

Legal Disclaimer of Daoact Ltd, <https://daoact.org> and <http://ico.daoact.org>

General warning

As in certain jurisdictions math-based currencies, crypto-currencies, ICOs, crypto equities or crypto assets are strictly regulated by law please have legal advice if you can use services, websites, webpages or read any web content about such subject. DO NOT use our services, this website and subdomains, read any documents or get involved with any activities related to crypto equities and/or crypto currencies in case of not being certain about your rights that the jurisdiction of your residence and/or citizenship grants you.

Use of website

You are permitted to use our website for your own purposes and to print and download material from this website and subdomains provided that you do not modify any content without our consent. Material on this website and subdomains must not be republished online or offline without our permission. The copyright and other intellectual property rights in all material on this website and subdomains are owned by us or our licensors and must not be reproduced without our prior consent. Subject to this Disclaimer, no part of this website and subdomains may be reproduced without our prior written permission.

Cookie Policy

Your continued use of the website will be taken as your consent to cookies being transmitted to, and stored on your device.

What Are Cookies?

Cookies are small data files that are transmitted between your device and websites that you visit. They are used to help personalise sites for you, such as allowing you to login, display custom information, and to provide information to the site operators.

Our Use

This website and subdomains uses cookies to personalise the site for you and are necessary to provide our services. You may choose to turn off cookie support in your device settings and therefore block our cookies, and in doing so you may be unable to access our site. We also may use a technology known as pixel tracking that allows us to track your receipt and response to our emails.

Third Party Use

From time to time, we may use third party provider(s) to help us understand the usage of our website. These provider(s) may transmit cookies to your device that will enable us to determine how users use our site. The data generated from the analysis using the cookies will be aggregated, and no identifiable information will be provided to us. Furthermore, the provider(s) are unable to share this information with any other party(s).

Use of information

Types of information we collect

Your personal information (your name, address, email address, and/or telephone number) is not collected by us when you visit our site unless you voluntarily provide it to us (for example, by sending us an email or through contact form). If you contact us by email through the site, we may keep a record of your contact information and may use your email address, and any information you provided to us in your message, to respond to you. You should not send sensitive or confidential information to us through this website and subdomains, as such information will not necessarily be considered privileged or confidential. Sending Daoact Ltd your personal information does not create a business relationship. If you are a current client of Daoact Ltd, please check with us regarding the best means of communicating your confidential information to us. Non-personal information is information about you or your activities through which you cannot be personally identified, such as the type of browser and operating system you are using, the domain name of your internet service provider, which pages you visit on our site and how long you spend on each, and the unique number assigned to your server or internet connection. We may use this information for a variety of purposes, including to monitor use of and improve our site.

How we use the information we collect

We may use your personal and non-personal information for our own marketing and non-marketing purposes. For example, we may use personal information to respond to your email or telephone inquiries or to advise you of upcoming events, newsletters, or legal developments. In addition, we may add your personal information to our databases, including our subscriber and contact lists. We do not sell or rent your personal information to third parties. We may, however, provide your personal information to third parties that assist us with the operation or maintenance of our website or our electronic event registration. When we provide personal information to third parties, we require those parties to exercise reasonable care to protect your personal information, and we restrict the use of the information to the purposes for which it was provided. If any or all of the assets of Daoact Ltd are acquired by or merged with another entity, we will share some or all of your information with such entity.

Special discount-, giveaway-, bounty- and faucet campaigns, programs

Occasionally Daoact Ltd launches various campaigns and programs of special discounts, giveaways, bounties or faucets etc. as a promotion of crypto assets and/or its underwriting practice. Prizes, giveaways etc. will only be sent as an electronic prize, giveaway etc. via related blockchains or via email. All federal, state and local taxes, insurance, licensing, registration and title fees are the sole responsibility of recipient/winner. No substitution or transfer of prize permitted by recipient/winner. Media partners participating and sponsor reserve the right to substitute items/prize of equal or greater value. Daoact Ltd is not responsible of misdirected e-mail or for any technical problems, malfunctions of any telephone lines, computer systems, servers, providers, hardware/software, lost or unavailable network connections or failed, incomplete, garbled or delayed computer transmission or any combination thereof. Daoact Ltd is not responsible for any damage to any participant's computer system/software related to or resulting from participation or downloading any materials of related promotion, campaign or program. By participating in any of these campaigns, programs participants/entrants agree to be bound by these rules and regulations and the conditions and/or decisions of any participating judges. By accepting prize, winner agrees to hold Daoact Ltd harmless against any and all claims and liability arising out of use of prize. Recipient/winner assumes all liability for any injury or damage caused, or claimed to be caused by participation in this promotion or use or redemption of any prize. Daoact Ltd is not responsible for typographical or other error in the printing of the offer, administration of the sweepstakes or in the announcement of any of its campaigns or programs. Daoact Ltd and any partners reserves the right to obtain email addresses from the entry form, as well as the right to publicize the winner's crypto addresses and

likenesses harvested. Daoact Ltd is not responsible of paying any applicable taxes that the participant is due to pay according to his/her jurisdiction in connection with the payout, giveaway, bounty etc. The winner /participant is responsible for paying any and all applicable federal, state and local taxes (including, without limitation, any and all sales, use, income, gift taxes and withholdings), fees and charges, and any and all other costs and expenses not included with the prize/giveaway/bounty. Any details not specified in these rules will be determined by Daoact Ltd in its sole and absolute discretion.

General eligibility

Must be a minimum age of 18 to participate without a parent or legal guardian. Those who register under the age of 18, must have approval from their legal guardian/parent. The legal guardian/parent will be required to be aware and responsible for communication regarding the campaign or program. Also, legal guardians/parents will be responsible for co-executing all documentation regarding the campaign or program. Therefore, should a registrant under the age of 18 receive anything, their legal guardian/parent will be considered the actual recipient. Please note, all communication in regards to the campaign or program must be done in a timely manner. Should a registrant fail to get consent from a legal guardian/parent to participate and agree to these terms and conditions, the registrant will be disqualified. Should a registrant fail to fully complete the required documents and supply required information in a timely manner or with false information, the registrant will be ineligible. Participants must be residents of jurisdictions where crypto assets are legal to receive, hold or to trade. Participants are responsible of being aware if crypto assets and/or any related activity is legal in their jurisdiction. (See also: https://en.wikipedia.org/wiki/Legality_of_bitcoin_by_country_or_territory)

Special eligibility

In specific campaigns or programs other eligibility criteria can be set beyond General eligibility by Daoact Ltd.

Timeframe of campaigns, programs

Daoact Ltd defines any timeframe, length or duration of any of its campaigns or programs and reserves the right to cancel, cut or shorten any of them according to its business purposes.

Use of logos and trademarks

In order to comply with and assure protection under international trademark law, the administrators of Daoact Ltd are required to monitor all uses of its trademarks. Unauthorized use of Daoact Ltd's trademarks is subject to civil and criminal penalties. The term "trademark" as used in this policy includes any trademark, service mark, logo, insignia, seal, crest, design, symbol or any combination of these. Daoact Ltd's trademarks include, but are not limited to: the words "Daoact Ltd", "Daoact Limited"; "Daoact"; "ACT"; daoact.org; daoact.com; ico.daoact.org, Daoact logo; the official seal of Daoact Ltd; and all current and future trademarks, service marks, word marks, designs or logos used by Daoact Ltd. Daoact Ltd asserts ownership over its name and any trademark that has come to be associated with Daoact Ltd. Daoact Ltd has registered or filed to register certain of its trademarks with the authorized Patent and Trademark Offices. Persons or entities which use Daoact Ltd trademarks or logos without permission are subject to civil and criminal penalties pursuant to trademark law. Daoact Ltd intends to protect its trademarks, logos and associated goodwill to the full extent of the law.

Visitor conduct

With the exception of personally identifiable information, the use of which is covered under our Privacy Statement, any material you send or post to this website and subdomains shall be considered non-proprietary and not confidential. Unless you advise to the contrary we will be free to copy, disclose, distribute, incorporate and otherwise use such material for any and all purposes. When using this website and subdomains you shall not post or send to or from this website and subdomains any material for which you have not obtained all necessary consents, is discriminatory, obscene, pornographic, defamatory, liable to incite racial hatred, in breach of confidentiality or privacy, which may cause annoyance or inconvenience to others, which encourages or constitutes conduct that would be deemed a criminal offence, give rise to a civil liability, or otherwise is contrary to the law of Ireland

Site availability

We take all reasonable steps to ensure that this website and subdomains is available 24-7. However, websites do sometimes encounter downtime due to server and,

other technical issues. Therefore we will not be liable if this website and subdomains is unavailable at any time.

Links to and from other websites

Any links to third party websites located on this website and subdomains are provided for your convenience only. We have not reviewed each third party website and have no responsibility for such third party websites or their content. If you would like to link to this website and subdomains, you may only do so on the basis that you link to, but do not replicate, any page on this website and subdomains and you do not in any way imply that we are endorsing any services or products unless this has been specifically agreed with us. If you choose to link to our website in breach of this disclaimer you shall fully indemnify us for any loss or damage suffered as a result of your actions.

Exclusion of liability

We take all reasonable steps to ensure that the information on this website and subdomains is correct. However, we do not guarantee the correctness or completeness of material on this website and subdomains. Neither we nor any other party (whether or not involved in producing, maintaining or delivering this website and subdomains), shall be liable or responsible for any kind of loss or damage that may result to you or a third party as a result of your or their use of our website. This exclusion shall include servicing or repair costs and, without limitation, any other direct, indirect or consequential loss.

Law and jurisdiction

Daoact Ltd's conduct is in compliance with the Laws and Regulations of its jurisdiction. This Legal Notice shall be governed by and construed in accordance with Irish] law. Any dispute(s) arising in connection with this Legal Notice are subject to the exclusive jurisdiction of Ireland

Daoact Limited

Name of company: Daoact Limited, Coliemore House, Coliemore Road, Dalkey, Co. Dublin, Ireland

Company number: 607099

Telephone: +353 (1) 969 5775

Email: contact@daoact.org