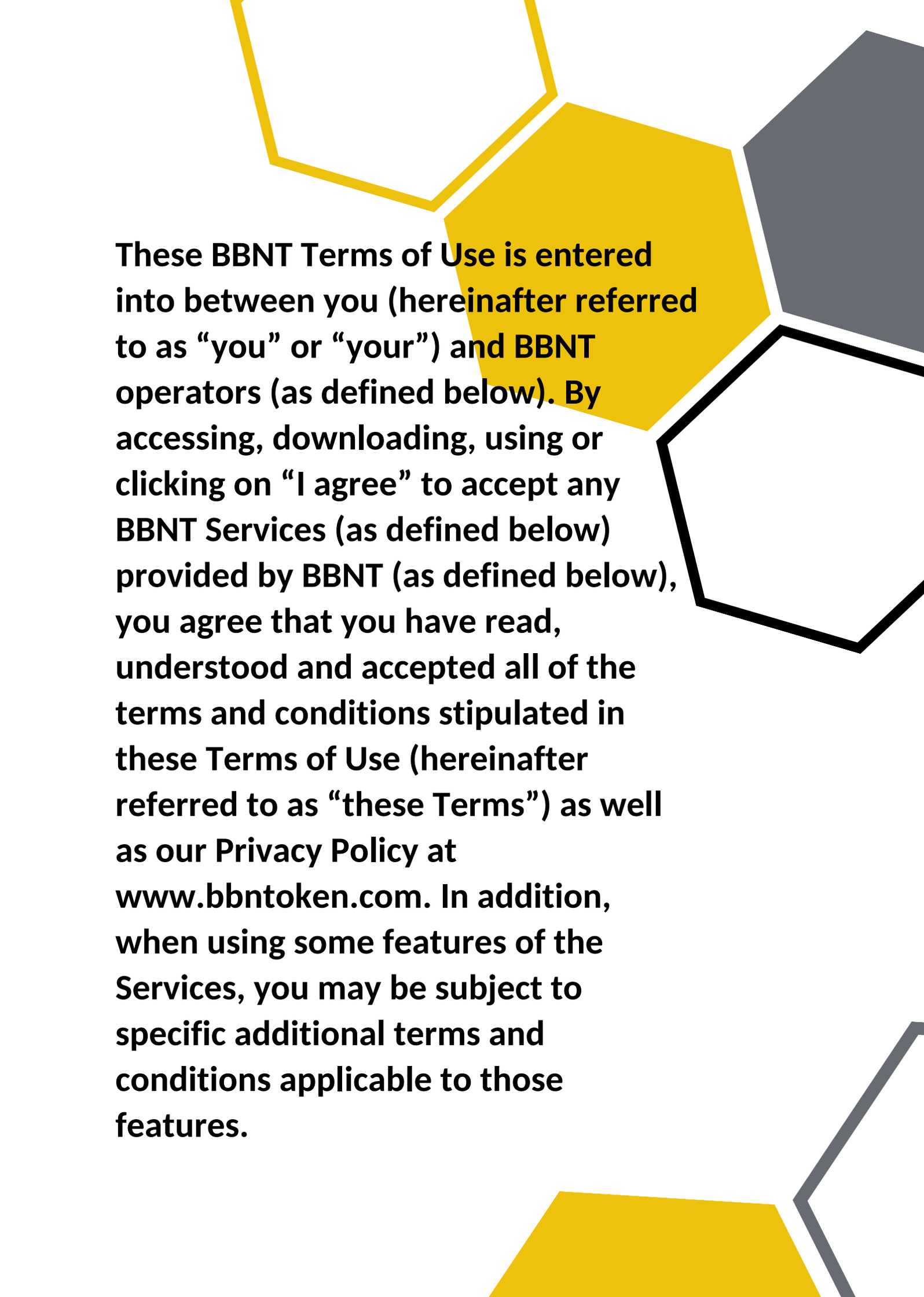
The page features several large, overlapping geometric shapes. A prominent yellow pentagon is located in the upper right quadrant. To its right is a grey pentagon. Below the yellow pentagon is a white pentagon with a thick black outline. In the bottom right corner, there is a grey line forming a partial shape. At the bottom center, there is a yellow trapezoidal shape. The title 'Terms & Condition' is positioned on the left side, partially overlapping the yellow pentagon.

Terms & Condition

BBNT is not recommending or encouraging that any cryptocurrency should be held, bought, or sold without first consulting a financial advisor. Be sure to conduct your due diligence. Do not invest without being fully certain of what you are investing in. Your purchase of BBNT is not the purchase of a security or investment. You also agree to hold all members of the development team harmless and not liable for any losses or taxes you may incur.

The page features several large, overlapping geometric shapes. A prominent yellow pentagon is located in the upper right quadrant. To its right is a grey pentagon. Below the yellow one is a white hexagon with a thick black border. In the bottom right corner, there is a grey line forming a partial shape, and a yellow trapezoid is partially visible at the bottom edge.

These BBNT Terms of Use is entered into between you (hereinafter referred to as “you” or “your”) and BBNT operators (as defined below). By accessing, downloading, using or clicking on “I agree” to accept any BBNT Services (as defined below) provided by BBNT (as defined below), you agree that you have read, understood and accepted all of the terms and conditions stipulated in these Terms of Use (hereinafter referred to as “these Terms”) as well as our Privacy Policy at www.bbntoken.com. In addition, when using some features of the Services, you may be subject to specific additional terms and conditions applicable to those features.

Please read the terms carefully as they govern your use of BBNT Services. THESE TERMS CONTAIN IMPORTANT PROVISIONS INCLUDING AN ARBITRATION PROVISION THAT REQUIRES ALL CLAIMS TO BE RESOLVED BY WAY OF LEGALLY BINDING ARBITRATION. The terms of the arbitration provision are set forth in Article 10, “Resolving Disputes”, hereunder. As with any asset, the values of Digital Currencies (as defined below) may fluctuate significantly and there is a substantial risk of economic losses when purchasing, selling, holding or investing in Digital Currencies and their derivatives.

BY MAKING USE OF BBNT SERVICES, YOU ACKNOWLEDGE AND AGREE THAT:

- (1) YOU ARE AWARE OF THE RISKS ASSOCIATED WITH TRANSACTIONS OF DIGITAL CURRENCIES AND THEIR DERIVATIVES;**
 - (2) YOU SHALL ASSUME ALL RISKS RELATED TO THE USE OF BBNT SERVICES AND TRANSACTIONS OF DIGITAL CURRENCIES AND THEIR DERIVATIVES; AND**
 - (3) BBNT SHALL NOT BE LIABLE FOR ANY SUCH RISKS OR ADVERSE OUTCOMES.**
- 

By accessing, using or attempting to use BBNT Services in any capacity, you acknowledge that you accept and agree to be bound by these Terms. If you do not agree, do not access BBNT or utilize BBNT services.

I. Definitions

1. BBNT refers to an ecosystem comprising BBNT website (www.bbntoken.com)

2. BBNT Operators : refer to all parties that run BBNT

UNDER THESE TERMS, BBNT OPERATORS MAY CHANGE AS BBNT'S BUSINESS ADJUSTS, IN WHICH CASE, THE CHANGED OPERATORS SHALL PERFORM THEIR OBLIGATIONS UNDER THESE TERMS WITH YOU AND PROVIDE SERVICES TO YOU, AND SUCH CHANGE DOES NOT AFFECT YOUR RIGHTS AND INTERESTS UNDER THESE TERMS. ADDITIONALLY, THE SCOPE OF BBNT OPERATORS MAY BE EXPANDED DUE TO THE PROVISION OF NEW BBNT SERVICES, IN WHICH CASE, IF YOU CONTINUE TO USE BBNT SERVICES, IT IS DEEMED THAT YOU HAVE AGREED TO JOINTLY EXECUTE THESE TERMS WITH THE NEWLY ADDED



BBNT OPERATORS. IN CASE OF A DISPUTE, YOU SHALL DETERMINE THE ENTITIES BY WHICH THESE TERMS ARE PERFORMED WITH YOU AND THE COUNTER PARTIES OF THE DISPUTE, DEPENDING ON THE SPECIFIC SERVICES YOU USE AND THE PARTICULAR ACTIONS THAT AFFECT YOUR RIGHTS OR INTERESTS.

3. BBNT Services refer to various services provided to you by BBNT that are based on Internet and/or blockchain technologies and offered via BBNT websites, clients and other forms (including new ones enabled by future technological development).

4. BBNT Platform Rules refer to all rules, interpretations, announcements, statements, letters of consent and other contents that have been and will be subsequently released by BBNT, as well as all regulations, implementation rules, product process descriptions, and announcements published in the Help Center or within products or service processes.

5. Users refer to all individuals, institutions or organizations that access, BBNT Services and who meet the criteria and conditions stipulated by BBNT.



6. Digital Currencies refer to encrypted or digital tokens or cryptocurrencies with a certain value that are based on blockchain and cryptography technologies and are issued and managed in a decentralized form.

7. Digital Assets refer to Digital Currencies, their derivatives or other types of digitalized assets with a certain value.

8. BBNT Accounts refer to the foundational virtual accounts, including main accounts and subaccounts, which are opened by BBNT for Users to record on BBNT their usage of BBNT Services, transactions, asset changes and basic information. BBNT Accounts serve as the basis for Users to enjoy and exercise their rights on BBNT.

II. General Provisions

1. About These Terms

a. Contractual Relationship

These Terms constitute a legal agreement and create a binding contract between you and BBNT Operators.

b. Supplementary Terms Due to the rapid development of Digital Currencies and BBNT, these

Terms between you and BBNT Operators do not enumerate or cover all rights and obligations of each party, and do not guarantee full alignment with needs arising from future development. Therefore, THE PRIVACY POLICY (), BBNT PLATFORM RULES, AND ALL OTHER AGREEMENTS ENTERED INTO SEPARATELY BETWEEN YOU AND BBNT ARE DEEMED SUPPLEMENTARY TERMS THAT ARE AN INTEGRAL PART OF THESE TERMS AND SHALL HAVE THE SAME LEGAL EFFECT. YOUR USE OF BBNT SERVICES IS DEEMED YOUR ACCEPTANCE OF THE ABOVE SUPPLEMENTARY TERMS.

c. Changes to These Terms

BBNT reserves the right to change or modify these Terms in its discretion at any time. BBNT will notify such changes by updating the terms on its website () and modifying the [Last revised] date displayed on this page. ANY AND ALL MODIFICATIONS OR CHANGES TO THESE TERMS WILL BECOME EFFECTIVE UPON PUBLICATION ON THE WEBSITE OR RELEASE TO USERS. THEREFORE, YOUR CONTINUED USE OF BBNT SERVICES IS DEEMED



YOUR ACCEPTANCE OF THE MODIFIED AGREEMENT AND RULES. IF YOU DO NOT AGREE TO ANY CHANGES TO THESE TERMS, YOU MUST STOP USING BBNT SERVICES IMMEDIATELY. YOU ARE RECOMMENDED TO FREQUENTLY REVIEW THESE TERMS TO ENSURE YOUR UNDERSTANDING OF THE TERMS AND CONDITIONS THAT APPLY TO YOUR ACCESS TO AND USE OF BBNT SERVICES.

d. Prohibition of Use

BY ACCESSING AND USING BBNT SERVICES, YOU REPRESENT AND WARRANT THAT YOU HAVE NOT BEEN INCLUDED IN ANY TRADE EMBARGOES OR ECONOMIC SANCTIONS LIST (SUCH AS THE UNITED NATIONS SECURITY COUNCIL SANCTIONS LIST), THE LIST OF SPECIALLY DESIGNATED NATIONALS MAINTAINED BY OFAC (THE OFFICE OF FOREIGN ASSETS CONTROL OF THE U.S. DEPARTMENT OF THE TREASURY), OR THE DENIED PERSONS OR ENTITY LIST OF THE U.S. DEPARTMENT OF COMMERCE. BBNT RESERVES THE RIGHT TO CHOOSE MARKETS AND JURISDICTIONS TO CONDUCT BUSINESS, AND MAY RESTRICT OR



REFUSE, IN ITS DISCRETION, THE PROVISION OF BBNT SERVICES IN CERTAIN COUNTRIES OR REGIONS.

2. About BBNT

The Big Brother show is built on the foundation of “reality”. Unity in diversity is the major motivation of the show.

BBNT Project is built on the foundation of a growing community. Community involvement is the untamed wilderness of our future. As we move further away from rigid social structures and traditional mindsets, we become free to discover new ways to solve problems and relate to one another. We are in a world governed by the commodification of time, community-based projects are more than just a change of pace. A community is held together by hundreds, if not thousands, of interconnected moments. By studying those drawn to the show, we realised that true power doesn't come from a single perspective, it comes from working together in harmony.

With that thought bright in our minds, we began developing the Big Brother Nations token Ecosystem in earnest.



3. BBNT Account Registration and ICO Requirements

a. Registration

All Users must apply for a BBNT Account at (<https://bbntoken.com/app/register>) before using BBNT Services. When you register a BBNT Account, you must provide your real name, email address and password, and accept these Terms, the Privacy Policy, and other BBNT Platform Rules. BBNT may refuse, in its discretion, to open a BBNT Account for you. You agree to provide complete and accurate information when opening a BBNT Account, and agree to timely update any information you provide to BBNT to maintain the integrity and accuracy of the information.

b. Eligibility

By registering to use a BBNT Account, you represent and warrant that (i) as an individual, you are at least 18 or are of legal age to form a binding contract under applicable laws; (ii) as an individual, legal person, or other organization, you have full legal capacity and sufficient

authorizations to enter into these Terms; (iii) you have not been previously suspended or removed from using BBNT Services; (iv) you do not currently have a BBNT Account; (v) you are neither a United States user, a Malaysia user, a Singapore-based user, or an Ontario (Canada)-based user; nor are you acting on behalf of a United States user, a Malaysia user, a Singapore-based user, or an Ontario (Canada)-based user. If you act as an employee or agent of a legal entity, and enter into these Terms on their behalf, you represent and warrant that you have all the necessary rights and authorizations to bind such legal entity; (vi) your use of BBNT Services will not violate any and all laws and regulations applicable to you, including but not limited to regulations on anti-money laundering, anti-corruption, and counter-terrorist financing.

c. Account Usage Requirements

The BBNT Account can only be used by the account registrant. BBNT reserves the right to suspend, freeze or cancel the use of BBNT Accounts by persons other than account registrant. If you suspect or become aware of any unauthorized use

of your username and password, you should notify BBNT immediately. BBNT assumes no liability for any loss or damage arising from the use of BBNT Account by you or any third party with or without your authorization.

d. Account Security

BBNT has been committed to maintaining the security of User entrusted funds, and has implemented industry standard protection for BBNT Services. However, the actions of individual Users may pose risks. You shall agree to treat your access credentials (such as username and password) as confidential information, and not to disclose such information to any third party. You also agree to be solely responsible for taking the necessary security measures to protect your BBNT Account and personal information.

You should be solely responsible for keeping safe of your BBNT Account and password, and be responsible for all the transactions under your BBNT Account. BBNT assumes no liability for any loss or consequences caused by authorized or unauthorized use of your account credentials,



including but not limited to information disclosure, information release, consent or submission of various rules and agreements by clicking on the website, online agreement renewal, etc.

By creating a BBNT Account, you hereby agree that:

you will notify BBNT immediately if you are aware of any unauthorized use of your BBNT Account and password or any other violation of security rules;

you will strictly abide by all mechanisms or procedures of BBNT regarding security, authentication, trading, charging, and withdrawal;
and

you will take appropriate steps to logout from BBNT at the end of each visit.

e. Personal Data

Your personal data will be properly protected and kept confidential, but BBNT has the right to collect, process, use or disclose your personal data in accordance with the Terms (including the Privacy Policy) or applicable laws. Depending on the products or services concerned, your personal data may be disclosed to the

your transaction counterparty;
BBNT Operators, and the shareholders, partners, investors, directors, supervisors, senior managers and employees of such entities;
our joint ventures, alliance partners and business partners;
our agents, contractors, suppliers, third-party service providers and professional advisers, including the parties who have been contracted to provide us with administrative, financial, research, operations, IT and other services, in such areas as telecommunications, information technology, payroll, information processing, training, market research, storage and archival;
third-party business partners who provide goods and services or sponsor contests or other promotional activities, whether or not in cooperation with us;
insurance companies or insurance investigators and credit providers;
credit bureaus, or any debt collection agencies or dispute resolution centers in the event of violation or dispute;
business partners, investors, trustees or assignees (actual or expected) that promote business asset



transactions (which can be broadened to include any merger, acquisition or asset sale) of BBNT Operators;
professional consultants such as auditors and lawyers;
relevant government regulatory agencies or law enforcement agencies to comply with laws or regulations formulated by government authorities;
assignees of our rights and obligations;
banks, credit card companies and their respective service providers;
persons with your consent as determined by you or the applicable contract.

III. BBNT Services

Upon completion of the registration and identity verification for your BBNT Account, you may use various BBNT Services. BBNT has the right to:
Provide, modify or terminate, in its discretion, any BBNT Services based on its development plan; and
Allow or prohibit some Users' use of any BBNT Services in accordance with relevant BBNT Platform Rules.

1. Service Usage Guidelines

a. License

Provided that you constantly comply with the express terms and conditions stated in these Terms, BBNT grants you a revocable, limited, royalty-free, non-exclusive, non-transferable, and non-sub licensable license to access and use BBNT Services through your computer or Internet compatible devices for your personal/internal purposes. You are prohibited to use BBNT Services for resale or commercial purposes, including transactions on behalf of other persons or entities. All the above actions are expressly prohibited and constitute a material violation of these Terms.

b. Restriction

When you use BBNT Services, you agree and undertake to comply with the following provisions:

During the use of BBNT Services, all activities you carry out should comply with the requirements of applicable laws and regulations, these Terms, and various guidelines of BBNT;

Your use of BBNT Services should not violate public interests, public morals, or the legitimate interests of others, including any actions that would interfere with, disrupt, or prohibit other Users from using BBNT Services.

Without written consent from BBNT, the following commercial uses of BBNT data are prohibited:

- 1) Trading services that make use of BBNT quotes or market bulletin board information.**
- 2) Data feeding or streaming services that make use of any market data of BBNT.**

Without prior written consent from BBNT, you may not modify, replicate, duplicate, copy, download, store, further transmit, disseminate, transfer, disassemble, broadcast, publish, remove or alter any copyright statement or label, or license, sub-license, sell, mirror, design, rent, lease, private label, grant security interests in the properties or any part of the properties, or create their derivative works or otherwise take advantage of any part of the properties.

By accessing BBNT Services, you agree that BBNT has the right to investigate any violation of these Terms, unilaterally determine whether you have violated these Terms, and take actions under relevant regulations without your consent or prior notice. Examples of such actions include, but are not limited to:



Blocking and closing order requests;
Freezing your account;
Reporting the incident to the authorities;
Publishing the alleged violations and actions that have been taken;
Deleting any information you published that are found to be violations.

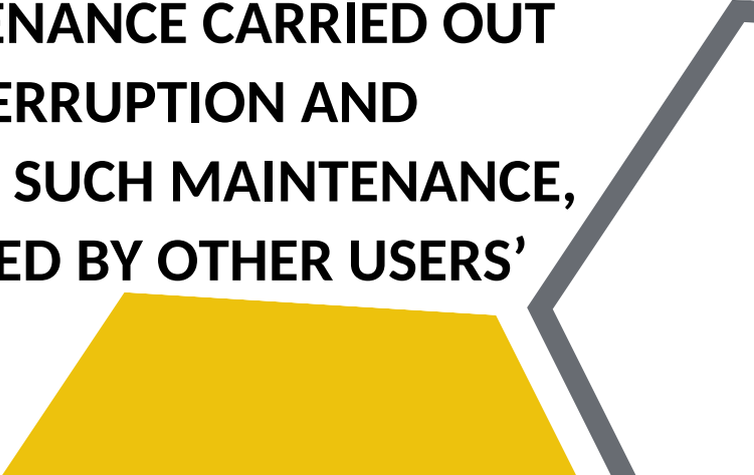
IV. Liabilities

1. Disclaimer of Warranties

TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, BBNT SERVICES, BBNT MATERIALS AND ANY PRODUCT, SERVICE OR OTHER ITEM PROVIDED BY OR ON BEHALF OF BBNT ARE OFFERED ON AN “AS IS” AND “AS AVAILABLE” BASIS, AND BBNT EXPRESSLY DISCLAIMS, AND YOU WAIVE, ANY AND ALL OTHER WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE OR NON-INFRINGEMENT OR WARRANTIES ARISING FROM COURSE OF PERFORMANCE, COURSE OF DEALING OR USAGE IN TRADE. WITHOUT LIMITING THE FOREGOING, BBNT DOES NOT REPRESENT OR



WARRANT THAT THE SITE, BBNT SERVICES OR BBNT MATERIALS ARE ACCURATE, COMPLETE, RELIABLE, CURRENT, ERROR-FREE, OR FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS. BBNT DOES NOT GUARANTEE THAT ANY ORDER WILL BE EXECUTED, ACCEPTED, RECORDED OR REMAIN OPEN. EXCEPT FOR THE EXPRESS STATEMENTS, AGREEMENTS AND RULES SET FORTH IN THESE TERMS, YOU HEREBY ACKNOWLEDGE AND AGREE THAT YOU HAVE NOT RELIED UPON ANY OTHER STATEMENT OR AGREEMENT, WHETHER WRITTEN OR ORAL, WITH RESPECT TO YOUR USE AND ACCESS OF BBNT SERVICES. WITHOUT LIMITING THE FOREGOING, YOU HEREBY UNDERSTAND AND AGREE THAT BBNT WILL NOT BE LIABLE FOR ANY LOSSES OR DAMAGES ARISING OUT OF OR RELATING TO: (A) ANY INACCURACY, DEFECT OR OMISSION OF DIGITAL ASSETS PRICE DATA, (B) ANY ERROR OR DELAY IN THE TRANSMISSION OF SUCH DATA, (C) INTERRUPTION IN ANY SUCH DATA, (D) REGULAR OR UNSCHEDULED MAINTENANCE CARRIED OUT BY BBNT AND SERVICE INTERRUPTION AND CHANGE RESULTING FROM SUCH MAINTENANCE, (E) ANY DAMAGES INCURRED BY OTHER USERS'



ACTIONS, OMISSIONS OR VIOLATION OF THESE TERMS, (F) ANY DAMAGE CAUSED BY ILLEGAL ACTIONS OF OTHER THIRD PARTIES OR ACTIONS WITHOUT AUTHORIZED BY BBNT; AND (G) OTHER EXEMPTIONS MENTIONED IN DISCLAIMERS AND PLATFORM RULES ISSUED BY BBNT.

THE DISCLAIMER OF IMPLIED WARRANTIES CONTAINED HEREIN MAY NOT APPLY IF AND TO THE EXTENT IT IS PROHIBITED BY APPLICABLE LAW OF THE JURISDICTION IN WHICH YOU RESIDE.

2. Disclaimer of Damages and Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, IN NO EVENT WILL BBNT, ITS AFFILIATES AND THEIR RESPECTIVE SHAREHOLDERS, MEMBERS, DIRECTORS, OFFICERS, EMPLOYEES, ATTORNEYS, AGENTS, REPRESENTATIVES, SUPPLIERS OR CONTRACTORS BE LIABLE FOR ANY INCIDENTAL, INDIRECT, SPECIAL, PUNITIVE, CONSEQUENTIAL OR SIMILAR DAMAGES OR LIABILITIES WHATSOEVER (INCLUDING, WITHOUT LIMITATION, DAMAGES FOR LOSS OF DATA, INFORMATION, REVENUE,



PROFITS OR OTHER BUSINESSES OR FINANCIAL BENEFITS) ARISING OUT OF BBNT SERVICES, ANY PERFORMANCE OR NON-PERFORMANCE OF BBNT SERVICES, OR ANY OTHER PRODUCT, SERVICE OR OTHER ITEM PROVIDED BY OR ON BEHALF OF BBNT AND ITS AFFILIATES, WHETHER UNDER CONTRACT, STATUTE, STRICT LIABILITY OR OTHER THEORY EVEN IF BBNT HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES EXCEPT TO THE EXTENT OF A FINAL JUDICIAL DETERMINATION THAT SUCH DAMAGES WERE A RESULT OF BBNT'S GROSS NEGLIGENCE, FRAUD, WILLFUL MISCONDUCT OR INTENTIONAL VIOLATION OF LAW. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE LIMITATION MAY NOT APPLY TO YOU.

NOTWITHSTANDING THE FOREGOING, IN NO EVENT WILL THE LIABILITY OF BBNT, ITS AFFILIATES AND THEIR RESPECTIVE SHAREHOLDERS, MEMBERS, DIRECTORS, OFFICERS, EMPLOYEES, ATTORNEYS, AGENTS, REPRESENTATIVES, SUPPLIERS OR CONTRACTORS ARISING OUT OF SERVICES OFFERED BY OR ON BEHALF OF BBNT



AND ITS AFFILIATES, ANY PERFORMANCE OR NON-PERFORMANCE OF BBNT SERVICES, OR ANY OTHER PRODUCT, SERVICE OR OTHER ITEM, WHETHER UNDER CONTRACT, STATUTE, STRICT LIABILITY OR OTHER THEORY, EXCEED THE AMOUNT OF THE FEES PAID BY YOU TO BBNT UNDER THESE TERMS IN THE TWELVE-MONTH PERIOD IMMEDIATELY PRECEDING THE EVENT GIVING RISE TO THE CLAIM FOR LIABILITY.

3. Indemnification

You agree to indemnify and hold harmless BBNT Operators, their affiliates, contractors, licensors, and their respective directors, officers, employees and agents from and against any claims, actions, proceedings, investigations, demands, suits, costs, expenses and damages (including attorneys' fees, fines or penalties imposed by any regulatory authority) arising out of or related to (i) your use of, or conduct in connection with, BBNT Services, (ii) your breach or our enforcement of these Terms, or (iii) your violation of any applicable law, regulation, or rights of any third party during your use of BBNT Services. If you are obligated to indemnify BBNT Operators, their affiliates,



contractors, licensors, and their respective directors, officers, employees or agents pursuant to these Terms, BBNT will have the right, in its sole discretion, to control any action or proceeding and to determine whether BBNT wishes to settle, and if so, on what terms.

V. Announcements

Please be aware that all official announcements, news, promotions, competitions and airdrops will be listed on our social links (Twitter, Facebook, Instagram, Telegram) @bbntoken.

USERS UNDERTAKE TO REFER TO THESE MATERIALS REGULARLY AND PROMPTLY. BBNT WILL NOT BE HELD LIABLE OR RESPONSIBLE IN ANY MANNER OF COMPENSATION SHOULD USERS INCUR PERSONAL LOSSES ARISING FROM IGNORANCE OR NEGLIGENCE OF THE ANNOUNCEMENTS.

VI. Termination of Agreement

1. Suspension of BBNT Accounts

You agree that BBNT shall have the right to immediately suspend your BBNT Account (and any accounts beneficially owned by related entities o

affiliates), freeze or lock the Digital Assets or funds in all such accounts, and suspend your access to BBNT for any reason including if BBNT suspects any such accounts to be in violation of these Terms, our Privacy Policy, or any applicable laws and regulations. You agree that BBNT shall not be liable to you for any permanent or temporary modification of your BBNT Account, or suspension or termination of your access to all or any portion of BBNT Services. BBNT shall reserve the right to keep and use the transaction data or other information related to such BBNT Accounts. The above account controls may also be applied in the following cases:

The BBNT Account is subject to a governmental proceeding, criminal investigation or other pending litigation;

We detect unusual activities in the BBNT Account;

We detect unauthorized access to the BBNT Account;

We are required to do so by a court order or command by a regulatory/government authority.

2. Cancellation of BBNT Accounts

In case of any of the following events, BBNT shall

have the right to directly terminate these Terms by cancelling your BBNT Account, and shall enjoy the right but not the obligation to permanently freeze (cancel) the authorizations of your BBNT Account on BBNT and withdraw the corresponding BBNT Account thereof:

after BBNT terminates services to you;

you allegedly register or register in any other person's name as a BBNT User again, directly or indirectly;

the information that you have provided is untruthful, inaccurate, outdated or incomplete;

when these Terms are amended, you state your unwillingness to accept the amended Terms by applying for cancellation of your BBNT Account or by other means;

you request that BBNT Services be terminated; and

any other circumstances where BBNT deems it should terminate BBNT Services.

Should your BBNT Account be terminated, the account and transactional information that meet data retention standards will be securely stored for 5 years. In addition, if a transaction is



unfinished during the account termination process, BBNT shall have the right to notify your counterparty of the situation at that time. You acknowledge that a user-initiated account exit (right to erasure under GDPR or other equivalent regulations) will also be subjected to the termination protocol stated above.

If BBNT is informed that any Digital Assets or funds held in your BBNT Account are stolen or otherwise are not lawfully possessed by you, BBNT may, but has no obligation to, place an administrative hold on the affected funds and your BBNT Account. If BBNT does lay down an administrative hold on some or all of your funds or BBNT Account, BBNT may continue such hold until such time as the dispute has been resolved and evidence of the resolution acceptable to BBNT has been provided to BBNT in a form acceptable to BBNT. BBNT will not involve itself in any such dispute or the resolution of the dispute. You agree that BBNT will have no liability or responsibility for any such hold, or for your inability to withdraw Digital Assets or funds or execute trades during the period of any such hold.



3. Remaining Funds After BBNT Account Termination

Except as set forth in paragraph 4 below, once a BBNT Account is closed/withdrawn, all remaining account balance (which includes charges and liabilities owed to BBNT) will be payable immediately to BBNT. Upon payment of all outstanding charges to BBNT (if any), Users will have 5 business days to withdraw all Digital Assets or funds from the account.

4. Remaining Funds After BBNT Account Termination Due to Fraud, Violation of Law, or Violation of These Terms

BBNT maintains full custody of the Digital Assets, funds and User data/information which may be turned over to governmental authorities in the event of BBNT Accounts' suspension/closure arising from fraud investigations, investigations of violation of law or violation of these Terms.

VII. No Financial Advice

BBNT is not your broker, intermediary, agent, or advisor and has no fiduciary relationship or

obligation to you in connection with any trades or other decisions or activities effected by you using BBNT Services. No communication or information provided to you by BBNT is intended as, or shall be considered or construed as, investment advice, financial advice, trading advice, or any other sort of advice. Unless otherwise specified in these Terms, all trades are executed automatically, based on the parameters of your order instructions and in accordance with posted trade execution procedures, and you are solely responsible for determining whether any investment, investment strategy or related transaction is appropriate for you according to your personal investment objectives, financial circumstances and risk tolerance, and you shall be solely responsible for any loss or liability therefrom. You should consult legal or tax professionals regarding your specific situation. BBNT does not recommend that any Digital Asset should be bought, earned, sold, or held by you. Before making the decision to buy, sell or hold any Digital Asset, you should conduct your own due diligence and consult your financial advisors prior to making any investment decision.



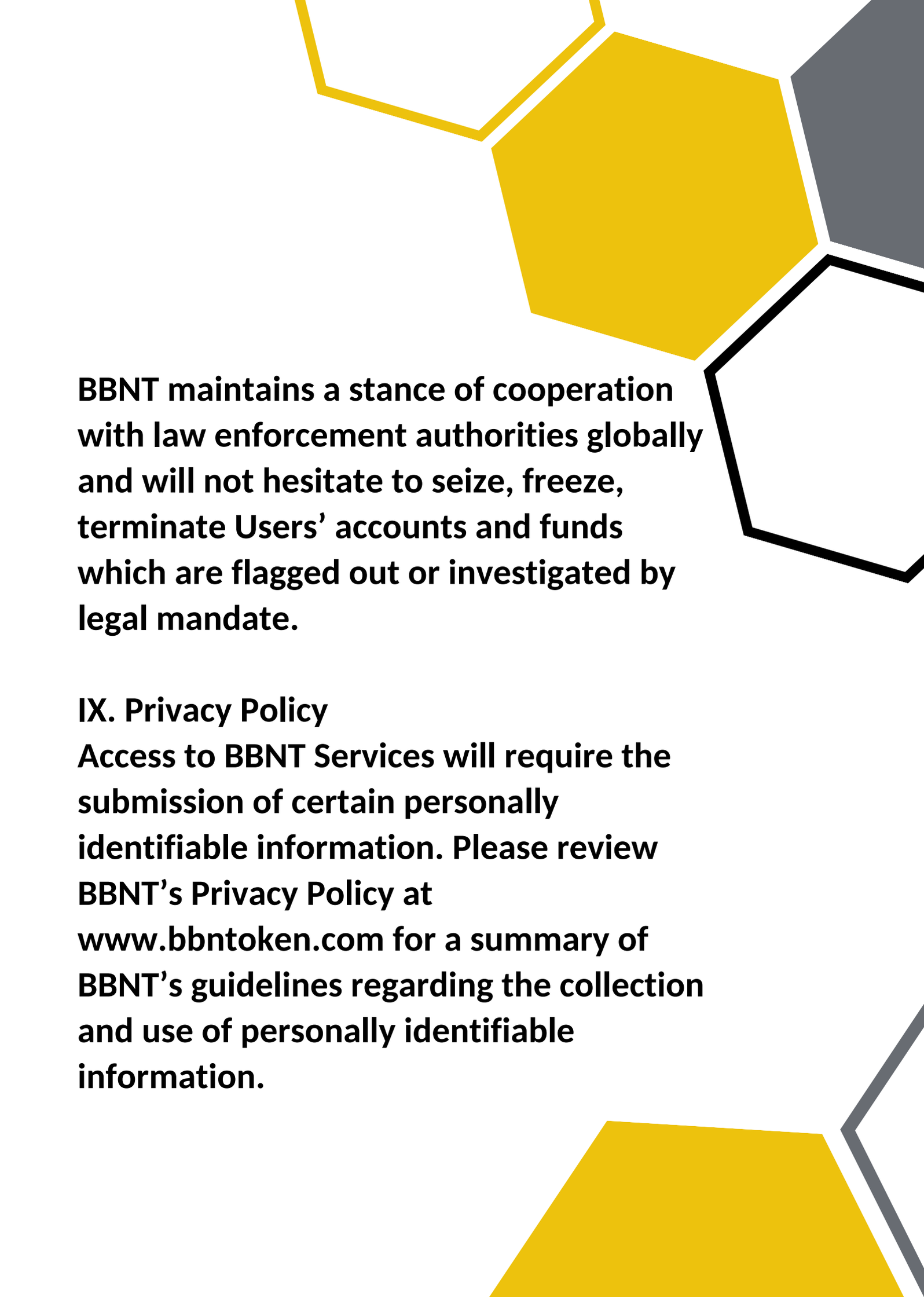
BBNT will not be held responsible for the decisions you make to buy, sell, or hold Digital Asset based on the information provided by BBNT.

VIII. Compliance with Local Laws

It is Users' responsibility to abide by local laws in relation to the legal usage of BBNT Services in their local jurisdiction as well as other laws and regulations applicable to Users. Users must also factor, to the extent of their local laws all aspects of taxation, the withholding, collection, reporting and remittance to their appropriate tax authorities.

ALL USERS OF BBNT SERVICES ACKNOWLEDGE AND DECLARE THAT THEIR FUNDS COME FROM LEGITIMATE SOURCES AND DO NOT ORIGINATE FROM ILLEGAL ACTIVITIES; USERS AGREE THAT BBNT WILL REQUIRE THEM TO PROVIDE OR OTHERWISE COLLECT THE NECESSARY INFORMATION AND MATERIALS AS PER RELEVANT LAWS OR GOVERNMENT ORDERS TO VERIFY THE LEGALITY OF THE SOURCES AND USE OF THEIR FUNDS.





BBNT maintains a stance of cooperation with law enforcement authorities globally and will not hesitate to seize, freeze, terminate Users' accounts and funds which are flagged out or investigated by legal mandate.

IX. Privacy Policy

Access to BBNT Services will require the submission of certain personally identifiable information. Please review BBNT's Privacy Policy at www.bbntoken.com for a summary of BBNT's guidelines regarding the collection and use of personally identifiable information.