

BBJ TOKEN LTD

Website Terms of Use v1.0

These 'Website Terms of Use' are the Terms under which you may use the Site <https://www.bbjtoken.io/>, resources and services provided by it and any access to the Site.

DEFINITIONS

Agreement - This Agreement

Company – BBJ TOKEN LTD

BBJ TOKEN Limited - 'Us', 'We', 'Our', 'Ours' and "Ourselves"

Terms - Website Terms of Use

Website - Site

Website User - 'User', 'You', 'Yours' and 'Yourself'

1. INTRODUCTION

- 1.1. These Terms will preside over Your use of this Site and You are bound by them during Your time on the site
- 1.2. Please read them carefully and ensure You understand the details of the "Terms of Use" prior to accessing the Site. These terms cover all the content, information, emails and any associated communication to or from the Site from Us and You.
- 1.3. When You use the Site, You will be asked to confirm You have read and understood these Terms. Providing your agreement, You are then legally bound by them, whether you are a visitor or a registered user.
- 1.4. By using the Site, you represent and warrant that you are a legal person, over the age of 18 and are entitled to use the Site. If you do not meet these criteria you must leave the site immediately.
- 1.5. We value Your privacy. Please read Our Privacy Policy which can be found on our Site at https://www.bbjtoken.io/privacy_policy/ and understand how We use Your personal data. Your continued use of this Site confirms that You have read, understood and accept that policy.
- 1.6. The use of this web site is also subject to Our Terms and Conditions. Please read them carefully as You are deemed to have read, understood and agreed to its content by your continued use of this website. They can be seen on our site at https://www.bbjtoken.io/terms_and_conditions/

2. OUR WEBSITE, ITS CONTENT AND YOUR USE OF IT

- 2.1.** All images and articles on this Site will be credited to the original author if it is not Ourselves (which will also be noted). No copying of any sort of any of the images or content is permitted.
- 2.2.** The images and content are fully protected under copyright laws and may have proprietary rights attached to them. Such proprietary rights may be, but not exclusively, Intellectual Property Rights.
- 2.3.** Should you breach in any way these rights by reproducing, copying or in any other such way We will prosecute to the fullest extent of the law on behalf of ourselves, Our suppliers and others.
- 2.4.** Your access and use of this Site, the content and resources offered on the Site, including any resources and use, that You may make use of are done so strictly in accordance with these Terms of Use.
- 2.5.** You will not, during your use of this Site, this to include its content and the resources offered and made available by its use, use such content and resources for any purpose other than Your own personal, private and non-commercial use. You will not use the content and resources of this Site for any form of commercial use or for the benefit of any third party.
- 2.6.** You will not use this site including its contents and the resources offered by it for any unlawful or prohibited purpose.
- 2.7.** You will not, in respect of the content and the resources available on the site, reverse engineer, transfer or participate in the transfer, modify, publish or copy, or in any other such way exploit commercially the content or resources other than what is permitted by these Terms.
- 2.8.** This Site may provide service links to various other websites which, in Our reasonable opinion, may be of interest to You. These websites and their content and resources are not affiliated or associated with any part of this website, and We have no liability or responsibility for any of the content or resources shown or offered on them whatsoever.
- 2.9.** In reproducing any part (which is allowed as only under this clause) You must not give belief to the content nor indicate any form of endorsement of the content or yourself by us.
- 2.10.** In granting these rights You do not have, nor do We grant, any rights to breach any patents, copyrights or intellectual property right held. You must confirm for yourself the position prior to any content use. You and only You will be liable for any such breach or breaches. Neither do these rights allow the republication of any content or images which We may not be the copyright, agent or Intellectual Property Right holder of this, unless we grant a specific right to do so.

- 2.11.** In using the Site, You acknowledge and agree that You will not in any way defame, abuse, stalk or harass or otherwise violate any or all legal rights of any other such person using or published on the Site.
- 2.12.** We reserve the right to ban from the use of the site at any time anyone who We deem is abusing the use of the Site in any way or for any reason without prior notice. To the person who we deem should be terminated from the Site there will be no right of appeal. Our decision is final and unappealable.
- 2.13.** Unless otherwise allowed by the Terms of this Site, where certain downloadables may be agreed, all other copying, rewriting, modification, publication or any other such matters of the content, this to include removal or alteration, are strictly forbidden and in breach of these Terms. Any such breach will be considered as a material breach.

3. GUARANTEE OF ACCURACY

- 3.1.** You understand and agree that <https://www.bbtoken.io/> is a platform for showing the Babel Jumper project and the token sale. It is intended to provide general information and make available related content and services.
- 3.2.** The information on this Site could contain errors or inaccuracies and it is Your sole responsibility to confirm or otherwise the truth of the content on the Site. We do not accept any responsibility nor offer any warranty as to the accuracy, content or the reliability of the information contained within the Site.
- 3.3.** We exclude all and any liability in respect of the content and the possible inaccuracies or errors contained on the Site, and You acknowledge and agree to this term expressly.
- 3.4.** In following any of the content of this Site you fully understand that any results of taking actions that are set forth on this Site are as a result of your own efforts. Your position and situation and many other factors are beyond the knowledge and/or control of Us.
- 3.5.** You acknowledge and agree that others may attest to different results as your own and that there is no guarantee given as to whether or not you can or will obtain those or similar results.

4. WARRANTIES AND LIABILITIES

- 4.1.** We do not warrant the performance of the Site, nor its operation.
- 4.2.** We do not warrant in any way any of the content neither expressly or implied as to its information, accuracy, or the materials or content. This to the fullest extent permissible by law.

- 4.3. Whilst We provide, through a user name/email and password, a registration procedure and the access to the resources on the Site, you agree and acknowledge you have no rights in respect of those resources, neither to reproduce, modify, alter, edit or in any way exploit the content or in any other ways other than for the purpose for which it is intended and detailed on the Site.
- 4.4. You agree and acknowledge that any of the content and resources offered to You by the Site may only be used by You and only for personal use and no other such use of them is permitted.
- 4.5. The content provided on the Site is on an “as is” basis only. We shall not be held responsible for Your use of the information. Use of the site is at your own discretion. We will not be held responsible for any complaints in respect of the resources or content provided, whether used by You or added to any other site (this to include any social media or a personal site).
- 4.6. You agree to waive, fully any liability or loss (howsoever caused) that you, or any persons who may be associated with you, may have suffered as a result of Your use of this Site. This to include but not exclusively the use of any information or the use of any resources contained on the Site.
- 4.7. You acknowledge and agree that the company shall not have any liability for all and any type of damages howsoever they arose to include, but not exclusively, incidental, direct or indirect, equitable, consequential, special or any other such type for You or any associated persons' use of the Site.

5. AFFILIATED LINKS ON THE SITE

- 5.1. We may post affiliate links on Our Site.
- 5.2. In placing affiliate links on Our Site, We confirm that We may earn commissions on qualifying purchases. Such links and their use of them may be limited to certain parameters such as geographical areas or other such restrictions.
- 5.3. Any denial of use is not Our responsibility and you must look up the terms of the program through the link.

6. ILLEGAL USE OF, OR INAPPROPRIATE COMMENTS, ON THE SITE

- 6.1. You may not take any action which may cause the Site to overload, interfere with the proper use and working of the Site, attempt to circumvent the access system of the Site, or use a password or username which does not belong to you.
- 6.2. You may not add to the site any manual or automated software which in any way interferes with the working of the Site or otherwise. This to include any form of scraping (frame, extraction, harvesting or collection) spider, crawl on any page or pages of the Site. You must not take any form of action which in any way or form breaches any of the Terms of Use (including those terms which are linked to) this Site.

6.3. If there is a facility on the Site to make any comment or discuss the content, We have set out below the guidelines for the use of this facility. In using the Site, you are bound by these terms and these guidelines:

- 6.3.1.** You are solely responsible for the content of any comment You make.
- 6.3.2.** We cannot guarantee the accuracy or reliability of the content of any comment made.
- 6.3.3.** We bear no responsibility for the content, quality, legality, nature or any other such matter of any post to this Site.
- 6.3.4.** You acknowledge and agree that You will only post comment that is true and does not breach any known laws or regulations.
- 6.3.5.** Any comment which is considered by Us to be unfounded or in any way libelous will be removed from the Site. It is Your absolute responsibility to ensure that any comment made is true and honest.
- 6.3.6.** You must make any comments under Your own name and not the name of any other person.
- 6.3.7.** If you post any personal information on a comment, this is Your own responsibility and not that of the Company or any other person.
- 6.3.8.** You must not post any personal attacks, defamatory, insulting or racist remarks. We reserve the right to delete or modify any posts which are in breach of any of the terms and guidelines of this site without reference to you. However, We are under no obligation to review any comments posted.
- 6.3.9.** Once a comment is posted, the material is considered to be Our property. You agree once You have made a comment on the Site, that We can modify, correct and alter the comment without notice or liability to You. If You submit Your email address on the comment, it will be treated as per our Privacy Policy by Us.

7. CHANGES TO THE SITE, ITS CONTENT AND TERMS

- 7.1.** We reserve the right to change the Terms and Conditions of the use of this Site at any time, without notice to You.
- 7.2.** We will post any changes on the Site and it is Your responsibility when You use the Site to ensure You read and regularly appraise Yourself of the Terms.
- 7.3.** It is Your responsibility to collaborate with Us whilst we ensure that Your personal data held on this Site is always up to date.
- 7.4.** If a change to the Sites' Terms is considered to be material, its effect will only be implemented after thirty (30) days from the date it was posted on the Site. Any other changes will have immediate effect.

8. GENERAL TERMS

- 8.1.** We confirm that We will adhere to our Terms in respect of your data as per our Privacy Policy. However, we cannot give any guarantee as to the confidentiality of the information submitted over the Internet.
- 8.2.** The use of this Site and of any documents to which it refers, including these Terms, is to be considered the entire agreement. Any failure to enforce the Terms of this agreement by us cannot be construed as a waiver of any of the Terms of this agreement either now or in the future.

- 8.3.** If any of these Terms are adjudged to be void, invalid or otherwise unenforceable by any court of competent jurisdiction such determination shall not affect any other part of the Terms herein contained and they will continue to apply.
- 8.4.** In these Terms there are words which are capitalised. This means that they have a specific meaning. For example, Privacy Policy refers to the Privacy Policy of BBJ TOKEN LTD only and no other privacy policy.

9. THE LAWS AND JURISDICTION WHICH GOVERN THIS AGREEMENT

- 9.1.** The use of this agreement and its Terms of use shall be governed and construed under the laws of England and Wales.
- 9.2.** You agree that all and any proceedings connected with this agreement shall be dealt with exclusively by the Courts of England and Wales.