

**CADABRAINVEST.COM
XBR INVEST**

TERMS OF USE

This agreement is made by and between you and the operator of XBR Invest and has the legal effect of a legal contract.

The operator of XBR Invest means the legal entity that, recognized by law, operates the platform.

The operator of XBR Invest may be referred to, individually or collectively, as "XBR Invest Corp." in this agreement.

"XBR Invest" means the platform operated by XBR Invest, including but not limited to the XBR Invest website, with the domain name of cadabrainvest.com, <https://www.cadabrainvest.com/>, which is encrypted.

Although XBR Invest has committed to maintaining the accuracy of the information provided through cadabrainvest.com, XBR Invest cannot and does not guarantee its accuracy, applicability, reliability, integrity, performance, or appropriateness, nor shall XBR Invest be liable for any loss or damage that may be caused directly or indirectly by your use of these contents.

1. Agreement and Execution

The content of this agreement includes the main body of this agreement and various rules that have been posted or may be posted from time to time by XBR Invest.

All of the rules shall be an integral part of this agreement and shall have the same legal effect as the main body of this agreement.

Unless otherwise expressly provided, any service provided by XBR Invest and its affiliates (hereinafter referred to as "XBR Invest Service") shall be bound by this agreement.

In case of any inconsistency between the relevant terms of service agreement of the specific XBR Invest Services and the contents of this agreement, the respective applicable terms of such specific XBR Invest Service shall prevail.

You shall carefully read through this agreement before using any XBR Invest Service, and pay close attention to the content written in bold font.

You may consult XBR Invest if you have any questions with regard to this agreement.

However, regardless of whether you have carefully read through this agreement before using XBR Invest Service, you shall be bound by this agreement as long as you use XBR Invest Service.

You shall not claim to void or rescind this agreement on the ground that you did not read this agreement or you did not receive any response from XBR Invest to your consultation.

You hereby promise to accept and observe this agreement.

If you do not agree to this agreement, you shall immediately stop registration/activation or stop using XBR Invest Service and/or our cadabrainvest.com website.

XBR Invest may make or amend this agreement and various rules from time to time as needed without any individual notice to you.

The amended agreement and rules shall come into effect immediately and automatically upon being announced on the website.

If you do not agree to the relevant amendment, you shall immediately stop using XBR Invest Service.

If you continue using XBR Invest Service, you shall be deemed as having accepted the amended agreement and rules.
XBR Invest reserves interpretation rights to all of the terms hereof.

2. Registration and Account

2.1. Eligibility of Registrants

You hereby confirm that you are an individual, legal person or other organization with full capacity for civil rights and civil conduct when you complete the registration or actually use XBR Invest Service in any other way allowed by XBR Invest.

If you do not have the said capacity, you and your guardian shall undertake all the consequences resulting therefrom, and XBR Invest shall have the right to cancel or permanently freeze your account, and claims against you and your guardian for compensation.

With no prejudice, XBR Invest may refuse, at its discretion, to open an account for you.

2.2. Registration and Account

You shall be bound by this agreement once you have filled in information, read and agreed to this agreement, and completed the registration process following the instructions on the registration page or you have filled in information, read and agreed to this agreement and completed the activation process following the instructions on the activation page, or upon your actual use of XBR Invest Service in a way permitted by XBR Invest.

You may log in to XBR Invest by your email address or mobile number that you have provided or confirmed or by any other means permitted by XBR Invest.

You must provide your real name, ID type, ID number, and other information required by the laws and regulations.

If any information you have provided during the registration is inaccurate, XBR Invest will not take any responsibility and any loss, direct or indirect, and adverse consequence resulting therefrom will be borne by you.

XBR Invest accounts can only be used by the person whose name they are registered under.

XBR Invest reserves the right to suspend, freeze, or cancel accounts that are used by persons other than the persons whose names the accounts are registered under.

XBR Invest will also not take legal responsibility for these accounts.

Considering the platform risks, maintenance expenses, and other internal control reasons, XBR Invest has the right to cancel or permanently freeze the registered accounts with no transaction for a certain period.

3. User Information

During the registration or activation, you shall accurately provide and timely update your information by following the instructions on the relevant page according to the laws and regulations in order to make it truthful, timely, complete, and accurate.

If there is any reasonable doubt that any information provided by you is wrong, untruthful, outdated, or incomplete, XBR Invest shall have the right to send you a notice to make

inquiry and demand corrections, remove relevant information directly and, as the case may be, terminate all or part of XBR Invest Service to you.

XBR Invest will not take any responsibility and any loss, direct or indirect, and adverse consequence resulting therefrom will be borne by you.

You shall accurately fill in and timely update your email address, telephone number, contact address, postal code, and other contact information so that XBR Invest or any other user will be able to effectively contact you.

You shall be solely and fully responsible for any loss or extra expenses incurred during your use of XBR Invest Service if you cannot be contacted through this contact information.

You hereby acknowledge and agree that you have the obligation to keep your contact information effective and to take action as required by XBR Invest if there is any change or update.

4. Account Security

You shall be solely responsible for the safe keeping of your XBR Invest account and password on your own, and you shall be responsible for all activities under your log-in email, XBR Invest account, and password (including but not limited to information disclosure, information posting, consent to or submission of various rules and agreements by clicking on the website, online renewal of agreement or online purchase of services, etc.).

You hereby agree that: a) you will notify XBR Invest immediately if you are aware of any unauthorized use of your XBR Invest account and password by any person or any other violations of the security rules; b) you will strictly observe the security, authentication, dealing, charging, withdrawal mechanism or procedures of the website/service; and c) you will log out the website by taking proper steps at the end of every visit.

XBR Invest shall not and will not be responsible for any loss caused by your failure to comply with this provision.

You understand that XBR Invest needs reasonable time to take action upon your request, and XBR Invest will not undertake any responsibility for the consequences (including but not limited to any of your loss) that have occurred prior to such actions.

5. XBR Invest Service

Through XBR Invest Service and other services provided by XBR Invest and its affiliates, members may post deal information, access the pricing and dealing information of a deal and carry out the deal, participate in activities organized by XBR Invest and enjoy other information services and technical services.

If you have any dispute with other members arising from any transaction on XBR Invest, once such dispute is submitted by one or both of you and the other member to XBR Invest for dispute resolution, XBR Invest shall have the right to make a decision at its sole discretion.

You hereby acknowledge and accept the discretion and decision of XBR Invest.

You acknowledge and agree that XBR Invest may, on requests from governmental authorities (including judicial and administrative departments), provide user information provided by you to XBR Invest, transaction records, and any other necessary information.

If you allegedly infringe upon any other's intellectual rights or other legitimate interests, XBR Invest may provide the necessary ID information of you to the interest holder if XBR Invest preliminarily decides that the infringement exists.

All the applicable taxes and all the expenses in relation to hardware, software, services, and etc. arising during your use of the XBR Invest Service shall be solely borne by you. By using this service you accept that all trade executions are final and irreversible. By using this service you accept that XBR Invest reserves the right to liquidate your account regardless of your profit and/or loss position(s).

6. Prohibition of Use

By accessing and using XBR Invest services, you represent and warrant that you have not been included in any trade embargoes or economic sanctions list. XBR Invest reserves the right to choose markets and jurisdictions to conduct business and offer services and may restrict to refuse, at its discretion, the provision of XBR Invest services in certain countries, country regions and/or certain physical persona and/or juridical persona.

7. User's Guide of XBR Invest Service

You hereby promise to observe the following covenants during your use of XBR Invest Service on XBR Invest: all the activities that you carry out during the use of XBR Invest Service will be in compliance with the requirements of laws, regulations, regulatory documents, and various rules of XBR Invest, will not be in violation of public interests, public ethics or other's legitimate interests, will not constitute evasion of payable taxes or fees and will not violate this agreement or relevant rules.

If you violate the foregoing promises and thereby cause any legal consequence, you shall independently undertake all of the legal liabilities in your own name and hold XBR Invest harmless from any loss resulting from such violation.

During any transaction with other members, you will be in good faith, will not take any acts of unfair competition, will not disturb the normal order of online transactions, and will not engage in any acts unrelated to online transactions.

You will not use any data on XBR Invest for commercial purposes, including but not limited to using any data displayed on XBR Invest through copy, dissemination, or any other means without the prior written consent of XBR Invest.

You will not use any device, software, or subroutine to intervene or attempt to intervene in the normal operation of XBR Invest or any ongoing transaction or activities on XBR Invest. You will not adopt any action that will induce an unreasonable size of data loading on the network equipment of XBR Invest.

You will not engage in n-degree arbitrage trading to exploit the inefficiencies of the market, or any involved in market manipulation (such as pump and dump schemes, wash trading, self-trading, front running, quote stuffing, and spoofing or layering, regardless of whether prohibited by law).

You acknowledge and agree: XBR Invest shall have the right to unilaterally determine whether you have violated any of the covenants above and, according to such unilateral determination, apply relevant rules and take actions thereunder or terminate services to you, without your consent or prior notice to you.

As required to maintain the order and security of transactions on XBR Invest, XBR Invest shall have the right to close relevant orders and take other actions in case of any malicious sale or purchase or any other events disturbing the normal order of transaction of the market.

If your violation or infringement has been held by any effective legal documents issued by judicial or administrative authorities, or XBR Invest determines at its sole discretion that it is likely that you have violated the terms of this agreement or the rules or the laws and regulations, XBR Invest shall have the right to publish on XBR Invest such alleged violations and the actions that having been taken against you by XBR Invest.

As to any information you may have published on XBR Invest that allegedly violates or infringes upon the law, other's legitimate interests, or this agreement or the rules, XBR Invest shall have the right to delete such information without any notice to you and impose punishments according to the rules.

As to any action you may have carried out on XBR Invest, including those you have not carried out on XBR Invest but have had impacts on XBR Invest and its users, XBR Invest shall have the right to unilaterally determine its nature and whether it constitutes a violation of this agreement or any rules, and impose punishments accordingly.

You shall keep all the evidence related to your acts on your own and shall undertake all the adverse consequences resulting from your failure to discharge your burden of proof. XBR Invest reserves the right to freeze the user's account provided any violation of the User's Guide stipulated herein.

If your alleged violation of your promises causes any losses to any third party, you shall solely undertake all the legal liabilities in your own name and hold XBR Invest harmless from any loss or extra expenses.

If due to any alleged violation by you to the laws or this agreement, thus XBR Invest incurs any losses, is claimed by any third party for compensation, or suffers any punishment imposed by any administrative authorities, you shall indemnify XBR Invest against any losses and expense caused thereby, including reasonable attorney's fee.

8. Scope and Limitation of Liability

XBR Invest will provide XBR Invest Service at an "as is" and "commercially available" condition.

XBR Invest disclaims any express or implied warranty with regards to XBR Invest Service, however, including but not limited to applicability, free from error or omission, continuity, accuracy, reliability, or fitness for a particular purpose.

Meanwhile, XBR Invest disclaims any promise or warranty with regard to the effectiveness, accuracy, correctness, reliability, quality, stability, completeness, and timeliness of the technology and information involved by XBR Invest Service.

You are fully aware that the information on XBR Invest is published by users on their own and may contain risks and defects.

XBR Invest serves merely as a venue for transactions.

XBR Invest serves merely as a venue where you acquire coin-related information, search for counterparties of transactions and negotiate and conduct transactions, but XBR Invest cannot control the quality, security, or legality of the coin involved in any transaction, truthfulness, or accuracy of the transaction information, or capacity of the parties to any transaction to perform its obligations under the transaction documents.

You shall cautiously make a judgment on your own on the truthfulness, legality, and effectiveness of the coin and information in question, and undertake any liabilities and losses that may be caused thereby.

Unless expressly required by laws and regulations or any of the following circumstances occurs, XBR Invest shall not have any duty to conduct a preliminary review of information data, transaction activity, and any other transaction-related issues of all users:

- XBR Invest has reasonable cause to suspect that a particular member and a particular transaction may materially violate the law or agreement.
- XBR Invest has reasonable cause to suspect that the activities conducted on XBR Invest by a member may be illegal or improper.

You acknowledge and agree, XBR Invest shall not be liable for any of your losses caused by any of the following events, including but not limited to losses of profits, goodwill, usage or data, or any other intangible losses (regardless of whether XBR Invest has been advised of the possibility of such losses):

- use or failure to use XBR Invest Service,
- unauthorized use of your account or unauthorized alternation of your data by any third parties,
- expenses and losses incurred from purchase or acquisition of any data or information or engagement in transaction through XBR Invest Service, or
- any alternatives of the same.
- your misunderstanding on XBR Invest Service.
- any other losses related to XBR Invest Service which are not attributable to XBR Invest.

In no event shall XBR Invest be liable for any failure or delay of service resulting from regular equipment maintenance of the information network, connection error of the information network, error of computers, communication or other systems, power failure, strike, labor disputes, riots, revolutions, chaos, insufficiency of production or materials, fire, flood, tornado, blast, war, governmental acts or judicial orders.

You agree to indemnify and hold harmless XBR Invest, its contractors, its licensors, and their respective directors, officers, employees, and agents from and against any and all claims and expenses, including attorneys' fees, arising out of your use of the Website, including but not limited to out of your violation this Agreement.

9. Termination of Agreement

You hereby agree that XBR Invest shall have the right to terminate all or part of XBR Invest's Service to you, temporarily freeze or permanently freeze (cancel) the authorizations of your account on XBR Invest at XBR Invest's sole discretion, without any prior notice, for whatsoever reason, and XBR Invest shall not be liable to you; however, XBR Invest shall have the right to keep and use the transaction data, records and other information that is related to such account.

In case of any of the following events, XBR Invest shall have the right to directly terminate this agreement by canceling your account, and shall have the right to permanently freeze (cancel) the authorizations of your account on XBR Invest and withdraw the corresponding XBR Invest account thereof: after XBR Invest terminates services to you, you allegedly register or register in any other person's name as XBR Invest user again, directly or indirectly; the main content of user's information that you have provided is untruthful, inaccurate, outdated or incomplete; when this agreement (including the rules) is amended, you expressly state and notify XBR Invest of your unwillingness to accept the amended service agreement; any other circumstances where XBR Invest deems it should terminate the services.

After the account service is terminated or the authorizations of your account on XBR Invest are permanently frozen (canceled) before, XBR Invest shall not have any duty to keep or disclose to you any information in your account or forward any information you have not read or sent to you or any third party.

You agree that, after the termination of the agreement between you and XBR Invest, XBR Invest shall still have the rights to keep your user's information and all the transaction information during your use of XBR Invest Service.

Claim against you according to this agreement if you have violated any laws, this agreement, or the rules during your use of XBR Invest Service.

After XBR Invest suspends or terminates XBR Invest Service to you, your transaction activities prior to such suspension or termination will be dealt with according to the following principles and you shall take care of on your own efforts and fully undertake any disputes, losses or extra expenses caused thereby and keep XBR Invest harmless from any losses or expenses: XBR Invest shall have the right to delete, at the same time of suspension or termination of services, information related to any un-traded coin tokens that you have uploaded to XBR Invest prior to the suspension or termination.

If you have reached any purchase agreement with any other member prior to the suspension or termination but such agreement has not been actually performed, XBR Invest shall have the right to delete information related to the such purchase agreement and the coins in question.

If you have reached any purchase agreement with any other member prior to the suspension or termination and such agreement has been partially performed, XBR Invest may elect not to delete the transaction; provided, however, XBR Invest shall have the right to notify your counterparty of the situation at the same time of the suspension or termination.

10. Privacy Policy

XBR Invest may announce and amend its privacy policy on the platform of XBR Invest from time to time and the privacy policy shall be an integral part of this agreement.

* * * * *