



MuroToken

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TERMS of USE

[MUROTOKEN.COM](https://murotoken.com)

MuroToken Team

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Terms of Use

1. Parties

Murotoken User Agreement (hereinafter referred to as "Terms of Use"), which consists of this agreement and

its annexes, which are an integral part of the agreement. It has been arranged between the "User" who is a member of the Webpage and the User's electronic registration into the Webpage, while using the services offered on the Webpage, with the aim of specifying the mutual rights and obligations.

2. Definitions

2.1. Murotoken.com

Webpage which provides services to users.

2.2. Crypto Assets

Cryptocurrency is a digital asset that enables cryptographically/encrypted secure transactions and additional virtual money supply. Cryptocurrencies are generally digital and virtual alternative currencies.

Cryptocurrencies, unlike centralized electronic money and banking systems, are decentralized. The control of this decentralized structure is carried out by Blockchain transaction databases.

2.3. Wallet

Cryptocurrency wallets are physical, software or hardware devices that store public and private keys and

allow the transfer of cryptocurrencies. A public key is an address similar to an IBAN given through banks,

consisting of numbers and numbers that users can use to accept payments (for example:

0x6b14a0F0798aC4cec85357B2B1ace59f726712BC). Assets known as Bitcoin etc. can perform other crypto assets transfers.

2.4. User : Members who register to Webpage and get services from **Murotoken.com**

2.5. Webpage : Internetplatform which includes <https://murotoken.com> and all related subdomains.

3. Rights and Obligations

3.1. Owner of all services, domain names, software codes, interfaces, contents, product reviews, videos,

algorithms, drawings, models, designs and all other intellectual and industrial rights connected to the

Murotoken service (excluding content and applications provided by third parties) and all other related copyright is **Murotoken.com**.

Copying, reproduction and dissemination of the services and the pages linked to it, as well as reverse engineering, are not permitted in anyway.

3.2. User; cannot transfer his account and rights to third parties, sell it, or make his own membership

available to anyone else under any name or circumstances. In this case, **Murotoken.com** has the right to cancel, suspend or the user's account. The user's crypto assets are not affected by this.

3.3. The user himself is responsible for the accuracy and confidentiality of the information provided while

registration into the Webpage, as well as protecting the password and user name, and not sharing it with

others. **Murotoken.com** does not accept any responsibility if this information is obtained by unauthorized persons and **Murotoken.com** services are used.

3.4. Murotoken board of directors, directors, employees and the people who prepared the information on this site have no legal or personal responsibility for any damages and/or losses that may occur from the user's fault.

3.5. Users may only operate on the Webpage in legal allowed purposes. In case of that users are defined

to act illegally, Murotoken is not responsible in any way and has the right to take any legal action and necessary security steps.

3.6. The legal and penal responsibility for every transaction and action made by the users using the services they receive on the webpage belongs to them. Murotoken has no legal or administrative responsibility on that.

3.7. Users fill out a registration form to create an account on the website. Users who want perform operations must provide their identical data and e-mail information. Otherwise, Murotoken keeps right reserved to approve Registration or to stop servicing to the existing account.

3.8. Murotoken has the right to return the fund transfers made by the users if the transactions are deemed suspicious.

3.9. Murotoken is not responsible for any damages or losses that may occur in case of transactions outside the declared periods during the Cryptocurrency deposit and withdrawal periods.

3.10. Murotoken has the right to request proof of identity for the return of rejected or failed transfers.

3.11. Murotoken has the right to change the deposit and withdrawal rules unilaterally. Deposit and withdrawal rules are the entire of the warnings and rules published on the website.

3.12. Murotoken provides support services only via the support@murotoken.com. Muro does not provide support services to its users with a method other than this e-mail address, does not ask for passwords in support correspondence, does not provide a crypto money address for users to send crypto money.

This issue is in the nature of a notification and Murotoken cannot be held responsible for the damages and losses suffered or likely to be incurred by its users due to an e-mail sent from an address other than the aforementioned e-mail address.

3.13. Users must ensure the security of their own accounts. Recommended security measures:

3.13.1. Using a strong password

3.13.2. Don't share your Username or registered Email address with anyone

3.13.3. Using a unique Password for "murotoken.com"

3.13.4. Establishing a connection to the a murotoken.com via "https:" and securing the correct email address for support contacts as : support@murotoken.com

The security measures recommended by us are advisory and Murotoken cannot be held responsible in any way for the damages incurred or to be incurred by the user, even though the said security measures have been taken.

3.14. Murotoken.com is an independent company from similar trading platforms and is not a representative of

any organization. **Murotoken** cannot be held responsible in any way for the purchase and sell transactions

made by the user on a buy and sell platform other than **Murotoken.com** and for the damages that arise or may arise from these transactions.

3.15. There are certain risks that come with investing in cryptocurrencies. Users declare and undertake

that upon acceptance and approval of this contract, they understand the risks of investing in

cryptocurrencies and that they will not hold Murotoken responsible for any damages and losses that may be caused or caused by the investment. Users are responsible for profits and losses resulting from price changes.

Users cannot claim any rights from Murotoken in case of loss or damage.

3.17. It is not technically possible to monitor how cryptocurrencies purchased on **Murotoken.com** are used,

where and for what purpose they are transferred, whether they are used in a crime or not. Murotoken cannot be held responsible for the damages and losses, negative or positive damages of the user or third parties, arising or to arise from the misuse of cryptocurrencies.

3.18. Users are personally responsible for legal responsibilities and tax liabilities related to the use of

cryptocurrencies. Murotoken cannot be held responsible for the tax liabilities of the Users resulting from their gains and losses.

3.19. Murotoken, as a prudent trader, is obliged to take the utmost care for the security of cryptocurrencies in

accounts maintained on behalf of Users. Users' cryptocurrencies are stored in cold storage against any

cyber attacks. However, Murotoken cannot be held responsible for theft/fraud that may occur despite all these

efforts of Murotoken.

3.20. Users must be over the age of 18. The user hereby declares and undertakes that he/she is over the

age of 18 within the scope of this agreement. Murotoken has the right to terminate/suspend User accounts,

which, for any reason, determines that the owner is under the age of 18 or suspects that they are used by

persons under the age of 18, without notice. The User, who undertakes that he is over the age of 18, is

officially responsible for the accuracy of all the information. Murotoken trusts this statement in all transactions related to the User and acts accordingly.

3.21. Each User can have only one User account. The User may use the website only for the purpose of

benefiting from the services defined in this Agreement. Murotoken has the right to terminate/suspend the

relevant User accounts without notice, in case there is more than one account used by the same person.

3.22. Murotoken.com may cancel or reverse these transactions in order to correct the system and ensure its

correct operation, in cases where transactions are realized at unrealistic prices due to technical errors.

During cancellation and withdrawal, these User accounts may be frozen, if any payment has been made, an unfair payment may be requested, and Murotoken has the right to resort to all kinds of legal remedies in

case of non-refundable. Murotoken cannot be held responsible for such transactions and no rights can be claimed.

3.23. Murotoken cannot be held responsible for any technical failures that may occur on the website. Murotoken

cannot be held responsible for any damages that may arise directly or indirectly due to short-term or longterm technical failures.

3.24. Murotoken reserves the right to freeze and suspend the User's account and to take legal action against

the disrespectful and insulting attitudes of the users in verbal and written communication with Murotoken.

4. Pricing and Fee's

4.1. Murotoken will announce the fees related to the Services in the Sales information section of the website.

In addition, this information can be reached at support@murotoken.com. Fees will take effect from 1 DECEMBER 2021.

4.2. Murotoken reserves the right to make changes on these fees and information.

4.3. Murotoken has the right to charge a transaction fee determined by its users for each BNB&USDT transfer transaction. The User shall be deemed to have accepted the acceptance and approval of this contract and the receipt of this transaction fee.

4.4. Cryptocurrency transfers are non-refundable, so the commission or transaction fees allocated by Murotoken are non-refundable and users have no right to request a refund of these fees.

5. Privacy Policy

5.1. In case this agreement is accepted and approved by the user, the rights and obligations arising from the Protection of Personal Data, **Murotoken.com** and the User will be deemed to have been mutually accepted and they agree and undertake that they will act in accordance with the scope of the Law.

5.2. Murotoken undertakes that it will not give the Users' personal information (identity, invoice, address, email,

telephone, fax, demographic information or customer number, etc.) to third parties except for legal obligations or the explicit consent of the user.

5.3. The information provided by the users will not be used in any scope other than the rules and purposes

specified in the User Agreement, and will not be shared with third parties.

5.4. Murotoken detects and records the IP addresses of the users, the models of the devices they access the website, their operating systems and browser information. Murotoken may use these records for the

purposes of identifying users in a general way and collecting comprehensive demographic information,

ensuring system and user account security, fighting fraud and complying with legal obligations.

5.5. Murotoken may cooperate with many 3rd party institutions and organizations in various ways in order to

use the services and services it offers more effectively. This cooperation; advertising, sponsorship, permission marketing, data sharing and other legal commercial means. Murotoken declares and undertakes

that it will carry out authorized communication/marketing as stipulated by the laws in its communication

activities, not to communicate against the user's request, and to provide tools that will enable the user to exit the system free of charge and easily.

5.6. Murotoken may provide links to other sites within the Site. It can publish the advertisements of the

contracted 3rd parties and / or application forms for various services, and direct the Users to the advertiser

or contracted 3rd parties' sites through these forms and advertisements. Murotoken does not bear any

responsibility for the privacy practices and policies of other sites accessed through this link or the content they contain.

5.7. Murotoken may, in the cases listed below, deviate from the conclusions of this privacy statement and disclose the information of the users to third parties. These situations are:

5.7.1. Law, Decree, Regulation etc. In cases where it is necessary to comply with the obligations imposed by the written rules of law issued by the competent legal authorities,

5.7.2. In cases related to the fulfillment of the requirements of the contracts between Murotoken and its users and their implementation,

5.7.3. In cases where information about users is requested in line with an investigation or investigation

carried out by the authorized administrative and/or juristical authorities in accordance with the procedural method,

5.7.4. In cases where it is necessary to provide information in order to protect the rights or security of users.

5.8. Murotoken takes all necessary measures to ensure and maintain confidentiality, to prevent all or any part of the confidential information from access into the public domain or from being disclosed to an unauthorized user or third party. hereby undertakes to receive and to show all the care that falls on it.

6. Statement of Irresponsibility

6.1. All kinds of content presented on the **Murotoken.com** website consists of data collected from 3rd parties and

publicly available sources. All data, analyses, reports, statistics are processed and presented objectively by a software that has automatically processed the information without any editing or direction. All kinds of

news and reports submitted by Murotoken; It is intended for information and advice only and does not contain

direct solution, conclusion, legal opinion, political and sociological research information and its exact

accuracy is not guaranteed. Data may be conflicting or inconsistent with each other. In such cases, Murotoken does not take any responsibility.

6.2. Murotoken does not make any and all warranties of merchantability, performance, marketability, fitness

for a particular purpose, whether express or implied, with respect to the results to be obtained by any person or entity through the content submitted by Murotoken. does not give any guarantee. All content is

provided to the user as how it is. Murotoken cannot be held responsible for lost profits or negative damages that may arise from the use of the contents. Reference to any Person/Institution/Company/Brand in the

content offered by Murotoken is not a recommendation to buy, sell or hold stocks that will affect the market value, rankings of these Persons/Institutions/Companies/Brands, their brand values.

7. Applicable Law and Authority

This Agreement of Use and the Law of the Republic of Turkey are the basis for disputes that may arise

from the use of the Site and/or regarding the terms and provisions in the legal warning and/or in connection with this Site, and Aydın Courts are authorized.

8. Contract Changes

Murotoken has the right to unilaterally change and update all terms and conditions in this legal notice without prior notice.

9. Enforcement and Acceptance

9.1. By entering any page of this website, you accept, declare and undertake that you have read the entire

Terms of Use, fully understand its contents and approve all its provisions. The User Agreement becomes effective on 1 DECEMBER 2021, when Murotoken pre-registers on the website.

9.2. Users who do not accept the terms of the Terms of Use should not use the website and the services provided through the website. Otherwise, Murotoken cannot be held responsible for any damages that have arisen or will arise.

MUROTOKEN is a YABBAA.COM & MUROCOİN.COM
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PROJECT

