

TERMS AND CONDITIONS OF PARTICIPATION

DOPAMEME TOKEN (also: DMT)

DOPAMEME (operating on www.dopameme.io)

And its Founders (hereinafter also referred to as: Dopameme)

The Terms and Conditions of Participation in the Dopameme Token Purchase (also referred to as: Terms or Agreement) and its Exhibits apply to each person who visits the website and will become a future buyer of Dopameme Tokens (also referred to as: DMT). When a person successfully completes a transaction to his/her Ethereum wallet and obtained DMT during the Pre-Sale, Sale Period or any other moment in time, the following Terms and its future amendments shall apply.

If you have questions regarding these Terms, let us know by e-mail us at: info@dopameme.io.

The Purchaser of DMT acknowledges and agrees that there are risks associated with purchasing DMT, holding DMT, and using DMT. If you have any questions regarding these risks contact us at info@dopameme.io. With regards to these risks, we would like to refer to Paragraph 11 of these Terms and Conditions. By purchasing DMT, you expressly acknowledge, accept and assume the risks mentioned in this document.

MESSAGE FOR USA CITIZENS AND OTHER COUNTRIES THAT RESTRICT THE PURCHASE OF DMT

DMT MAY BE CONSIDERED IN SOME JURISDICTION A SECURITY TOKEN. PURCHASER WARRANTS HE/SHE IS NOT A RESIDENT OR SUBJECTED TO REGULATIONS REGARDING SECURED TRANSACTIONS IN THE UNITED STATES OF AMERICA, CHINA, CANADA OR ANY OTHER COUNTRY THAT RESTRICTS THE PURCHASE OF TOKENS IN GENERAL DMT SPECIFICALLY.

PURCHASING DMT FROM A LOCATION IN THE ABOVEMENTIONED COUNTRIES MAY RESULT IN ANNULMENT OF THE TRANSACTION AND PURCHASER MAY BE BANNED PERMANENTLY FROM HIS/HER ACCOUNT AND LOSING HIS/HER TOKENS, PARTICULARLY IN THE EVENT HE/SHE PROVIDED FALSE INFORMATION OR DOCUMENTS, OR OTHER FRAUDULENT CONDUCT.

IN ADDITION, EACH PURCHASER WARRANTS HE/SHE IS NOT: (A) A CITIZEN OF A GEOGRAPHIC AREA IN WHICH ACCESS TO OR USE OF DMT IS PROHIBITED BY APPLICABLE LAW, REGULATION AND/OR TREATY (B) THE U.S. DEPARTMENT OF COMMERCE'S DENIED PERSONS OR ENTITY LIST (C) THE U.S. DEPARTMENT OF TREASURY'S SPECIALLY DESIGNATED NATIONALS OR BLOCKED PERSONS LISTS (D) OR THE U.S. DEPARTMENT OF STATE'S DEBARRED PARTIES LIST.

PURCHASER AGREES THAT IF YOUR COUNTRY OF RESIDENCE OR OTHER CIRCUMSTANCES CHANGES, AND THAT MAY AFFECT THE LEGAL STATUS OF HOLDING OR TRADING DMT TO THE EXTENT THAT THE ABOVEMENTIONED REPRESENTATIONS

ARE NO LONGER ACCURATE, PURCHASER WILL IMMEDIATELY STOP HOLDING, USING AND TRADING DMT.

2. Representations and Warranties Purchaser

By purchasing DMT, Purchaser represents and warrants that he/she read and understood these Terms, its future amendments and all Exhibits.

Purchaser has sufficient understanding of the functionality, usage, storage, transmission mechanisms and other characteristics of cryptographic tokens and wallets, blockchain technology, in order to fully understand these Terms and the risks involved in buying DMT.

With regards to tokens in general, and DMT specifically, Purchaser represents and warrants he/she obtained enough information to make an informed decision buying DMT.

Purchaser warrants that the acquisition of DMT shall fully comply with all the applicable laws and regulations in any jurisdiction in which Purchaser may be subject to.

If Purchaser acquires DMT on behalf of an entity or person, Purchaser represents and warrants he/she is authorized to accept these Terms and enter into a binding agreement with Dopameme on this person's behalf.

Purchaser represents he/she is an individual, and at least 18 years of age, and have sufficient legal capacity to accept these Terms and to enter into a binding agreement with Dopameme on the terms set out in this Agreement.

3. Nature of DMT

Under the laws of certain jurisdictions a token such as DMT is defined as a financial instrument and as a consequence its purchase has to comply with laws and regulations. However, protections offered by the applicable law do not apply to the purchase of DMT.

A DMT cannot grant any influence or voting rights over Dopameme and its organization, other than holding, receiving or acquiring DMT as a token.

The nature of the DMT was first announced and explained in the Whitepaper on Dopameme.io. However, the Whitepaper solely is a document in which a non-binding offer is made, and does not constitute an unconditional offer to buy DMT.

Each purchaser is fully aware that DMT should not be considered an instrument of financial speculation or investment. That is to say, DMT does not represent a profit on future resale.

4. Representations and Warranties Dopameme.io

Dopameme, its affiliates or business partners, shall use all their efforts to use the resources from the token sales to advance the full development of its platform . The Purchaser acknowledges hereby that we cannot assume liability for any loss or damage as a result from the incapacity to use DMT.

5. Scope of Terms and latest version

Any potential future use of DMT in connection with the provision or receipt of certain services will be governed primarily by other applicable terms and policies.

6. Purchase

Your purchase of DMT during the pre-sale and sale period is irreversible, and we do not accept refunds or cancellations.

We reserve the right to refuse or cancel the purchase of DMT at any time and suspend or permanently abort the token sale, and at our sole discretion or on behalf or official request of a

Financial Authority governing the possessions and use of tokens. In the event of a cancelled transaction, the exact number of Ethereum with which DMT was initially bought will be returned to Purchaser.

7. Acknowledgment and Assumption of Risks

A. Security

Purchaser or the person, who conducts the transaction, is responsible for implementing all necessary measures for securing his/her online, cold wallet or any other storage technique or mechanism he/she uses to store DMT.

Losing private key(s) or other info and data necessary to access your DMT may result in the permanent loss of tokens.

Dopameme is not responsible for any security measures relating to your receipt, possession, storage, transfer or potential future use of DMT or obligation to recover any DMT and we hereby exclude any and all liability for future security breaches or any other circumstance which could result in Purchaser's loss of DMT or its access.

B. Personal Information

Dopameme may decide and without prior notice to purchase, to undertake investigation and due diligence as to Purchaser's identity. Dopameme also may request information, that Purchaser has to provide promptly on our request and can complete the DMT transaction until the results of this investigation and due diligence or issuance of requested information by Purchaser has been provided.

C. Taxes

The purchase price for DMT is always excluded taxes of any kind, and Purchaser is solely responsible which national taxes apply to the purchase or profits of DMT. For that purpose,

Purchaser is fully responsible to report or pay the correct amount of taxes to the competent tax authority. The purchase of DMT shall be made in full compliance by Purchaser with any applicable tax obligations, and Dopameme is never responsible for withholding, collecting, reporting or paying any sort of tax from the purchase or possible profits from DMT.

8. DISCLAIMERS

A. INDEMNIFICATION

Purchaser will indemnify, defend and hold harmless Dopameme and our respective past, present and future employees, directors, contractors, legal consultants, service providers, parent companies, subsidiaries, affiliates, representatives, predecessors and successors.

Purchaser will indemnify, defend and hold harmless Dopameme and all the above mentioned parties from and against all claims, demands, actions, damages, losses, costs and expenses that arise from or relate to: (a) the purchase or use of DMT, (b) your responsibilities or obligations under the terms of this and other agreements and Exhibit A of these Terms, (c) your violation of the terms of this and other agreements and the Exhibits of these Terms.

This indemnity is in addition to, and not in lieu of any other indemnity agreements between Purchaser and Dopameme as set forth in a new written agreement.

B. LEGAL DISCLAIMER

Except as otherwise and explicitly specified in written, DMT's are "as is" and "as available", without any representations or warranties, whatsoever.

Dopameme does not represent or warrant that the DMT are fully reliable, error-free and shall meet your requirements or expectations. Dopameme cannot repair or correct any defects in its distribution and maintenance or warrant and represent that the delivery and maintenance mechanism for DMT are fully free of viruses or other harmful software.

C. LIMITATION OF LIABILITY

Under no circumstances will Dopameme or all its affiliates, including but not limited to officers, directors, employees and suppliers be liable for any direct, indirect, incidental, consequential, loss of any kind related to the sale or use of DMT. Regardless of the cause of action, whether based in contract, tort, negligence or any other legal basis.

Under no circumstances will the aggregate liability of Dopameme exceed the amount Purchaser has paid for the acquisition of DMT.

9. Governing Law and Jurisdiction

This contract is governed by the laws of the Mexico and the competent court in that Country is competent to hear any claim that may arise out of the collaboration between Dopameme and Purchaser.

10. Severability

If any provision of this agreement is held unlawful, void or unenforceable, then that provision will be severable from these Terms, meaning that it will not affect the validity or enforceability of any remaining part of these Terms or subsequent agreements between parties in the future.

These Terms constitute the entire agreement between Purchaser and Dopameme. Any changes to these Terms, will posted on Dopameme.io and its legal section. In accordance with this agreement, the amended Terms will be immediately in effect.

In the event Dopameme fails to exercise or enforce any right or provision in these Terms, this will not be considered as a waiver of such right or provision. We will not be liable for any delay or failure to perform from a cause beyond our control

11. List of current and future potential risks of buying DMT

Purchaser expressly acknowledges the following risks are involved by purchasing, holding and using DMT.

- Losing access to DMT due to loss of private key(s);
- Risks connected with the functioning and unfavorable fluctuation of the Ethereum protocol or alternative networks;
- Mining or related attacks;
- Risks of hacking attacks and other unanticipated security weaknesses;
- Uninsured losses;
- Uncertain regulations and governmental enforcement actions, including taxation;
- Insufficient interest and traction in the platform and its distributed applications;
- The development and maintenance of Dopameme's platform;
- The risk of dissolution of the Dopameme platform and related activities in the future;
- Any other unanticipated risk in connection with the future development of crypto currency and other software techniques that can affect DMT.

EXHIBIT A TOKEN SALE PROCEDURES AND SPECIFICATIONS

1. Contribution Period

Contributions may be made during a defined period of time (“Contribution Period”). The Contribution Period shall consist of:

- 1.2 “Pre-Sale Dopameme Tokens”: shall commence on 21st November 2017 at 5:00 pm (PT) and shall end on 21st December 2017 at 11.59pm (PT) (unless the Completion Condition referred to in clause 8.1 below is met earlier);
- 1.3 “Token Sale” shall commence on 20th January at 10am (PT) and shall end on 20 February 2017 at 11:59pm (PT) (unless the Completion Condition Referred to in clause 8.1a) below is met earlier); The commencement date of the Token Sale Period shall be posted on the Dopameme website approximately 2 weeks before the commencement of the Token Sale (if applicable).

2. Method of Contribution

- 2.1 You may contribute to Dopameme during the Token Sale in ETH only.
- 2.2 Contributions to be made in ETH must be sent from an Ethereum wallet in respect of which you can identify your private key. Your private key shall be required to verify your ETH contribution to Dopameme and to enable Dopameme to issue DMT to you through the Smart Contract System (as further described in clause 5). ETH contributions shall be sent to the Dopameme Ethereum wallet address specified on the Dopameme website (dopameme.eth).

- 2.3 In order to determine the number of DMT that will be allocated to you, we shall calculate the USD equivalent of your contribution by applying an hourly average rate of exchange for ETH/USD.
- 2.4 Contributions shall be sent exclusively to the Dopameme wallet addresses specified on the Dopameme website. To the extent that any third-party website, service or smart-contract offers to receive contributions and issue DMT or facilitates the allocation or transfer of DMT in any way during the Token Sale or Pre-Sale, such third-party websites or services are, unless expressly set out in these T&Cs or mentioned on the Dopameme website, not authorised by Dopameme nor do they have any legal or commercial relationship in any way with Dopameme, the Dopameme Platform or DMT.

3. Creation and issue of DMT through the Smart Contract System

- 3.1 Dopameme has deployed a smart contract system on the Ethereum blockchain for the purposes of creating its own proprietary tokens (DMT) and issuing such DMT to the Contributor's Ethereum wallet. DMT shall be based on the ERC20 token standard.
- 3.2 Dopameme shall keep a record of all contributions received by the Dopameme wallets including details of the time the contribution was received, the amount of the contribution and the wallet address from which the contribution was sent.
- 3.3 In order to receive DMT, Contributors must have an Ethereum wallet that supports the ERC20 token standard. Dopameme reserves the right to prescribe additional requirements relating to the specific wallet requirements at any time acting in its sole and absolute discretion.
- 3.4 After you have made a contribution to Dopameme in accordance with one or more of the methods, you shall be required to undertake a contribution

verification procedure whereby you shall be required to send Dopameme a notice containing details of your Ethereum wallet address.

The form and method of the notice shall be in such manner as Dopameme shall prescribe on their website.

- 3.5 The creation and issue of DMT shall be initiated by Dopameme as follows: Dopameme shall check the Contribution Records to verify that your private key corresponds to the wallet address from which your contribution was sent; and b) provided Dopameme is successfully able to verify your contribution.

4. DMT Price

- 4.1 During the Pre-Sale, a contribution of or equivalent to 1 ETH will entitle the Contributor to receive 2,000 DMT plus a 15% as a Bonus (check our token allocation at: <https://www.dopameme.io/dmt/>)
- 4.2 During the Token Sale (if applicable), a contribution to 1 ETH will entitle the Contributor to receive 2,000 DMT plus a 10% as a Bonus in the first 10% of the total supply (Hard cap)
- 10% bonus DMT in the first 10% of the total supply
 - 8% bonus DMT in the 20% of the total supply
 - 6% bonus DMT in the 30% of the total supply
 - 4% bonus DMT in the 40% of the total supply
 - 2%bonus DMT in the 50% of the total supply
 - 0% bonus DMT in the 60% nor more of the total supply percentage.

5. Conclusion of the Token Sale

5.1 The Token Sale shall conclude on the earlier of:

a) an equivalent of \$15m (fifteen million) USD worth of contributions having been received by Dopameme; or

b) Conclusion of the Token Sale Period as described in clause 1.3