

ODOM Disclaimer and Terms and Conditions

This website (hereinafter referred to as "this Website") is exclusively owned and operated by the ODOM project (hereinafter referred to as "we," "our," or "the Project"). These Terms and Conditions (hereinafter referred to as "this Agreement") apply to all users who access this Website and use the Project's related services. This Agreement includes the Privacy Policy, as well as any operational guidelines, policies, or supplementary agreements that we may publish from time to time, collectively referred to as the "Terms and Conditions." By accessing this Website, using the related services, or engaging in any form of interaction with the ODOM Token (ODOM), you are deemed to have read, understood, and agreed to comply with all the terms of this Agreement.

1. Scope of Application and Acceptance of Terms

When you perform any of the following actions, it shall be deemed that you have fully read, understood, and agreed to be bound by the terms of this policy:

① Accessing the ODOM official website;

② Browsing or using the following content and services:

- Information, stories, public welfare plans, visual materials, user reviews, and any other form of content provided by this Website (collectively referred to as "Website Content");
- Links to third-party platforms and external resources referenced or embedded on the Website (collectively referred to as "Third-Party Links");
- Interactive methods provided by this Website, including contact forms, registration pages, social media channels, etc.;
- Participating in, using, or supporting the ODOM Token issued based on blockchain technology.

If you do not agree with any of the terms of this policy, please immediately cease accessing or using this Website and its related services.

2. Project Positioning and Disclaimer

ODOM is a global initiative centered on sobriety culture, aimed at raising public awareness of addiction issues and promoting recovery public welfare and healthy lifestyles through decentralized tools. Please pay special attention to the following declarations:

- **Non-Financial Nature:** The ODOM Token is not an investment tool, security product, or any form of profit guarantee. Its essence is a community-driven cultural and public welfare symbol, intended to express users' support for the project's vision rather than constituting an investment.
- **Market Risk:** The price and utility value of the ODOM Token may be influenced by factors such as market supply and demand, technological development, community activity, and

regulatory changes, and are highly uncertain. We do not provide any form of guarantee for its future performance.

- **Legal Applicability:** The acquisition and use of the ODOM Token may be restricted by the laws and regulations of specific jurisdictions. Users are responsible for confirming whether their local laws permit participation in this project and ensuring their own compliance.
- **Regional Restrictions:** If the laws of your jurisdiction prohibit or restrict such activities, you should refrain from using the Platform's services. The ODOM Platform does not provide products, services, or technical support to users in any prohibited regions.

3. Limitation of Liability and Applicable Law

- The Project, along with its developers, community members, advisors, or partners (collectively referred to as the "ODOM Team"), shall not be liable for any direct, indirect, incidental, special, or consequential damages that may arise from the use of the Website's content or the ODOM Token, including but not limited to loss of profits, data loss, or other financial losses.
- All information provided by this Website is for educational, public welfare dissemination, and community-building purposes only and does not constitute any form of investment advice, financial advice, or legal advice. Users should independently evaluate the applicability of the information obtained.
- Any disputes arising under this Agreement shall be governed by the laws of the jurisdiction where the ODOM Project is registered and resolved through arbitration. By accessing this Website, you agree to waive participation in any form of class action.

4. Usage Requirements

- **Service Applicability:** This service is available only to natural persons or legal entities with full civil capacity, who must be capable of entering into legally binding contracts under the laws of their jurisdiction.
- **Age Restrictions:** Individuals under 18 years of age, or those who have not reached the legal age of majority in certain jurisdictions, are prohibited from accessing or using this Website or ODOM services.
- **Legal Capacity:** If you lack legal capacity or the ability to represent yourself or your entity in bearing legal responsibility, or if you are an individual or entity prohibited from participating in such projects under applicable laws (hereinafter referred to as "Prohibited Parties"), you are not permitted to use this service. We reserve the right to restrict or terminate your access to this Website or its services upon discovering such circumstances.

- **Legal Entities or Organizations:** If you use this service on behalf of a legal entity or organization, you must ensure that the entity is legally registered and compliant in its jurisdiction of registration. You must have formal authorization to act on behalf of the entity.

5. Prohibited Access and Technical Restrictions

To ensure the data security of ODOM users and the stability of the platform environment, the following devices or environments do not meet the service access standards and are prohibited from being used to access this Website or related services:

- **Jailbroken Devices:** Devices that have bypassed Apple iOS system restrictions through unofficial means;
- **Rooted Devices:** Devices that have modified the Android operating system's core configuration by enabling superuser permissions. Such devices may pose significant security risks, potentially leading to data breaches, abnormal token usage, or system instability. Therefore, they are prohibited from accessing the ODOM Platform or any ODOM Token-related functions.

6. Right to Modify Terms

We reserve the right to update, modify, or supplement the terms of this Agreement and the content of the Website's services at any time without prior notice. All updates will be published immediately on the ODOM official website and shall take effect from the date of publication. You are responsible for reviewing the latest terms each time you access or use the service. Continued use of this service indicates that you have read, understood, and accepted the modified terms and conditions. If you do not agree with the updated content, please immediately cease using the ODOM Platform services.

7. Registration and Access Requirements

7.1 Registration and Identity Verification

To use certain functions provided by the ODOM Platform, you may need to complete registration by providing information or connecting via a blockchain wallet. The ODOM Team reserves the right to refuse or restrict access to this service by any individual at any time for any reason, including but not limited to violations of applicable laws or the terms of this Agreement.

7.2 Digital Wallet and Technical Device Requirements

To ensure smooth access to ODOM-related services, you must provide the necessary devices and technical environment and bear the associated costs. Specific requirements include: (a) **Hardware and Communication Devices:** All necessary devices or tools for accessing the service, including but not limited to computers, mobile devices, the latest version of internet browsers, modems,

terminal devices, computer accessories, and related software, must meet all applicable technical requirements. (b) **Compatible Wallet Support:** To use ODOM Token-related functions, you must connect and authorize through a decentralized digital wallet compatible with ODOM Tokens. You are solely responsible for the security of the wallet and the management of your private keys. (c) **On-Chain Interaction Fees:** When using blockchain-based functions (e.g., wallet connection, token transfers, public welfare mechanism verification), you may incur miner fees or network transaction fees. These fees are entirely borne by the user, and the ODOM Platform is not responsible for any changes in on-chain fees or consequences of peak congestion.

7.3 Technical and Security Risk Notice

Please be aware that using ODOM services involves the following potential risks:

- Blockchain networks may experience service interruptions or delays due to technical limitations (e.g., smart contract vulnerabilities, node failures, malicious attacks).
- Digital wallets may be subject to malware attacks, key leaks, or device loss; in such cases, we cannot assist in recovery.
- The legal and regulatory policies surrounding cryptographic assets are rapidly evolving globally, and legal risks vary by jurisdiction. Users must independently assess and bear these risks.
- The ODOM Token does not represent any equity, debt, or other economic rights in the Project, its founders, or third parties. You must fully understand the technical and legal context before deciding to use ODOM services and bear full responsibility for any resulting consequences.

8. ODOM Token Explanation

ODOM is a decentralized digital token issued on blockchain technology, designed to empower public welfare initiatives and support NBA star Lamar Odom's advocacy for a sober lifestyle and recovery culture. The ODOM Token aims to build an open community connecting global sobriety advocates, supporters, and educators. ODOM does not constitute any form of security, investment tool, or investment contract. By using this Website and its related services, you acknowledge and agree that acquiring and using the ODOM Token is solely a symbolic act of supporting sobriety culture and public welfare initiatives, not an investment made with the expectation of financial gain.

8.1 Market Value and Risk Notice

As a digital asset within a decentralized network, the market price of the ODOM Token may be influenced by factors such as supply and demand fluctuations, market volatility, technological advancements, and regulatory changes, resulting in high uncertainty. At any time, when selling, transferring, or disposing of ODOM Tokens, users may face risks of asset value fluctuations or losses. The Platform does not guarantee the market performance, price stability, or future potential

value of the ODOM Token. All information, data, and charts provided are for reference only and do not constitute financial advice, investment advice, or legal opinions.

8.2 Irrevocability and User Responsibility

All ODOM Token transactions completed through this Platform or smart contracts are final and irrevocable, with no possibility of reversal, modification, or refund. Any asset losses resulting from user operational errors (e.g., incorrect address entry, loss of private keys, loss of wallet permissions) or third-party actions are solely the responsibility of the user. Users must comply with their local laws and independently fulfill all tax reporting and payment obligations related to holding or transferring ODOM Tokens. The ODOM Project does not provide tax advice and is not responsible for any legal or financial liabilities arising from tax issues.

9. General Terms

9.1 Content Access and Use

Subject to technical requirements, users may access, view, download, and interact with certain content through the ODOM official website and its affiliated platforms. Some content may originate from community members or third-party collaborators, over which the ODOM Project has no control. We make no express or implied representations regarding the accuracy, completeness, or applicability of such external content. Users must independently assess the veracity and applicability of the information, and any consequences arising from the use of third-party content are solely the user's responsibility.

9.2 Compliance with Laws and Legal Responsibility

Users acknowledge and accept that the laws and regulations governing cryptographic assets, token economies, and blockchain technology are still evolving across different jurisdictions, with varying applicability and compliance requirements. These laws may encompass financial regulation, tax reporting, anti-money laundering, counter-terrorism financing, and consumer protection. Users are responsible for ensuring their actions comply with all applicable laws and regulations and bear all resulting legal responsibilities. The ODOM Project is not liable for situations where users are unable to participate in or use services due to legal restrictions, policy changes, or regulatory reviews.

9.3 Reasonable Use and Conduct Standards

Users commit to adhering to principles of honesty, fairness, and legality during service use and must not engage in the following behaviors:

- Providing, soliciting, or accepting any form of improper benefits;

- Using the service for fraudulent, misleading, infringing, harassing, spreading false information, or other activities that violate public order;
- Attempting unauthorized access to others' accounts, wallets, tokens, or personal information;
- Uploading malicious code or attempting to disrupt the normal operation or security of the Website;
- Mass copying, scraping, or distributing Website content for commercial purposes.

We reserve the right to monitor user behavior and may take appropriate measures, including but not limited to warnings, access restrictions, or permanent account bans, if any violations of these terms or applicable laws are detected.

9.4 Usage License

The ODOM Project grants users a non-exclusive, non-transferable, revocable, and limited license to access and use the Website's content and services in accordance with these terms. This license is limited to non-commercial, personal use, and users are prohibited from copying, modifying, distributing, selling, re-licensing, or otherwise using any part of the Website without the written authorization of the ODOM Project.

9.5 Intellectual Property Statement

All content on the Website, including but not limited to text, images, icons, logos, design elements, software code, audiovisual materials, etc., is owned by or used with authorization by the ODOM Project and is fully protected by copyright, trademark, and other intellectual property laws. Any unauthorized use shall constitute infringement, and we reserve the right to pursue legal action.

9.6 Indemnification Clause

To the maximum extent permitted by applicable law, users agree to indemnify and hold harmless the ODOM Project, its affiliated institutions, advisors, service providers, management team, and employees from any claims, losses, liabilities, costs (including reasonable attorney's fees), arising from their use of the service, violation of these terms, infringement of third-party rights, or their actions. The ODOM Project reserves the right to independently defend against and handle related claims, and users must reasonably cooperate.

10. Disclaimer

The services provided by the ODOM Platform (including ODOM Tokens, related content, and functions) are provided "as is" and "as available." To the maximum extent permitted by law, we expressly disclaim any express, implied, or statutory warranties or representations regarding the following:

- **Merchantability and Fitness for a Particular Purpose:** The ODOM Token is not designed for commercial transactions or financial speculation, and we do not guarantee its tradability or merchantability in any market.
- **Suitability for Specific Purposes:** The ODOM Token is intended to express support for sobriety culture, public welfare actions, and Lamar Odom's recovery philosophy, not to meet any individual's investment goals or financial needs. Users must independently determine their intentions and the suitability of using the Token.
- **Non-Infringement:** We do not warrant that the ODOM Token, Platform content, or services will not infringe on any third-party intellectual property rights. Users must ensure their usage complies with the laws of their jurisdiction.
- **Security and Absence of Defects:** While we take reasonable measures to ensure Platform security, we cannot guarantee that ODOM services will not experience interruptions, errors, or malicious interference. Users must ensure the security of their own terminal environments.
- **Outcome-Oriented:** We make no promises regarding whether using the ODOM Token or participating in Platform services will yield specific benefits or results, including but not limited to psychological improvement, community impact, reputation recognition, or any financial outcomes.
- **Accuracy of Information:** We strive to provide accurate, transparent, and timely information but do not guarantee its completeness, accuracy, or update frequency. Users must independently verify information and make decisions based on their own judgment.

Additionally, we are not responsible for service interruptions, data loss, or transaction failures caused by internet disruptions, blockchain network failures, unavailable wallet services, or unstable external infrastructure. All information and explanations provided by the Platform (in oral or written form) do not constitute legal, tax, financial, or investment advice.

The price of ODOM Tokens may fluctuate dramatically due to overall market sentiment, blockchain ecosystem development, or global policy changes. Users must be aware of and accept the uncertainty and potential risks associated with such price fluctuations and bear all resulting consequences.

We particularly remind users that the ODOM Token and its related functions are not designed for investment, securities trading, or financial speculation. Any attempt by users to use the ODOM Token as a financial asset is solely their personal action, and the ODOM Platform is not responsible for such behavior or any resulting losses.

Users understand and accept that the ODOM Project, as a blockchain initiative advocating sobriety culture and social responsibility, is still in the exploratory phase of technology and philosophy. The global legal and regulatory framework is not yet mature, and its development

path may be influenced by regulatory changes, technological advancements, or social acceptance. Users should maintain reasonable expectations when participating in the Platform and bear their own risks.

11. Risk Declaration

Before using the ODOM Platform, holding ODOM Tokens, or participating in related services, please carefully read and understand the following risk notices:

11.1 Price Fluctuation Risk: The ODOM Token may experience significant price volatility due to factors such as market supply and demand changes, community dynamics, regulatory policies, technological advancements, and global economic conditions. We make no promises or predictions regarding its price performance. Please note that ODOM is not a financial investment tool and should not be considered a security, investment contract, or any form of asset. Any participation is based on voluntary support for the project's vision, and users must bear all risks associated with price fluctuations.

11.2 Non-Investment Advice: The ODOM Project focuses on promoting sobriety culture, recovery philosophy, and public welfare mechanisms. The ODOM Token does not constitute investment advice or financial guidance. Any content or communication on the Platform should not be construed as an invitation or offer to buy or sell financial products, securities, or cryptographic assets. Users are responsible for ensuring that their acquisition and use of ODOM Tokens comply with local legal frameworks and are based on their own judgment, not on any express or implied advice from the Platform or its representatives.

11.3 Technical and Security Risks: The ODOM Platform is based on blockchain technology, which may involve risks such as network interruptions, device compatibility issues, private key loss, wallet malfunctions, smart contract vulnerabilities, and malicious attacks. The cryptographic asset sector is still rapidly evolving, with varying security standards. While we strive to provide a secure environment, we cannot completely eliminate potential losses from technical errors or external attacks. Users must securely manage their private keys and mnemonic phrases and bear full responsibility for their security.

11.4 Network Interruption and Force Majeure Risks: The ODOM Platform relies on underlying blockchain networks and internet infrastructure. Any interruptions, congestion, upgrade failures, 51% attacks, or other technical anomalies in the underlying protocols or networks may affect service availability. We cannot control such situations and are not responsible for resulting service interruptions, data anomalies, or functionality unavailability. Users should

understand that blockchain networks are not controlled by any single entity, and their stability may be influenced by multiple external factors.

12. Limitation of Liability

To the maximum extent permitted by applicable law, the ODOM Team, its partners, and their representatives shall not be liable for any form of direct or indirect liability for the following matters, including but not limited to loss of profits, data loss, reputational damage, service interruptions, transaction failures, or unfulfilled user expectations:

- Your use or inability to use the ODOM Platform, ODOM Tokens, or any related content or functionality;
- Issues related to connections with blockchain networks, encrypted wallets, or third-party infrastructure;
- Misunderstandings or outcomes arising from inaccurate information, service delays, or contract changes;
- Psychological disappointment or value loss due to ODOM Token price fluctuations;
- Unavailability of third-party platforms (e.g., social media or trading websites) due to policy changes or technical issues;
- Asset losses resulting from your own technical errors, private key mismanagement, or wallet loss.

In any case, our maximum liability shall not exceed five hundred dollars, even if you have previously informed us of the possibility of greater losses.

12.1 Third-Party Website Disclaimer

The ODOM Platform may include links to third-party websites, wallet tools, or social media platforms (including but not limited to Twitter, Telegram, and blockchain explorers). These external platforms are not operated or controlled by the ODOM Team, nor do we participate in their product decisions, pricing logic, or security maintenance. When you view information, transfer tokens, interact, or participate in activities on any third-party platform, you should carefully read that platform's terms of use and understand that your actions are entirely your own responsibility. We are not liable for any errors, vulnerabilities, technical incidents, or policy adjustments on third-party platforms.

12.2 Privacy Policy

Any registration information, communication records, or usage behavior you submit on the ODOM Platform will be strictly governed by our published "Privacy Policy." We commit not to sell or disclose user data unless required by legal obligations or judicial orders. The full content of the Privacy Policy can be viewed on the Platform's "Privacy Policy" page.

12.3 Dispute Resolution Clause

This Agreement and its applicable content shall be governed by the laws of the jurisdiction where the ODOM Project operates. In the event of a dispute, the parties shall first seek resolution through negotiation. If negotiation fails, the dispute shall be submitted to an arbitration institution with proper jurisdiction, in accordance with its then-effective rules. The arbitration result shall be final and binding on all parties, and the award may be enforced through a court. Arbitration costs shall be borne by the losing party, and no party may claim unreasonable litigation costs. Before using ODOM services, users should read and understand the terms of this Agreement. If you have any questions about specific terms, we recommend seeking professional legal advice.

Before accepting this Agreement and using this Website and its services, please ensure that you have fully understood and agreed to all the terms and conditions. This Agreement constitutes a legally binding contract between you and the ODOM Project. If you have any questions or uncertainties, we recommend consulting Platform customer service before using the service. ODOM is committed to advocating sobriety culture, supporting addiction recovery, and promoting community empowerment. We welcome every user who shares our mission and is risk-aware to join us in building a more rational, healthy, and transparent on-chain public welfare cultural ecosystem. Welcome to join ODOM—let's go further together, staying sober and moving forward.