

GENERAL RISK WARNING

This General risk warning ("Warning") is an agreement between you ("User", "You") and Web4 Solutions Limited, company registration code: 239845, registered in Suite 3, 1st Floor, La Ciotat Building, Mont Fleuri, Mahe, Seychelles ("Company", " We ") tokenised mining platform ("Platform"), located on the site <https://demi.gg> ("Site").

1. General provisions

1.1. Please read this warning carefully.

1.2. You agree to this Warning and express your consent that this document is legally binding on you if you operate your activity on this Platform.

1.3. We may amend or amend this Warning by posting the amended Warning on the Site. The warning may be changed by us without any special notice, the new version of the Warning shall enter into force from the moment of its posting on the Site, unless otherwise provided by the new edition of the Warning.

1.4. You must regularly review the terms and conditions of this document to check for amendments and/or supplements.

1.5. Continuation of your use of the Platform after making changes and/or additions to this document means agreement and acceptance by the User of such changes and/or additions.

1.6. In case of disagreement with any of the conditions of this Warning, as well as contradiction of the Warning to the provisions of the legislation of the country of your location, you undertake not to use the Platform, otherwise you will bear all losses and expenses, caused by non-compliance with these requirements both to us and to third parties.

2. Information about risks

2.1. Activities related to deals (transactions) with Token DEMI ("Token") involve a high risk of total loss of cash and other rights (investments) transferred in exchange for Token (including due to Token value volatility, technical failures (errors) committing unlawful acts, including theft, etc.).

2.2. The legal regulation of Token transactions is not uniform and the consequences of such transactions may be subject to different legal assessments in different States.

2.3. Trading cryptocurrencies and participating in projects based on blockchain technology imply significant risks. Using the services of the Platform ("Service") User takes all risks on himself.

2.4. Token prices can fluctuate significantly in a short time due to various factors such as demand and supply, crypto market news, and national regulation. Users must be prepared for possible financial losses due to Token volatility.

2.5. Participation in Token's stacking implies certain risks. In particular, stacking may cause your deposit to be lost due to Token price volatility. Make sure you fully understand the stacking mechanism and the risks involved before you make a decision about investing.

2.6. Token Speculation could lead to financial losses due to unpredictable fluctuations in the value of Token. We do not give investment advice, and participating in speculation is solely your decision and your responsibility.

2.7. We do not provide personal advice regarding our Services. We sometimes provide factual information, transaction procedures information and information about potential risks. However, any decision to use our Services is up to you. No communication or information provided to you is or should be considered or interpreted as an investment board, financial board, trade board or any other board. You are solely responsible for determining whether any investment, investment strategy, or related transaction is appropriate to your personal investment goals, financial circumstances, and risk tolerance.

2.8. By accepting the Platform Services, you take full responsibility for your actions. We strongly recommend that you do not invest more than you can afford to lose, and that you always make informed decisions about your involvement and use of Token.

2.9. The taxation of transactions with Token and cryptocurrencies is uncertain, you are responsible for determining which taxes you can pay and how they are applied when making transactions through our Site.

You are required to report and pay any taxes that may arise because of using the Platform and acknowledge that the Platform does not provide legal or tax advice regarding these transactions.

If you have any doubts about your tax status or obligations when using the Platform, you can seek independent advice.

2.10. You acknowledge that when, where and as required by current legislation, the Company will report information about your transactions, transfers, distributions or payments to tax or other public authorities.

Similarly, when, where and as required by current legislation, the Company withholds taxes related to your transactions, transfers, distributions or payments.

The applicable law may also prompt the Platform to request additional tax information or documentation from you.

You acknowledge that failure to respond to these requests in a timely manner may result in withholding of taxes from the Company, which will be transferred to the tax authorities as defined by the relevant legislation.

You are advised to seek professional and personal advice on tax matters regarding the above before making any transaction with digital assets.

2.11. When you communicate with us electronically, you should know that electronic communication may fail, may be delayed, may be unsafe and/or may not reach your intended destination.

2.12. If you have any questions or concerns not related to the above-mentioned questions outlined in this document, feel free to contact our support team, which is always ready to help and advise you within reasonable limits.