DGTEnergy – Legal Terms

1. Legal Classification

DGTEnergy is classified as a utility token. It does not represent equity, debt, or any form of profit-sharing instrument. Participation in token activities is voluntary and subject to these terms and the applicable jurisdictional regulations.

2. Token Usage and Rights

Holders of DGTEnergy tokens gain access to features within the DGT-Energy protocol, such as staking, governance proposals, voting, and dashboard access. These tokens do not confer ownership or claims over company assets, revenues, or intellectual property.

3. Disclaimers and Limitations

Staking rewards are discretionary and based on the protocol's performance. There are no guaranteed returns. Users must understand the risks involved and accept full responsibility for their participation.

4. Jurisdiction and Compliance

DGTEnergy operates under legal frameworks optimized for Web3 environments and real-world asset protocols. Compliance requirements may vary based on user location and level of participation. KYC/AML may be required in certain investment rounds.

5. Amendments

These legal terms may be updated periodically to reflect evolving laws, best practices, or operational changes. Any amendments will be publicly posted on the official DGTEnergy documentation hub.