TERMS AND CONDITIONS OF DROPR

Welcome to Dropr, an innovative platform designed to revolutionize cryptocurrency airdrops. By accessing and using Dropr, you agree to the following terms and conditions. If you do not agree with any part of these terms, please do not use the platform.

1. Definitions

- "Dropr" refers to the platform facilitating cryptocurrency airdrop pools.
- "User" refers to any individual or entity accessing Dropr.
- "Airdrop Pool Creator" refers to users who create and manage airdrop pools.
- "Participant" refers to users who join an airdrop pool to receive tokens.
- "Third-Party Services" refers to external wallet providers and security-audited services integrated into Dropr, including:
 - Custodial Wallet
 - DeFi Wallet Widget

2. Platform Purpose & Limitation of Liability

Dropr serves as a decentralized hub for users to create and engage with airdrop pools. We do not oversee, control, or verify the authenticity of any tokens distributed via Dropr. Users must conduct independent research before participating in any airdrop pools. Dropr assumes no responsibility for the actions of Airdrop Pool Creators or Participants.

3. No Responsibility for Scam Tokens

Dropr strictly operates as a facilitator and does not endorse, validate, or take responsibility for any airdrop pools, including those distributing fraudulent or scam tokens. Users assume full risk when participating in any airdrop pools and should exercise due diligence before engagement. Dropr shall not be liable for any losses resulting from misleading or deceptive airdrops.

4. Wallet Integration, Security & Transactions

Users can connect their existing wallets and generate a new wallet via trusted third-party services integrated into Dropr. While we strive to collaborate with security-audited service providers, Dropr does not bear liability for any losses, unauthorized access, or security breaches associated with wallet connections and transactions. Users are solely responsible for safeguarding their private keys and credentials.

5. User Responsibilities

- Users must comply with all applicable laws and regulations when using Dropr.
- Airdrop Pool Creators are fully responsible for token distribution and transparency with their communities.
- Participants must assess the legitimacy of airdrop pools before engaging.
- Users acknowledge and accept the risks associated with cryptocurrency transactions, including volatility and security threats.
- Users must ensure that they do not use Dropr for unlawful activities, including but not limited to money laundering, fraud, or unauthorized financial transactions.

6. No Guarantees or Warranties

Dropr does not guarantee:

- The completion, accuracy, or reliability of any airdrop pools.
- The security of wallets or tokens stored, sent, or received via the platform.
- The accuracy of information provided by third-party services.
- The reliability or trustworthiness of Airdrop Pool Creators or Participants.

7. Indemnification

Users agree to indemnify, defend, and hold harmless Dropr and its affiliates from any claims, losses, damages, or legal expenses arising from their use of Dropr, including but not limited to fraudulent activities, token losses, and regulatory violations.

8. Third-Party Services

Dropr incorporates third-party services for wallet management and token distribution. These services undergo rigorous security audits; however, we assume no responsibility for any failures, losses, or breaches resulting from their use.

9. Governing Law & Dispute Resolution

These Terms and Conditions are governed by the laws of the United Arab Emirates. Any disputes arising from the use of Dropr shall be subject to binding arbitration or resolution in accordance with UAE legal procedures.

10. Amendments & Updates

Dropr reserves the right to modify these terms at any time. Users will be notified of significant updates, and continued use of Dropr constitutes acceptance of the revised terms. We recommend that users regularly review this agreement to stay informed.

11. Termination & Account Suspension

Dropr reserves the right to suspend or terminate a user's access if they are found in violation of these terms, engaged in fraudulent activities, or pose security threats to the platform.

12. Contact Information

For any questions, concerns, or legal inquiries, please contact us at droprfun@gmail.com.

By using Dropr, you confirm that you have read, understood, and agreed to these Terms and Conditions. Your continued engagement with the platform signifies full acceptance of these terms.