HASH TOKEN AIRDROP Terms and Conditions

Introduction

These terms and conditions govern your participation in the promotional action - Airdrop - conducted by HashUp P.S.A.

By taking part in the promotional action you fully agree with these terms and conditions and the provisions of other legal documents published on www.hashup.it. If you do not agree with any part of this document, do not use the website or the Hash token and do not participate in the promotion.

1.1. The Organizer

The organizer of the promotional action is HashUp P.S.A., registered by the District Court in Warsaw under KRS (National Register of Court) number: 0000927509, NIP: 5272974670, REGON: 520231990, based in Warsaw, at Al. Jana Pawła II 27 (hereinafter referred to as "Organizer" or "HashUp").

1.2. Definitions

Airdrop - a free promotional action of the Organizer;

Website - HASHUP.IT website - address, domain, source code and visual and musical layer belonging to the Organizer and used, among others, to conduct the promotional action

Token - HASH token, which is not an investment token or electronic money as defined by the Polish Act on Payment Services

Organizer - HashUp P.S.A.

Participant of the action - natural person or legal entity taking part in the airdrop;

Natural person - a person fully entitled to be a subject of rights and obligations under the relevant regulations;

Legal person - a legal entity created under the relevant regulations, entitled to be the subject of rights and obligations and to represent itself;

Applicable regulations - local law applicable to legal relations between the Supplier and the User;

1.3 Trading in cryptocurrencies

Trading cryptocurrencies carries significant risks. Crypto-asset prices fluctuate constantly, which directly affects the value of the assets held. Each user is responsible on their own for all risks associated with cryptocurrency trading. The Organizer is not and cannot under any circumstances be held liable for losses caused by Token trading.

The Organizer has not been and is not an exchange, exchange, distributor or intermediary in cryptocurrency trading. The Organizer is not an issuer of investment goods or electronic money within the meaning of the Polish Payment Services Act. The Organizer does not provide brokerage services or brokerage in trading.

Each Participant of the action is responsible for assessing the nature and legal possibilities of legal trading in cryptocurrencies under their applicable law. The Organiser shall not be responsible for any change in the law applicable to the Participant of the action regarding the legality and rules of trading in cryptocurrencies.

The issue of cryptocurrencies is regulated differently depending on the jurisdiction applicable to users. The situation on the cryptocurrency market is extremely dynamic. Consequently, each Participant of the action should carefully analyse the rights, obligations and prohibitions arising from the applicable legislation. Taking part in a promotional action is strictly forbidden if the laws applicable to the Participant of the action do not allow it.

Investments related to the cryptocurrency market are subject to high risk. All transactions, decisions and investments are made by the Action Participant at his/her own risk.

2.1. Terms of Use

- 1. Taking part in the action is tantamount to accepting these terms and conditions and the terms and conditions set out in other legal documents published on the Website.
- 2. The Organiser reserves the right to make unrestricted changes to the Website and its content, without prior notification to the Participant of the action.
- 3. The Website and the token may be used for any purpose in accordance with the law.
- 4. The participant of the action undertakes to take part in the action only in compliance with the applicable laws, including international law, and accepted customs.
- 5. The Organiser strictly forbids the Participants of the action
 - a. to refer to their relationship with the Organiser, without the Organiser's express consent;
 - b. to use the action in a manner which is clearly contrary to the regulations and/or widely accepted customs;
 - c. to make available information, content or data which are contrary to the regulations and/or customary;
 - d. to interfere with the functioning of the action through the use of malicious software, modification of the source code or other methods;

2.2. Personal exclusions

The Action Participant agrees to all the terms and conditions described in this document. In particular, the Action Participant agrees:

- not to interfere with the action, the Website and/or the Token in any form;
- to use the action and to use the Website and/or Token only for its intended purpose;
- not to interfere with the activities of other participants in the action;
- not to transmit software of a harmful nature;
- not to copy, modify, reproduce, decompile or reverse engineer the Website and/or Token.

The participant of the action, must meet the following conditions:

- acceptance of these terms of use of the Website and Token;
- Possession of full legal capacity under the laws applicable to him;

- to use the Website and / or Token in a manner consistent with the provisions of the laws in force and good practice;
- be aware of the risks and dangers associated with the crypto market.

In particular, the participant of the action cannot be:

- a resident of the United States of America, Cuba, Crimea and Sevastopol, Iran, Syria, North Korea and other countries whose laws prohibit the services provided by the Organiser;
- a person possessing the Organiser's inside information;
- a person involved in criminal activities, including financial crime;
- any person designated by the Organiser whose actions give rise to doubt.

3. Airdrop

- 1. The subject of the action is to grant Tokens to Participants of the action, as part of the Organizer's own promotion.
- 2. Tokens will be granted to users electronically to the address of the cryptocurrency wallet (MetaMask) indicated by the Participants of the action.
- 3. Tokens will be granted to users upon registration of their individual nickname on the Organiser's website.
- 4. Tokens are granted free of charge. The Organiser does not charge any fees and does not provide virtual currency exchange services.
- 5. Tokens are granted to the Participants of the action in the following number:

1 – 10.000 Participants	213,7 # (HASH)
10.001 – 100.000 Participants	10 # (HASH)
100.001 – 1.000.000 Participants	1 # (HASH)

- 6. Action participants can take part in the action only once.
- 7. Tokens are also awarded for recommending the promotional action to other Participants of the action via an individual referral link (reflink), in accordance with the thresholds specified in paragraph 5.
- 8. Airdrop is unlimited in time and lasts until the pool of tokens provided for 1,000,000 Participants of the action is exhausted.
- 9. The Participant of the action is responsible for bearing all fees so-called related to the receipt of tokens including blockchain network transaction fees.

4. Exclusions of liability

In particular, the Organiser is not liable for:

- the amount of network transaction fees;
- tax charges of the Participants of the action;
- consequences of actions or lack of actions by Participants of the action;
- limited availability and operation of the Website.

Detailed disclaimers of the Organiser's liability are set out in the "HASHUP.IT & HASH Token Terms of Use" published on the Website.