WEBSITE USE DISCLAIMERS

Last updated: 12 March 2020

PLEASE CAREFULLY READ THESE DISCLAIMERS BEFORE USING THE WEBSITE HTTPS://ROOBEE.IO/. IF YOU DO NOT AGREE WITH THESE DISCLAIMERS, YOU SHALL NOT USE THE WEBSITE HTTPS://ROOBEE.IO/. ACCORDINGLY, BY BROWSING OR OTHERWISE USING HTTPS://ROOBEE.IO/, YOU ACCEPT THESE DISCLAIMERS IN FULL.
We ask you to carefully read these Website Use Disclaimers (the "Disclaimers"), applicable to your use of the Website https://roobee.io/ and all of its subdomains and all their respective pages ("Website") and your use of the products and services provided through the Website, our applications for mobile phones, tablets and other devices, and all related services ("Services").

These Disclaimers shall constitute, as added, amended, modified, supplemented or restated from time to time, a binding agreement between YOU, a visitor of the Website and/or a user of the Services ("User" or "you"), and RPLATFORM (RPlatform LLC, a company duly organized and existing under the laws of the Saint Vincent and the Grenadines under the registration number 291 LLC 2020) or our other authorized affiliate, as the case may be ("RPlatform" or "we").

By accessing the Services and/or visiting any of our resources, including, but not limited to, the Website you hereby, on this date, explicitly agree to accept the risks outlined in these Disclaimers, accept these Disclaimers and to be bound by these Disclaimers.

1. **RPlatform Legal Status**

   1.1. RPlatform and its Services are not registered with any regulators in any jurisdiction. To prevent any misunderstanding and/or confusion, RPlatform is not offering its Services to person where offering such services would require registration with regulators. If you believe that any such registration is required in your jurisdiction, do not access the Services.

   1.2. RPlatform is an internet-based technology platform that facilitates administration for operating with digital assets. Since inception it has operated, and continues to operate, on a strictly non-advisory basis. By accessing the RPlatform through the Website, you agree to be bound by the RPlatform General Terms Of Use, Privacy Policy and other policies and procedures posted on the Website.

2. **Website Information Status**

   2.1. The information on the Website is a property of the RPlatform or owned by RPlatform on a license basis, and shall not be reproduced, copied, transferred or otherwise distributed to any third party. The Website is designed for general informational purposes only, as a guide to certain aspects of the conceptual considerations associated with the narrow issues it addresses.

   2.2. RPlatform does not guarantee any degree of accuracy of information contained on the Website. Many factors influence the information gathering process implemented by RPlatform. The accuracy the information provided may be gathered from unverified and unknown third parties all of which are out of the RPlatform’s control. There can be no guarantee that any information contained on the Website is true, accurate and not purely imaginary. In addition, RPlatform may, without prior notice, delete, republish, edit, mix, amend or otherwise change the information it gathers from third parties for a variety of reasons, including change in business plans, technological challenges, lack of perceived demand, or others.

   2.3. RPlatform does not provide investment, legal, tax, regulatory, financial, accounting, or other advice. Any representation or implication to the contrary is expressly disclaimed. The information on the Website does not constitute investment, legal, tax, regulatory, financial, accounting, or other advice. Prior to acquiring the Services with use of digital currencies, a
A prospective user should consult with his/her own legal, investment, tax, and/or accounting advisor and other advisors to determine the potential benefits, burdens, and other consequences of such a transaction.

2.4. Communications by RPlatform through the Website or its social media community are for educational and informational purposes and should not be considered a solicitation to buy or sell securities at any jurisdiction. Communications shared via the Website and social media or email are not intended to be testimonials or endorsements of RPlatform or its affiliates. You agree to hold harmless RPlatform and its affiliates by following RPlatform, posting, or sharing via social media.

2.5. Nothing on this Website shall be deemed to constitute a prospectus of any sort or a solicitation for investment, nor does it in any way pertain to an offering or a solicitation of an offer to buy any securities in any jurisdiction. The information on the Website is not composed in accordance with, and is not subject to, laws or regulations of any jurisdiction which prohibit or in any manner restrict transactions in respect to, or with use of, virtual currencies.

2.6. Certain statements, estimates, and financial information contained on this Website constitute forward-looking statements or information. Such forward-looking statements or information involve known and unknown risks and uncertainties which may cause actual events or results to differ materially from the estimates or the results implied or expressed in such forward-looking statements or information.

3. Restrictions on Website Use

3.1. Each visitor of the Website must cease reviewing the Website information and immediately leave the Website in case the information on the Website constitutes the kind of information that may not be lawfully presented to him/her in accordance with the laws of the visitor’s jurisdiction. It is the responsibility of each visitor of the Website to determine if he/she can legally review the Website information and acquire the Services with use of digital currencies in the visitor’s jurisdiction.

3.2. RPlatform shall reserve the right to restrict access to the Website and to refuse providing the Services to anyone who does not meet criteria necessary for their acquiring as set out hereunder and by the applicable law. In particular, RPlatform may restrict access/refuse to provide the Services to those visitors who do not meet the eligibility criteria established by RPlatform from time to time in its sole discretion.

4. Limitation of RPlatform’s Liability

4.1. In no event shall RPlatform be liable for any special, direct, indirect, consequential, or incidental damages or any damages whatsoever, whether in an action of contract, negligence or other tort, arising out of or in connection with the use of the Website or the Services.

4.2. RPlatform assumes no responsibility for errors or omissions in the contents on the Website. RPlatform cannot warrant that the Website is free of viruses or other harmful components.
5. **Priority of Information**

5.1. The English language Website is the primary official source of information. The information contained on the Website may from time to time be translated into other languages. In the course of such translation some of the information contained herein may be lost, corrupted, or misrepresented. The accuracy of such alternative communications cannot be guaranteed. In the event of any conflicts or inconsistencies between such translations, the official English language Website, and the provisions of the original English language documents presented on it, shall prevail.