

ODOM User Agreement

Welcome to the ODOM official website (hereinafter referred to as "this Website" or "ODOM Platform"). Before accessing or using the ODOM Platform and its services, please carefully read and understand this User Agreement (hereinafter referred to as "this Agreement"). By accessing or using this Platform, you are deemed to have read, understood, and agreed to be bound by all terms and conditions of this Agreement. If you do not agree with any provision of this Agreement, you must immediately cease using this Platform.

1. Definitions

To ensure clarity and ease of understanding, the following definitions apply to the key terms used in this Agreement:

1)**ODOM Platform:** The digital platform created and operated by the ODOM project team, utilizing decentralized blockchain technology. The ODOM Platform provides multiple functions, including but not limited to token management, charitable donations, cultural activities, and on-chain governance. The Platform is dedicated to fostering a transparent, decentralized community, enabling users to engage in diversified asset transactions and charitable initiatives supported by blockchain technology.

2)**User:** Any natural person, legal entity, or other organization that accesses, browses, registers, uses, or otherwise participates in the services of the ODOM Platform. Users interact with the Platform to access its services and are bound by the terms of this Agreement. Users must ensure their actions comply with applicable laws and regulations and must not violate this Agreement or Platform policies.

3) **ODOM Token:** A digital asset issued on the Solana blockchain, serving as the primary medium for transactions, governance, donations, and other functions within the ODOM Platform. Tokens may be bought, sold, transferred within the Platform, used for governance and decision-making through voting, or donated to public

welfare projects supported by the Platform. Token issuance and management are executed automatically by smart contracts, ensuring transparency and security.

4) **Wallet:** A digital wallet used by Users to store, manage, and trade cryptocurrencies and Platform tokens. Wallets may be third-party digital wallets selected by the User or built-in wallets provided by the Platform. Users are solely responsible for the management and security of their wallets, particularly the safekeeping of private keys and mnemonics. The Platform does not store Users' private keys or mnemonics, and any risks of loss or disclosure shall be borne by the Users.

5) **Smart Contract:** A self-executing contract based on blockchain technology, through which transactions and services between Users and the Platform are automatically executed and immutable.

6) **Services:** All functions and services provided by the ODOM Platform, including but not limited to:

Token Management: Users may purchase, store, transfer, and trade ODOM Tokens, benefiting from convenient token management features.

Charitable Donations: Users may make donations using tokens or fiat currency to support public welfare initiatives promoted by the Platform, with all donation activities publicly recorded on the blockchain for transparency.

Platform Governance: Token holders may participate in Platform governance and decision-making, influencing the Platform's future development, key decisions, and new feature development through voting.

2. User Eligibility and Registration

1) Age Requirement

Users must be at least 18 years of age (or the legal age as stipulated by the laws of their country or region) to use the Platform's services. Users under the legal age are prohibited from registering or using the Platform.

2) Registration and Account Creation

Registration Process: Prior to using the ODOM Platform, Users must create an account via a supported digital wallet. Account registration is completed upon connecting the wallet to the Platform.

Account Information: During registration, Users must provide accurate personal information (e.g., wallet address). The Platform does not collect or store private data, such as passwords or wallet private keys, which are managed solely by the Users.

Account Security: Users are responsible for maintaining the security of their accounts, including safeguarding wallet private keys, mnemonics, and all related credentials. The Platform shall not be liable for any account theft or security incidents.

3)Account Termination

Users may request to terminate their accounts at any time. Upon termination, Users will lose access to Platform services, and all associated assets and information will be irretrievable.

Prior to account termination, Users must ensure all funds and assets within the Platform are withdrawn; the Platform shall not be liable for any asset losses resulting from termination.

3. User Conduct and Responsibilities

1) Legality and Compliance

Users must comply with all applicable laws, regulations, and regulatory requirements when using the Platform's services and must not engage in any illegal activities. Prohibited activities include, but are not limited to, money laundering, fraud, terrorist financing, intellectual property infringement, and malicious dissemination of false information. Users must act in good faith, adhere to principles of fairness, and refrain from violating any applicable laws or regulations.

2) Prohibited Conduct

Users are prohibited from engaging in the following activities:

Maliciously attacking, tampering with, interfering with, or disrupting the normal operation of Platform data or systems;

Using automated tools or bots to collect, scrape, or access Platform content or data;

Sending spam, false statements, malicious content, or performing unauthorized operations;

Initiating distributed denial-of-service (DoS) attacks, distributing viruses or malware, or engaging in other actions that compromise Platform security, system stability, or data integrity;

Engaging in cheating, manipulation, abuse, or disruption of the Platform's normal operations, or using the Platform for illegal purposes.

3) Liability and Indemnification

Users are solely responsible for their actions on the Platform and shall bear all resulting legal and financial liabilities. If a User's violation of this Agreement or actions cause harm to the Platform, other Users, or third parties, the User agrees to indemnify and hold harmless the ODOM Platform and its affiliates for all losses, including but not limited to direct losses, indirect losses, reasonable attorney fees, and related legal expenses.

4. Risk Disclosure

1)Blockchain Technology Risks

The ODOM Platform operates on blockchain technology, where transactions are recorded on the network and are irreversible. Once executed, transactions such as transfers, token exchanges, or other activities cannot be reversed or modified. Users must verify the accuracy of all transaction details prior to execution. Blockchain technology may have inherent technical limitations, including network delays, system failures, or operational errors, which could result in asset losses. Users shall bear all risks arising from technical failures, operational errors, network interruptions, or unforeseen blockchain system issues, and the Platform shall not be liable for such risks.

2) Cryptocurrency Volatility Risks

ODOM Tokens, as digital assets, are subject to value fluctuations influenced by factors such as market demand, economic policies, technological advancements, and regulatory changes. The digital asset market is highly volatile, and changes in supply and demand, speculative activities, or investor sentiment may cause significant short-term price fluctuations. Users must fully understand and accept the investment risks associated with digital assets and conduct thorough risk assessments prior to

participation. The Platform shall not be liable for losses resulting from market volatility or price changes.

3) Smart Contract Risks

All Platform transactions and services rely on smart contracts, which are self-executing code programs that automate predefined rules and transactions. Despite efforts to ensure their security and reliability, smart contracts may contain technical vulnerabilities, programming errors, design flaws, or be susceptible to hacking. Due to the decentralized nature of blockchain technology, deployed smart contracts cannot be modified or rectified, posing potential security risks. Users assume all risks associated with smart contract usage, and the Platform shall not be liable for losses caused by vulnerabilities or attacks.

4) Legal Risks

The legal status of digital assets and cryptocurrencies varies significantly across jurisdictions. Some regions have clear regulations, while others maintain ambiguous or restrictive stances on the legality, compliance, or taxation of digital assets. Users must understand and comply with the laws and regulations of their jurisdiction, including but not limited to taxation, financial oversight, anti-money laundering (AML), and counter-terrorism financing (CFT) requirements. The Platform shall not be liable for legal disputes or losses arising from Users' non-compliance with local laws. Users are solely responsible for their actions and their consequences when using the Platform's services.

5. Intellectual Property

1) Platform Content Copyright

- All content on the ODOM Platform, including but not limited to pages, designs, code, text, logos, images, and audiovisual materials, is the property of the ODOM Platform or its authorized licensors and is protected by global intellectual property laws.
- Users may not copy, modify, publish, distribute, or otherwise use Platform content without explicit written authorization from the Platform.

- Platform content includes, but is not limited to, webpage designs, source code, trademarks, logos, articles, tutorials, images, audiovisual materials, databases, and other creative works.

2) User-Submitted Content

- Users must ensure that all content they submit to the Platform (e.g., comments, feedback, suggestions, images, videos) is owned by them and does not infringe on third-party rights.
- Submitted content must comply with applicable laws and regulations and must not involve obscenity, violence, hatred, defamation, or other inappropriate conduct.
- By submitting content, Users grant the ODOM Platform a non-exclusive, perpetual, worldwide, transferable, irrevocable, royalty-free license to use, copy, modify, display, distribute, publicly perform, and adapt such content.
- The Platform reserves the right to review, modify, publish, or delete User-submitted content and may use such content in Platform-related activities without compensation.
- User-submitted content may be utilized for marketing, advertising, product development, technological research, and other purposes.

3) Platform Trademarks and Branding

- The ODOM Platform's trademarks, logos, and brand names (e.g., "ODOM" and associated graphic symbols) are proprietary and protected by global trademark laws.
- Users may not use the Platform's trademarks or brand names for commercial, advertising, or other purposes without written authorization from the Platform.
- Unauthorized use of ODOM trademarks or branding constitutes infringement, and the Platform reserves the right to pursue legal action.

4) Feedback and Creations

- Any feedback, suggestions, ideas, technical solutions, or improvement proposals provided by Users to the Platform (via written, email, or other means) are considered non-confidential and non-proprietary.
- Users agree that the Platform may freely use, modify, develop, promote, or implement such feedback without compensation.
- The Platform retains full ownership, control, and intellectual property rights over any innovations, technologies, or improvements derived from User feedback.

- The Platform may copy, distribute, display, transfer, sublicense, or otherwise commercialize such innovations.

5) Third-Party Content and Authorization

- Users must ensure that any third-party content (e.g., copyrighted music, images, software) used on the Platform is properly licensed or authorized and does not infringe on third-party intellectual property rights.
- All content submitted, shared, or distributed by Users must not violate third-party patents, trademarks, copyrights, trade secrets, or other intellectual property rights.
- Users shall independently bear all legal liabilities arising from third-party intellectual property disputes, including but not limited to copyright claims.

6. Dispute Resolution

1) Governing Law

- This Agreement's formation, execution, and interpretation shall be governed by the laws of the jurisdiction where the Platform is located, regardless of the User's location.
- Any disputes arising from the use of the ODOM Platform, including but not limited to performance, breach, or liability issues, shall be resolved in accordance with applicable laws.

2) Dispute Resolution Process

- The parties shall attempt to resolve disputes related to this Agreement through amicable negotiation. Users and the Platform agree to prioritize negotiation to avoid legal proceedings.
- If negotiation fails, either party may initiate legal proceedings by submitting the dispute to the courts of the Platform's jurisdiction, which shall have exclusive jurisdiction.
- Users must cooperate with the Platform by providing necessary information or support during the dispute resolution process.

3) Arbitration

- Where permitted by law, the Platform may elect to submit disputes to arbitration. Arbitration shall follow the rules of the Platform's jurisdiction, and the arbitral award shall be final and binding.
- Arbitration costs shall be borne by the losing party, and the award shall be legally enforceable.

4) Indemnification

- If a User's breach of this Agreement causes losses to the Platform or other Users, the User shall indemnify the Platform and its affiliates for all losses upon litigation.
- Users shall reimburse the Platform for reasonable expenses incurred in dispute resolution, including but not limited to attorney fees, litigation costs, and investigation expenses.

5) Severability

- If any provision of this Agreement is deemed invalid or unenforceable by a competent court, such provision shall be severable and shall not affect the validity of the remaining provisions. The parties shall negotiate to amend the invalid provision to comply with applicable laws while preserving the Agreement's intent.

7. Miscellaneous

1) Amendment and Termination

- **Amendment:** The ODOM Platform reserves the right to amend, update, or modify this Agreement at any time. Amendments will be announced via the Platform's website or other appropriate channels and shall take effect upon publication. Users are bound by the amended Agreement.
- **Notification and Consent:** The Platform will provide reasonable notice of amendments, clearly outlining changes. Continued use of the Platform after amendments take effect constitutes acceptance of the revised terms.
- **User Options:** Users who disagree with amended terms must immediately cease using the Platform. Continued use implies consent to the revised Agreement.
- **Termination:** Users may terminate this Agreement by ceasing use of the Platform. Upon termination, access to Platform services will cease, but existing obligations

remain. The Platform may terminate a User's account or access for breaches or other reasonable grounds without liability.

2) Force Majeure

- The Platform shall not be liable for any failure or delay in performing this Agreement due to force majeure events (e.g., natural disasters, wars, government actions, legal changes, technical failures). The Platform shall notify Users of such events and strive to restore services promptly.

3) Entire Agreement

- This Agreement constitutes the entire understanding between Users and the ODOM Platform regarding Platform services. Unless otherwise agreed in writing, this Agreement supersedes all other agreements. In case of conflicts with other written agreements or attachments, this Agreement prevails.

Thank you for reviewing this User Agreement.

The ODOM Platform is committed to delivering secure, transparent, and efficient services. By using the Platform, you engage in innovative blockchain-based experiences and contribute to public welfare and decentralized governance.

We aim to enhance Platform functionality to advance blockchain applications and empower Users to achieve their goals.

For inquiries about this Agreement or Platform services, please contact our customer service team. Updates to this Agreement will be posted on the Platform's official website; please check regularly.

We look forward to collaborating with all Users to build a vibrant blockchain community. Thank you for your trust and support. Enjoy your experience on the ODOM Platform!