

1. INTRODUCTION

1.1. This document outlines the Terms of Service for Deindex token and deindex.io platform. By using our platform, purchasing, holding, or engaging in transactions with \$DEIN, you agree to abide by these Terms of Service ("TOS").

This TOS governs your use of deindex.io and the \$DEIN token, which relate to economic market events surrounding Bitcoin, Ethereum and other top-100 Market Cap Tokens.

2. Description of Service and Company Information

2.1 DEIN token is a crypto token designed to follow market movements and aims to improve the token value with each market. \$DEIN is a support and speculation token; it is not tied or related to Bitcoin, any ETF or any future DEIN token that will be approved in the future. Therefore, owning \$DEIN does not give token buyers ownership in any of the aforementioned tokens, coins, or assets.

2.2. DEIN and deindex.io are developed by Deindex which is a company with offices based in 43B Orchard Road, Singapore, 238840. The token is developed on the Ethereum blockchain using smart contracts.

3. Eligibility

3.1. You must be at least 18 years old, or the age of legal majority in your jurisdiction (if different than 18), to use our services. Individuals under the age of 18, or the applicable age of legal majority, may utilize the service only with the involvement of a parent or legal guardian, under such person's account and otherwise subject to these Terms.

3.2. By using our services, you represent and warrant that you have the full right, power, and authority to enter into this agreement and to abide by the terms and conditions of these Terms of Service.

3.3. Unless otherwise expressly authorized by us in writing, you may not use our services for any purpose that competes with our business.

3.4. You must not use our services in violation of any local, state, national, or international laws, or regulations.

4. Prohibited use of our Platform

When accessing or using our services or \$DEIN token, you agree that you will not engage in, and that your activities will not involve, any of the following:

- 4.1. You may not use our services or the token for illegal purposes, including but not limited to fraud, money laundering, illegal gambling, or any other prohibited transaction under applicable law.
- 4.2. Activities such as wash trading, front running, or other manipulative practices intended to disrupt or deceive the market or its participants are strictly prohibited.
- 4.3. Falsifying any account details, providing false or misleading information, impersonating another user, or otherwise attempting to mislead others about your identity or the origin of any content, message, or other communication is prohibited.
- 4.4. You may not access our services in an unauthorized manner, including, but not limited to, using someone else's login credentials or attempting to breach our security measures.
- 4.5. Introducing or disseminating any malicious software, virus, Trojan horse, worm, or other harmful components aimed at interrupting, destroying, or limiting the functionality of any software or hardware.

4.6. Exploiting any service, system, or token-related vulnerability for personal gain or to the detriment of other users or the ecosystem.

4.7. Using the token or our services in any way that infringes upon the rights of others, including intellectual property rights.

4.8. Engaging in activities that interfere with, disrupt, or negatively affect our services or network, such as denial-of-service attacks.

4.9. Advertising, promoting, or marketing unauthorized services or schemes, including pyramid schemes or misleading promotions.

4.10. Any form or attempt of obtaining sensitive information such as usernames, passwords, and credit card details by disguising oneself as a trustworthy entity.

4.11. Any action designed to avoid paying fees that we legally charge for our services.

4.12. Reverse Engineering: Attempting to derive the source code, adaptations, translations, or derivative works of any part of our services or related technology.

4.13. Selling, redistributing, or otherwise providing unauthorized third parties with access to our services or content therein.

Any engagement in the above-listed prohibited activities will result in immediate termination of your access to our services and may expose you to legal consequences.

We reserve the right to take any necessary legal action and may involve law enforcement authorities in prosecuting users who engage in prohibited activities.

5. Intellectual Property Rights

5.1. All content, features, and functionality, including, but not limited to, text, graphics, logos, icons, images, audio clips, digital downloads, data compilations, software, and the design, selection, and arrangement thereof, related to our services and the DEIN token ("Intellectual Property"), are the exclusive property of DEIN, its licensors, or other content suppliers, and are protected by international copyright, trademark, patent, trade secret, and other intellectual property or proprietary rights laws.

5.2. You may not modify, reproduce, publish, license, create derivative works from, distribute, display, transmit, or otherwise exploit any part of our services or the Intellectual Property in any form or by any means without our express prior written consent. You also agree not to attempt to reverse engineer any software included in our services.

5.3. DEIN token is a speculative token that is not related or linked to any spot Bitcoin ETF which may be approved by regulatory organizations (such as the SEC) in the future, therefore we do not claim any ownership in regards to their intellectual property.

5. Cryptocurrency Risks and Disclaimers

6.1. The value of the \$DEIN, like other cryptocurrencies, can be extremely volatile and unpredictable. Prices can decrease or increase rapidly, and there may be a significant risk of loss.

6.2. Operational Risks: Operational errors or external attacks, including Distributed Denial of Service (DDoS) attacks, phishing, or other means, can lead to a loss of tokens or diminished functionality.

6.3. The loss, theft, or breach of cryptographic keys or crypto wallets can result in a total loss of the \$DEIN tokens held in compromised accounts. We recommend the use of advanced security practices, such as two-factor authentication, but cannot guarantee the security of your tokens.

6.4. Cryptocurrency transactions are irreversible. Once initiated, they cannot be undone. If you send tokens to an incorrect address or send the wrong amount, you may not be able to recover your funds.

Unfortunately, in the event of losing access to your wallet you purchased \$DEIN with in the presale, we cannot enable you to claim tokens with a different wallet when the token launches as we do not conduct KYC verification.

6.5. Governments and regulators may choose to regulate, ban, or limit the use and operation of cryptocurrencies, which can impact the value and functionality of \$DEIN.

6.6. Holding or trading in \$DEIN tokens may have tax implications. You are solely responsible for understanding and fulfilling any tax obligations related to the use or possession of \$DEIN.

7. Liability and Indemnification

7.1. Limitation of Liability: To the fullest extent permitted by applicable law, in no event will Deindex, its affiliates, officers, directors, agents, employees, or licensors be liable for any indirect, incidental, special, punitive, cover, or consequential damages (including, without limitation, damages for lost profits, revenue, goodwill, use, or content) however caused, under any theory of liability, including, without limitation, contract, tort, warranty, negligence, or otherwise, even if DEIN token has been advised as to the possibility of such damages.

7.2. No Warranties: deindex.io and related services are provided "as is," without any warranty of any kind. deindex.io disclaims all warranties and conditions, express or implied, including, without limitation, warranties, implied warranties of merchantability, fitness for a particular purpose, and non-infringement.

7.3. Indemnification: You agree to indemnify, defend, and hold harmless DEIN token, its affiliates, officers, directors, employees, agents, and licensors from any claim, demand, lawsuit, or proceedings, made or brought against us by a third party alleging that your use of our services in violation of these Terms of Service has infringed or misappropriated the intellectual property rights of any third party or violated applicable law.

7.4. Regulatory Compliance: Some jurisdictions may have certain crypto regulations which may partially or completely restrict access to our services or the use of cryptocurrencies. It is your responsibility to ensure that your use, holding, or transaction \$DEIN complies with local laws and regulations.

7.5. UK Compliance: deindex.io is not compliant with UK FCA regulations; if you decide to continue using the website or use a VPN, you agree we are not responsible for your actions especially considering that our website has a disclaimer on its homepage.

8. Amendments to the Terms

We reserve the right to modify or replace these Terms at any time. It's your responsibility to review these Terms regularly. Your continued use of deindex.io after any revisions constitutes acceptance of those changes.

9. Privacy Policy

All your activity conducted on deindex.io is subject to our Privacy Policy. The Privacy Policy along with this Terms of Service document constitutes your agreement with us. We recommend reading the Privacy Policy as well to understand how we collect and use your data.

10. Contact Information

For any questions regarding this Terms of Service policy document, please contact us at contact@deindex.io.