



**CLOVER
CREW**

**TERMS OF
SERVICE**



**CLOVER
CREW**

CLOVER CREW TERMS OF SERVICE

LAST UPDATED: SEPTEMBER 15, 2024

THESE TERMS OF SERVICE (“TERMS”) GOVERN YOUR ACCESS TO AND USE OF OUR DIGITAL PLATFORMS, INCLUDING OUR WEBSITE [WWW.CCTO.IO], AND RELATED SERVICES.

BY ACCESSING OR UTILIZING OUR PLATFORMS, YOU AFFIRM YOUR ACCEPTANCE OF THESE TERMS. SHOULD YOU DISAGREE WITH ANY PART OF THESE TERMS, YOU ARE NOT PERMITTED TO USE OUR PLATFORMS.

1. THE PLATFORM

- 1.1. THE CLOVER CREW ECOSYSTEM IS COMPOSED OF THE CCTO.IO WEBSITES. THE POLICY IS SOLELY FOR CCTO.IO AND NOT FOR EITHER PLATFORM
- 1.2. THESE TERMS HAVE BEEN REVISED TO REFLECT OUR EXPANDED SERVICES. REVIEW THESE UPDATES TO STAY INFORMED.

2. ABOUT US

- 2.1. CLOVER CREW, OPERATES [WWW.CCTO.IO] AND THE BNB #CCTO TOKEN, UTILIZING AUDITED SMART CONTRACTS DEVELOPED BY CLOVER CREW TEAM.
- 2.2. OUR CONTENT IS NOT FOR USE WHERE SUCH USE WOULD CONTRAVENE LOCAL LAWS OR INCUR REGULATORY REQUIREMENTS. USERS ACCESS OUR PLATFORMS AT THEIR OWN RISK AND MUST COMPLY WITH APPLICABLE LAWS.
- 2.3. ACCESS TO OUR PLATFORMS IS BARRED FOR INDIVIDUALS ON SANCTIONS LISTS OR THOSE FROM JURISDICTIONS PROHIBITING OUR SERVICES.
- 2.4. USERS MUST BE AT LEAST 18 YEARS OLD.

3. PRIVACY POLICY

- 3.1. OUR PRIVACY POLICY, DETAILING PERSONAL DATA HANDLING, APPLIES TO YOUR PLATFORM USE.



4. HOSTING SERVICES

- 4.1. AWS HOSTS OUR WEBSITE, PROTECTED BY AWS NETWORK FIREWALL.

5. TERMS MODIFICATIONS

- 5.1. WE MAY REVISE THESE TERMS, POSTING UPDATES ON OUR WEBSITE REGULAR REVIEW IS ADVISED.
- 5.2. UPDATES TAKE IMMEDIATE EFFECT UPON POSTING, BINDING ALL PLATFORM USERS.

6. PLATFORM UPDATES

- 6.1. CONTENT MAY BE UPDATED OR CHANGED WITHOUT OBLIGATION TO MAINTAIN CURRENT INFORMATION.
- 6.2. WE DO NOT GUARANTEE ERROR-FREE OR COMPREHENSIVE CONTENT.

7. PLATFORM ACCESS

- 7.1. ACCESS IS FREE BUT NOT GUARANTEED TO BE UNINTERRUPTED OR PERMANENT.
- 7.2. WE MAY MODIFY OR WITHDRAW ANY PART OF OUR PLATFORMS WITHOUT NOTICE AND WILL NOT BE LIABLE FOR ANY ACCESS INTERRUPTIONS.

8. PROHIBITED USE

- 8.1. PLATFORMS MUST ONLY BE USED AS INTENDED AND ADHERING TO OUTLINED RESTRICTIONS.
- 8.2. SPECIFIC PROHIBITIONS INCLUDE UNAUTHORIZED DATA COLLECTION, SECURITY BYPASS, AND MISUSE OF SERVICES OR CONTENT.

9. INTELLECTUAL PROPERTY

- 9.1. WE OWN OR LICENSE ALL INTELLECTUAL PROPERTY ON OUR PLATFORMS.



9.2. TRADEMARKS AND CONTENT MUST NOT BE USED WITHOUT OUR PERMISSIN.

10. INFORMATION RELIABILITY

10.1. CONTENT IS FOR GENERAL INFORMATION, NOT ADVICE.

PROFESSIONAL GUIDANCE SHOULD BE SOUGHT AS NEEDED.

10.2. WE STRIVE FOR ACCURACY BUY DO NOT WARRANT CONTENT COMPLETENESS OR CURRENCY.

11. LIABILITY LINITATION

11.1. OUR LIABILITY IS LIMITED AS PERMITTED BY LAW, EXCLUDING IMPLIED WARRANTIES AND CONDITIONS.

11.2. WE ARE NOT LIABLE FOR USER-INCURRED LOSSES RELATED TO PLATFROM USE.

12. RISK ACKNOWLEDGMENT

12.1. USERS ACCEPT THE INHERENT RICKS OF DIGITAL AND BLOCKCHAIN ASSET VOLATILITY.

13. GAMBLING DISCLAIMERS

13.1. GAMBLING SERVICES ARE PROVIDED UNDER SPECIFIC LEGAL AGE AND JURISDICTIONAL CONDITIONS.

13.2. WE ARE NOT LIABLE FOR GAMBLING-RELATED LOSSES OR DAMAGES

14. USER CONTENT

14.1.1. USER-GENERATED CONTENT MUST COMPLY WITH OUR STANDARDS, WITH USERS INDEMNIFYING CLOVER CLEW AGAINST ANT BREACHES.

15. VIRUSES

15.1. WE DO NOT GUARANTEE A VIRUS-FREE PLATFORM; USERS SHOULD TAKE THEIR OWN ORITECTIVE MEASURES.



**CLOVER
CREW**

16. LINKING TO OUR PLATFORMS

16.1. FAIR AND LEGAL LINKING IS ALLOWED, BUT WE RESERVE THE RIGHT TO ROVOKE THIS PERMISSION.

17. THIRD-PARTY LINKS

17.1. WE PROVIDE THIRD-PARTY LINKS FOR CONVENIENCE WITHOUT ENDORSEMENT OR LIABILITY.

18. TERMINATION

18.1. WE MAY TERMINATE OR SUSPEND ACCESS FOR BREACHES OF THESE TERMS.

19. GENERAL PROVISIONS

19.1. CONTENT SUITABILITY AND COMPLIANCE WITH LOCAL LAWS ARE THE USER'S RESPONSIBILITY.

20. PARTNERSHIPS

20.1. OFFICIAL PARTNERSHIPS ARE ANNOUNCED ON OUR PLATFORMS.

21. CONTACT US

FOR INQUIRES OR DATA REQUESTS, CONTACT US AT [SUPPORT@CCTO.IO].

THANK YOU FOR ENGAGING WITH OUR PLATFORMS.

