tools to access transactions using the Token through solutions developed and implemented for the Platforms that

allow the User to manage digital assets and/or monetize such digital assets by integrating the User with the Platforms, if permitted by law in the place of existence of the User.

4.2. The User may manage the Digital Asset using the methods and tools available on the Platform, in accordance with the terms specified for each tool directly at the time of its use. The Platform may add, activate or deactivate management methods and tools in the general interests of an indefinite number of Users at its own discretion..

4.3. The User understands and agrees that OK TOKEN may at any time and at its sole discretion expand or reduce the number and/or capabilities of the instruments available through the Platform, as well as change the structure(s) of its actions and decisions related to the Platform's decisions that support such changes, in order to allow the User to achieve its goals of acquiring and/or monetizing Digital Assets. In the event that a Digital Asset held by the User is no longer supported, the User understands and accepts in advance the associated risks of any change in the management and value of such unsupported assets and any other consequences associated with them..

4.4. OK TOKEN helps Users manage their economically significant decisions regarding Digital Assets. OK TOKEN will provide all evidence regarding the acquisition and ownership of Digital Assets that will be available to the Platform and will comply with the laws of the country of the User's location.

4.5. The Platform itself is not part of the development and/or structuring of any Digital Asset, but is a management optimization method that provides Users with the ability to operate using the Token.

4.6. OK TOKEN has the right to show the User advertisements and other information about Digital Assets on the Platform.

4.10. When the User makes a transfer to operate digital assets OK TOKEN, the User acknowledges that:

4.10.1 Since the amounts transferred by the User will be reflected on the Platform in the form of equivalent Digital Assets, the amount of the deposit in such form will depend on the change in the price of the relevant Digital Assets, with the risk that you may suffer visible and obvious losses in the value of the amounts deposited. In this case, the risks will be borne solely by the User, since OK TOKEN only provides the User with access to such Digital Assets and changes in their value..

4.10.2 Any Digital Assets, whose value is stated to be linked to fiat currencies may lack stability, their value may fluctuate above or below the linked fiat currency or asset and the link to the fiat currency / asset and their value is not guaranteed.

4.11. By participating in the Platform, the User declares that he/she is aware that OK TOKEN and the Platform have no control or influence over the rules and other terms and conditions established by other third parties, but directly or indirectly related to the Digital Assets or the User's actions in relation to them, including in relation to the management of the tools available on the Platform. The User is solely responsible for knowing each of the Digital Assets that he/she wishes to acquire and for knowing the entire set of applicable rules that apply to such Digital Asset not only on the Platform, but also with third parties.

4.12. The User acknowledges that the nature of the Instruments is to decentralise decisions in the hands of tokens (in particular, so-called governance tokens), so that the dynamics and rules of operation are determined from time to time by such holders. This open and decentralised decision-making dynamics may result in changes in the functioning and in a number of conditions different from those considered by Users when deciding to participate in a particular Instrument. The storage of Digital Assets via OK TOKEN does not give rise to any legal consequences for the Platform related to any transactions derived from such storage or entailing such transactions.

4.13. The User acknowledges that the Tools, due to their decentralized, autonomous nature, based on programming language, self-executing contracts and on governance decisions that can be changed, as highlighted in these Terms of Use, present risks that are not under the control or effort of a specific or determined group of individuals (changeable according to the participation held by such tokens at the time of a certain deliberation of the Tool), which controls them.

4.14. OK TOKEN is not responsible for such decisions and/or changes in the Tools, which are not under its control or influence. However, OK TOKEN will, where reasonably practicable, publish its institutional position on changes that it deems to be substantial in the governance of certain Tools whose access is offered to Users from the Platform. Such publications will be for informational purposes only, and the User understands that you are fully responsibility for the decision to participate in one or more Tools through the Platform.

4.15. The User further declares and acknowledges that there are risks associated with the acquisition of certain Digital Assets and access to Tools, precisely as a result of future changes that are not under their control, control of OK TOKEN or any of OK TOKEN 's partners. The User acknowledges and accepts the risks related to Digital Assets and Tools, and any changes to their governance and rules.

4.16. The User acknowledges that the actions carried out by OK TOKEN on the Platform are limited solely and exclusively to providing the User with the opportunity to engage in transactions using the Token as defined in these Terms of Use and should not be understood as any form of recommendation to acquire any assets, investments or any other similar form; in particular, the User acknowledges that he/she understands and accepts the risks inherent in and associated with the acquisition and servicing of assets of this kind, and you are solely responsible for your decisions.

5. OK TOKEN REMUNERATION.

5.1. For the Tool of providing Digital Assets on the Platform, as well as for maintaining the environment that allows Users to negotiate them, OK TOKEN will charge the User a percentage of the value of the Digital Assets purchased by each User through the Platform, and such remuneration will be included in the conversion rate of the Digital Assets and will be retained by OK TOKEN in each of these transactions. The percentage charged is specified here: <https://okt.global/docs/white-paper/en/oktoken.pdf> and may be changed or cancelled at the discretion of the Platform.

6. LIMITATIONS AND MODIFICATIONS OF THE PLATFORM TOOL

6.1. OK TOKEN will use its best efforts to keep the Platform operational. However, certain technical difficulties, maintenance, updates or tests necessary to maintain proper functioning, implement new features or adapt to relevant changes in legislation may, from time to time, result in temporary interruptions to the Platform.

6.2. OK TOKEN reserves the right, at any time, to modify the functionality of the Platform, discontinue the partnership established with the third Parties for the execution of payments within the scope of the Platform, discontinue the provision of Tools or any existing function or resources, as well as adding new functions or features to existing Tools, in which case the new features will be automatically subject to the rules of these Terms of Use. OK TOKEN is not responsible for the operation, proper functioning and maintenance of any platform other than the Platform, including in relation to Digital Assets and Tools.

6.3. Despite the regular efforts of the OK TOKEN team to maintain the proper functioning of the Platform, OK TOKEN cannot guarantee that the Platform will be free from errors or bugs and OK TOKEN is also not responsible for any devices used to access or interact with the Platform.

7. COMMUNICATION BETWEEN USER AND OK TOKEN

7.1. OK TOKEN will provide customer support Tool to the User, through the Telegram address http://t.me/OKTokenSupport_bot to clarify any doubts about the operation of the Platform, as

well as for the provision of technical support. OK TOKEN will analyze the request made by the User and will provide an initial response (with an estimated time for resolving the problem) within 48 (forty-eight) business hours.

7.2. OK TOKEN shall not be held liable or otherwise responsible for any technical issues that make it difficult or impossible for the User to communicate with OK TOKEN or to receive and/or send notifications of any kind.

8. RULES OF CONDUCT

8.1. The User is aware that you may not use the Platform to publish and/or send messages or disseminate content, and/or perform interactions with OK TOKEN or with other Users. In such cases, you agree that such content or interactions may not:

- (a) be defamatory, discriminatory, obscene, offensive, threatening, abusive, vexatious, harmful, contain expressions or incitement of hatred against certain people or groups, including on the basis of religion, race or sexual orientation, or incite moral or property damage;
- (b) contain third-party copyright or content that, for any reason, infringes third-party rights;
- (c) breach the privacy or the image rights of persons (including legal entities, entities and similar organizations);
- (d) incite violence, criminality or any other type of offence; or
- (e) be contrary to the law, good customs and public order.

8.2. In addition, the following actions are expressly prohibited as they constitute an abuse of the Platform:

- (a) providing to access the Platform and/or allowing minors to access the Platform of their parents and/or guardians;

(b) using the Platform to publish or transmit any computer code, file or program that is malicious or invasive or is intended to damage, hijack the operation of or monitor the use of any hardware, software or equipment, whether that of OK TOKEN, its business partners or third parties or Users of the Platform;

(d) using the Platform to violate any legal rights of partners and/or third parties, obtaining or collecting any information, whether personally identifiable or not, whether from Users (or not), partners or Tool providers of OK TOKEN;

(e) modifying, adapting, converting or reverse engineering, decompiling or disassembling any part of the Platform's source code, whether on its front-end or back-end;

(f) using the Platform to carry out any activity related to advertising or encouraging the consumption of Tools or products of any segment; and

(g) stating the existence of any affiliation with OK TOKEN or the Platform or otherwise expressing opinions, endorsing or encouraging any practices, products or Tools on the Platform.

(h) Using bots or other technological software to conduct trading activities;

(i) Trading in a manner that manipulates the price of the token;

(j) Opening multiple accounts for the same individual.

8.3. OK TOKEN may, at its sole discretion, in case of suspected fraud or violation of these Terms of Use, suspend or terminate the access of the User, temporarily or permanently, or even limit the use of certain features of the Platform.

9. SYSTEM OR DATABASE BREACH

9.1. The User may not use any device, software, or other resource that may interfere, directly or indirectly, with the regular functioning of the Platform, its databases and servers.

9.2. The User will be liable for any attempt or activity that violates or contravenes applicable laws, intellectual property rights and/or the prohibitions stipulated in these Terms of Use.

10. LICENSE, CONTENT AND INTELLECTUAL PROPERTY RIGHTS

10.1. By using the Platform, OK TOKEN grants the User a personal, revocable, limited, non-exclusive, non-transferable right to use the Platform for personal purposes.

10.2. OK TOKEN respects the intellectual property rights of others and requires Users to do the same. All trademarks and distinctive signs of any kind present on the Platform belong to their respective right holders. For the use of any of these rights, the express and written authorization of their respective holders is required.

11. TERMS OF USE VALIDITY

11.1. These Terms of Use will remain in force while the Platform is active and in operation, even if temporarily unavailable.

11.2. Termination or expiration of these Terms of Use will not affect: (a) the rights, obligations and responsibilities that either party has accrued prior to termination or expiration; or (b) any terms which by their nature survive termination or expiration.

12. DISCLAIMER OF WARRANTIES AND LIABILITY.

12.1. OK TOKEN will not be liable for indirect, incidental, special, punitive or consequential damages, loss of actual or anticipated profits, loss of data, moral or property damages.

12.2. OK TOKEN will not be liable for any use of the Platform in violation of these Terms of Use, for the User's inability to access the Platform and use the Tools offered, or for any result of any interaction of the User with other Users.

12.3. OK TOKEN will not be responsible for delays, failures, nor for the quality of Tools provided by any partners, Tool providers or any third parties.

12.4. For strictly technical and operational reasons, OK TOKEN cannot guarantee the availability and continuity of operation of the Platform. OK TOKEN may give advance notice of interruptions in the operation of the Platform, but it can never guarantee that its use will be uninterrupted, punctual, safe and error-free.

12.5. OK TOKEN disclaims all liability for any losses, damages and losses of any nature arising from the lack of availability or continuity of operation of the Platform, for Tools offered by third parties or business partners, or any conduct or violations of these Terms of Use. User is not entitled to any compensation for termination of the User's activities or account, for any reason.

12.6. OK TOKEN will not be responsible for any damage that may be suffered by the User due to the incompatibility of the Platform or OK TOKEN 's Tools with User's device or its operating system, insufficient memory, any failures related to User's device's characteristics, functionalities or security flaws or User's electronic data. OK TOKEN will not be responsible for any losses or damages that the User may experience as a result of the use of the Platform, defects and/or failures in the provision of partner/third-party Tools or any manifestations, guidelines or conduct of partners/third parties, nor does it guarantee that its Platform will function uninterruptedly and free from errors or viruses.

12.7. OK TOKEN does not manage, own, control, or administer the Tools and networks that govern the Tools, any Digital Assets associated or not with such Tools available on the Platform, or for the blockchains on which such Digital Assets operate. Accordingly, OK TOKEN, its partners and Tool providers are not responsible for acts that are not their responsibility, including those related to the management, development, maintenance, operation, security or control of the Tools, Digital Assets, networks, nodes, codes and any other open source elements that are used for the solutions available on the Platform.

13. USER'S RESPONSIBILITY FOR RISKS.

13.1. OK TOKEN only acts as a channel for Users to access Digital Assets and Tools and, under no circumstances, manages Users' assets, analyses or makes suggestions to Users in relation to their assets. Users acknowledge and agree that you take full responsibility for understanding the risks inherent in dealing with Digital Assets and Tools, you are aware of the potential instability in value of such assets and that their value may go up as well as down. You should not buy Digital Assets or Tools unless you are prepared to sustain a total loss of the money you have invested, plus any commission or other transaction charges.

14. INDEMNIFICATION

14.1. By using the Platform, the User agrees to indemnify and hold OK TOKEN , any kind of its agents harmless from all claims regarding charges, losses, liabilities arising from non-compliance or breach of any provision of these Terms of Use.

15. GENERAL PROVISIONS

15.1. The User must observe the technical specifications of the application that is part of the Platform and carry out the necessary updates on his smartphone or any other device used to access the Platform.

15.2 These Terms of Use and any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with them or their subject matter or formation, shall be governed by and construed in accordance with generally accepted rules of fairness and maintaining the balance of interests of the parties, except for cases when any of the legal relations of the parties is expressly and imperatively settled for such Party by public law, binding on such Party under the threat of public liability or other adverse consequences for this Party of such a nature and such severity that the performance \ or interpretation of the Agreement under other rules would actually deprive such Party of a significant benefit from the performance of the Agreement. In cases where the said exceptions have arisen or may arise for both Parties and the prevailing public rules of business conduct for them interfere with each other to an equal or comparable

extent, the applicable law and its consequences shall be specifically agreed for such a case by a separate additional agreement, which shall also provide for an equal distribution of the risks of the innocent conduct of each Party. Each party irrevocably agrees that the Platform's dispute resolution will have exclusive jurisdiction to settle any dispute or claim (including non-contractual disputes or claims) arising out of or in connection with these Terms of Use or their subject matter or formation.

15.3. The User is responsible for obtaining access to the data network, which is necessary to use the Tools, as well as for paying the fees and charges charged by the network operator for the use of the data network.

15.4 Neither party will be responsible for delay in performing, or failure to perform, any of its obligations under these Terms of Use if such delay or failure result from events, circumstances or causes beyond its reasonable control. In such circumstances the time for performance will be extended by a period equivalent to the period during which performance of the obligation has been delayed or failed to be performed.

15.5. These Terms of Use constitute the entire agreement between the parties and supersedes and extinguishes all previous agreements, promises, assurances, warranties, representations and understandings between them, whether written or oral, relating to its subject matter. Each party acknowledges that in entering into this agreement it does not rely on, and will have no remedies in respect of, any statement, representation, assurance or warranty (whether made innocently or negligently) that is not set out in this agreement. Each party agrees that it shall have no claim for innocent or negligent misrepresentation or negligent misstatement based on any statement in these Terms of Use.

15.6 No failure or delay by a party to exercise any right or remedy provided under these Terms of Use or by law will constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy.

15.7. Any words following the words including, include, in particular, for example or any similar expression will be construed as illustrative and will not limit the sense of the words preceding those words.

15.8. For more information, please contact us at Telegram https://t.me/OKTokenSupport_bot