Dexada Terms of use

Using Dexada

As a user of the Services, you have a limited, personal, non-commercial, non-exclusive, non-transferable license. Potentially, the license to use Dexada may be revoked in the future.

We do not offer Dexada to users in countries where its use or any transactions that may be carried out using it violate applicable law. However, Dexada users, in turn, are also required to comply with some basic rules, including, among other things, the obligation never to use Dexada for illegal purposes. If you are a resident of a country in which transactions that are made using Dexada are prohibited, we ask you to immediately stop using Dexada. The Owner of Dexada is not responsible in case of a violation of this condition by you. You also agree to comply with all applicable laws and regulations when using Dexada. This includes any local, provincial, regional/state, federal, national or international laws that may apply to you.

No Investment Advice

All information provided by the Interface is for informational purposes only and should not be construed as investment advice. You agree and understand that all trades you submit through the Interface are considered unsolicited, which means that you have not received any investment advice from us in connection with any trades

User identification information

Dexada does not identify you, your device, your phone number, or any information associated with you.

If you use third party services, you are responsible for reviewing their terms of use before accepting them. Dexada assumes no responsibility for your use of any third party services.

You hereby acknowledge and agree that you will not hold Dexada liable for any risks or losses associated with your use of any third party services.

Taxes

You agree that you are solely responsible for determining what taxes may be applicable to your tokens, and properly reporting and remitting them in accordance with your local, state, federal and/or international tax laws and relevant tax authorities. You agree that Dexada is not a qualified or licensed tax or accounting representative and is not responsible for determining, collecting, reporting, withholding, remitting or otherwise accepting any liability for any tax or tax information that may arise from your participation in and use of the Everscale Blockchain.

Third Party Services and Content

In no event shall any description of, or reference to, a third party product or service (including, but not limited to, providing a description of, or linking to via a hyperlink) be construed as an endorsement or promotion of such third party product or service by the Owner of the Dexada Software. Dexada reserves the exclusive right to add or change any third-party service, as well as cancel access to it.

Prohibited Activity

You agree not to engage in, or attempt to engage in, any of the following categories of prohibited activity in relation to your access and use of the Interface:

Intellectual Property Infringement. Activity that infringes on or violates any copyright, trademark, service mark, patent, right of publicity, right of privacy, or other proprietary or intellectual property rights under the law.

Cyberattack. Activity that seeks to interfere with or compromise the integrity, security, or proper functioning of any computer, server, network, personal device, or other information technology system, including (but not limited to) the deployment of viruses and denial of service attacks.

Fraud and Misrepresentation. Activity that seeks to defraud us or any other person or entity, including (but not limited to) providing any false, inaccurate, or misleading information in order to unlawfully obtain the property of another.

Market Manipulation. Activity that violates any applicable law, rule, or regulation concerning the integrity of trading markets, including (but not limited to) the manipulative tactics commonly known as spoofing and wash trading.

Any Other Unlawful Conduct. Activity that violates any applicable law, rule, or regulation of the United States or another relevant jurisdiction, including (but not limited to) the restrictions and regulatory requirements imposed by U.S. law.

No trackers, no cookies, no tracking, no personal data

Dexada does not track you or your use of the service. We fully comply with all globally recognized policies without the need to be alerted to their legal protocols because we do not collect any of your data. We do not track your IP address. We do not use any analytical software. We don't even have a simple tracking mechanism. No cookies. No processing of personal data.

RESPONSIBILITY

The Owner of Dexada Software does not warrant that the Dexada Software is free from bugs and/or computer viruses or extraneous code fragments. The Owner of Dexada grants you the opportunity to use the Dexada software "as is," without any warranties from the Owner of Dexada.

The Owner of Dexada makes every possible effort to ensure the normal operation of Dexada, however, is not responsible for the non-fulfillment or improper fulfillment of obligations under this Agreement, as well as any possible losses arising as a result of (but not limited to):

 – illegal actions of other users aimed at violating the information security or normal functioning of the Dexada and the Everscale blockchain;

 failures in the operation of Dexada and the Everscale Blockchain caused by bugs in the code, computer viruses and other foreign code fragments in the Dexada software or the Everscale Blockchain;

 the absence (impossibility of establishing, terminating, etc.) of Internet connections between the user's server and the Dexada server or any Everscale blockchain server;

 carrying out by state, municipal, judicial, law enforcement and other bodies of measures within the framework of the system of operational-search measures;

- establishment of state regulation (or regulation by other organizations) of the economic activities of commercial organizations on the Internet and / or the establishment by the specified entities of one-time restrictions that make it difficult or impossible to fulfill the Agreement;

– other cases related to the actions (inactions) of users and / or other entities aimed at worsening the general situation with the use of the Internet and / or computer equipment that existed at the time of the conclusion of the Agreement, as well as any other actions aimed at causing harm or difficulty of operation or introduction of errors into the operation of the Dexada and the Everscale blockchain;

– performance by the Owner of Dexada or by the Everscale Blockchain of the preventive or repair work specified in this Agreement.

The Owner of Dexada has the right to carry out preventive and / or repair work on the Dexada hardware and software complex with a temporary suspension of the Dexada's operations, if possible, at night and to minimize the downtime of the Dexada, notifying the user about this, if technically it is possible.

In the event of force majeure, as well as accidents or failures in the software and hardware systems of third parties cooperating with the Software Owner, or actions (inactions) of third parties aimed at suspending or terminating the operation of Dexada or the Everscale blockchain, use of Dexada may be suspended without prior notice to the user.

PERSONAL DATA

The owner of the Dexada software does not collect, store or process any user data. All data is stored either on the Everscale Blockchain, or on the user's own, or on third-party resources. However, if, in accordance with applicable personal data laws, by using Dexada under this Agreement, you transfer any personal data to the Owner of the Dexada software, you do this at your own risk. In this case, you also hereby confirm your consent to the processing of your personal data by the Owner of the Dexada software, including the collection, systematization, accumulation, storage, clarification (updating, changing), use, depersonalization, blocking, destruction of personal data, including the collection and storage of biometric personal data, their verification and transfer of information in accordance with the degree of their compliance with the provided biometric personal data of the user, in order to fulfill this Agreement and its obligations established by applicable law by the Owner of the Dexada Software.