

HandSqueeze / DollarSqueeze

Cookie Policy

Last Updated: 4th September 2023

We place a strong emphasis on being open and truthful about how we get and make use of the personal information HandSqueeze / DollarSqueeze gathers about you. As a result, by following these instructions, you can learn more about our cookie rules and how to control them.

Now that you've learned everything there is to know about cookies, do you want to change your settings? No issue. To update your website's cookies and modify your privacy settings, go to Cookie Settings. Do you wish to learn more about cookies and how we use them? Read to put your worries to rest.

What are cookies?

Cookies are text files that are transferred to or read by your web browser or your device's memory. The name of the domain (Internet address) from which a cookie originated, its "lifetime" (the date on which it expires), and certain other identifying information are frequently included in cookies. Cookies may also retain user preferences, browsing histories, and actions made while using our services in addition to device-specific data. According to Canadian privacy laws and regulations, websites and applications must obtain user consent before using cookies. When consumers visit websites and other online resources, these regulations protect their personal information and right to privacy.

When a website asks for a user's consent before utilizing cookies, it is transparent and truthful about the data it gathers and how it uses it. By requesting their consent, the website provides users control over their data and the option of whether or not to disclose it.

Types of Cookies website uses

Session and persistent cookies

The two primary types of cookies are session cookies and persistent cookies. Session cookies are only active while your browser is open. Session cookies serve a number of purposes, including tracking your usage of our website during a single browser session and making it easier for you to use it. Cookies that last longer and are retained after the current session are called persistent cookies. These cookies make it easier to return to our website for analytics and other performance-related purposes.

First-party and third-party cookies

Both first-party and third-party sources use cookies. Your device receives first-party cookies from us directly. For instance, we gather information on how you use our website and adjust it to your browser's preferred language via first-party cookies. Our partners and service providers may use third-party cookies on your computer or device. The consent management features on our website and mobile application provide further information about these partners and service providers.

Device Cookies

To offer the user the requested service to their computer or other web browsers, device cookies are transmitted from a server or domain that the editor manages.

What do we use cookies for?

Cookies can track user activity and collect data to improve advertising or user experience. Even though it might be a useful tool for organizations, it also raises concerns about security and privacy.

We utilize our own and third-party cookies to accomplish several goals, such as recognizing you as a user, comprehending your browsing preferences, gathering statistics, customizing how information is displayed, and improving our goods and services.

The specifics of the cookies that enable us to give you the finest services are as follows:

Other tracking technologies

Cookies and other technologies like tracking URLs, software development kits (SDKs), and web beacons (also known as pixel tags or clear gifs) all serve similar purposes. We can tell when someone visits our website or opens an email we sent them thanks to web beacons, small picture files with a special identifier.

Using tracking URLs, specialized links, we can determine where website visitors came from. Small pieces of code known as SDKs are incorporated into programs, and they serve similar purposes as cookies and web beacons. In this Cookie Policy, these technologies are also called "cookies" for convenience.

Your Consent regarding these Cookies

Please be aware that unless you permit us through the settings you choose in the Settings Panel and the access banner, we won't put cookies on your computer. All of the aforementioned assertions are true except for technical cookies, which are necessary for computer browsing and/or to provide the requested service.

How can I control cookies?

You may decide whether to accept or refuse cookies. You can exercise your right to regulate cookies by changing your preferences in the Cookie Consent Manager. You can define which types of cookies you accept or reject using the Cookie Consent Manager. Because they are absolutely important to the provision of services, essential cookies cannot be rejected.

You can still use our website if you reject cookies, but access to some services and portions could be limited. You can also modify or adjust your web browser's cookie acceptance settings.

How to Revoke the Consent

By altering the settings on the Panel, the user can always change or revoke their consent. The link at the top of this Cookies Policy can be used to access the Settings Panel by the user.

We retain the user's choice for up to 24 months, however there are situations when we need new consent. Additionally, we reserve the right to re-ask for your consent if cookies, their use, or third parties are implicated.

Please be aware that you solely have to administer and regulate your provider's third-party cookie revocation policy. The browser's settings or a third-party program can be used to get rid of them. See the links we provide for details on how to do this using the Settings Panel.

Users can always activate, block, or delete cookies from their browser on their electronic device and their browsing history, which might include cookies.

Here are the links to access the options and instructions for your browser if you use a desktop or browser app:

For the Internet Explorer web browser, please visit this page from Microsoft:
<http://support.microsoft.com/kb/278835>

For the Chrome web browser, please visit this page from Google:
<https://support.google.com/accounts/answer/32050>

For the Safari web browser, please visit this page from Apple:
<https://support.apple.com/guide/safari/manage-cookies-and-website-data-sfri11471/mac>

For the Firefox web browser, please visit this page from Mozilla:
<https://support.mozilla.org/en-US/kb/delete-cookies-remove-info-websites-stored>

Google Analytics

Google Analytics is what we utilize to report website trends. Through the use of cookies and other data-gathering tools, this Google tool compiles information on how you use the website and services.

To find out more about how Google collects and utilizes data, visit.
<https://policies.google.com/technologies/partner-sites>.

You can opt out of Google Analytics by downloading the Google Analytics opt-out browser add-on at <https://tools.google.com/dlpage/gaoptout> and opt out of Google's ad personalization at <https://adssettings.google.com>

Contact Us

For any queries regarding our Cookie Policy, contact us by writing to:
info@handsqueeze.io / info@dollarsqueeze.io

Terms and Conditions

Last Updated: 31st August 2023

Between you ("you" or "your") and HandSqueeze / DollarSqueeze ("HandSqueeze / DollarSqueeze", "we", "our", or "us"), these Terms are a binding contract. The HandSqueeze / DollarSqueeze Services that are made available to you on, through, or outside of the Platform are subject to the Terms. If stated in these Terms, any Product Terms, or any other terms, any HandSqueeze / DollarSqueeze Affiliate may also supply HandSqueeze / DollarSqueeze Services.

These Terms, along with any other documents or terms referred to in these Terms, are read, understood, and accepted by you when you register for a HandSqueeze / DollarSqueeze Account, access the Platform, and/or use the HandSqueeze / DollarSqueeze Services. You accept and agree that these Terms, as they may be revised and altered from time to time, shall apply to you and that you will abide by them.

Risk Warning

According to your personal investing, financial situation, and risk tolerance, it is your obligation to decide whether any investment, investment plan, or related transaction is right for you. You are also responsible for any connected loss or liability. We do not advise you to purchase, acquire, sell, or hold any Digital Assets. You should conduct your own research and speak with your financial advisor before deciding to buy, sell, or hold any Digital Asset. We disclaim all liability for any damages you may experience as a result of any decisions you make to acquire, earn, sell, or hold Digital Assets based on the information we give.

Thus, We do not operate as your broker, middleman, agent, or advisor, and we owe you no fiduciary duty or other obligation with respect to any Transactions or other actions you take while utilizing the HandSqueeze / DollarSqueeze Services. No message or information that we give you is intended to be, or should be interpreted as, advice of any sort. We do not offer any kind of financial or consulting advice.

No Personal Advice

Regarding our goods or services, we don't offer personalized advice. On occasion, we offer factual data, information on transactional processes, and information on potential dangers. However, you are solely responsible for deciding whether to use our goods or services. No communication or information that HandSqueeze / DollarSqueeze sends to you should be interpreted as advice of any kind, whether it be financial, trading, or investment-related. According to your individual investing

goals, financial situation, and risk tolerance, you are solely responsible for deciding if any investment, investment plan, or associated transaction is suitable for you.

No Tax, Regulatory or Legal Advice

You are responsible for evaluating what taxes you might be subject to and how they apply while dealing using the HandSqueeze / DollarSqueeze Services because it is unclear how to tax digital assets. You agree that HandSqueeze / DollarSqueeze does not give legal or tax advice on these transactions and that it is your duty to report and pay any taxes that may result from using the HandSqueeze / DollarSqueeze Services. When utilizing HandSqueeze / DollarSqueeze Services or with regard to the Digital Assets held to the credit of your HandSqueeze / DollarSqueeze account, if you have any questions concerning your tax obligations or status, you may want to see a professional.

You understand that HandSqueeze / DollarSqueeze must report information about your transactions, transfers, distributions, or payments to tax authorities or other public authorities when, where, and as required by applicable law. In a similar vein, HandSqueeze / DollarSqueeze will deduct taxes from your transactions, transfers, distributions, or payments when, where, and to the extent permitted by relevant law. HandSqueeze / DollarSqueeze may also ask you for extra tax information, status, certificates, or proof if applicable laws require it. You agree that if you don't respond to these requests within the specified time frame, HandSqueeze / DollarSqueeze may deduct taxes from your payment and send them to the appropriate tax authorities in accordance with applicable legislation. Before engaging in any transaction involving digital assets, you are urged to acquire expert and private tax counsel regarding the aforementioned.

Market Risks

Trading in digital assets entails significant market risk and fluctuating prices. Value changes have the potential to be substantial, sudden, and abrupt. Performance in the past is not a good predictor of future success. You might not get back the full amount you invested because an investment's value and its returns are subject to both ups and downs.

Availability Risk

We make no promises regarding the availability of the HandSqueeze / DollarSqueeze Services at any certain moment or for the absence of unanticipated service interruptions or network congestion. When you want to buy, sell, store, transfer, send, or receive digital assets, it might not be possible to do so.

The goods and services that HandSqueeze / DollarSqueeze can legitimately offer may be constrained by the laws in some nations. As a result, certain Platform features, products, and/or functionality might not be accessible in certain locations or to certain Users, and any HandSqueeze / DollarSqueeze campaigns, user competitions, or other promotions won't be open to (and aren't intended for) Users to whom restrictions apply. In each jurisdiction from which the Platform and the HandSqueeze / DollarSqueeze Services are accessed by or on behalf of the User, Users are responsible for becoming aware of and adhering to any restrictions and/or requirements imposed with respect to the access to and use of the Platform and the HandSqueeze / DollarSqueeze Services.

With regard to access to and use of the Platform and/or the HandSqueeze / DollarSqueeze Services, HandSqueeze / DollarSqueeze retains the right, at any time and without prior notice, to amend, modify, or impose new restrictions.

Security Risk

HandSqueeze / DollarSqueeze is unable to completely eliminate all security issues. To provide you with the highest level of security, we are employing multiple security measures to overlay each other in order to provide you the best security service. However, whether you permitted the transactions or not, you are still in charge of protecting the password for your HandSqueeze / DollarSqueeze Account and could be held liable for all of them. Losses resulting from illegal or unauthorized transactions may not be recovered, and transactions in digital assets may be irrevocable.

Risks in Communication

You should be aware that electronic communications can fail, can be delayed, may not be secure, and/or may not reach the intended recipient when you communicate with us electronically.

Currency

Your earnings and losses will be impacted by currency exchange fluctuations.

Legal Risk

The value of digital assets could be significantly impacted by changes to laws and regulations. This risk is illiquid and can change from market to market.

Introduction

HandSqueeze / DollarSqueeze will cause a paradigm shift, perhaps saving millions of dollars from scammers stealing other people's hard-earned money. HandSqueeze / DollarSqueeze will save individuals a lot of time by validating all users and ensuring the legitimacy of those offering services on our One-of-a-Kind Social Web3 Platform.

Another extremely significant point that we would like to make is that we are aware of how quickly the cryptocurrency field is developing, with 100–1000 new projects debuting daily. The majority of them don't know where to seek to locate the correct people to supply them with everything they need for their project, so they have to waste time asking around and hunting for reputable service providers. In light of this, we have also included a cutting-edge, secure, efficient, and dependable KYC process that will verify each individual within 1-2 minutes rather than making them wait a full day and delay receiving the service they need.

Eligibility

You must meet the following requirements in order to be eligible to open a HandSqueeze / DollarSqueeze Account and use the HandSqueeze / DollarSqueeze Services:

1. You must be an individual, corporation, legal person, entity, or other organization with the right, power, and capacity to enter into and abide by these Terms.
2. You must be at least 18 years old if you are an individual; and not have had their access to HandSqueeze / DollarSqueeze Services previously suspended or terminated.
3. Not already possess a HandSqueeze / DollarSqueeze Account at this time, and:
4. Not access the HandSqueeze / DollarSqueeze Services or cause us or any third party to break any applicable laws by being situated, incorporated, otherwise established in, a citizen of, resident of, or having business operations in such a jurisdiction

HandSqueeze / DollarSqueeze Services

We are proudly providing the following services:

Secure use of our platform instead of connecting to the platform which is unnecessary because each profile generates a unique and secure walled garden. This manner, we can ensure the highest level of protection for our consumers' digital currency.

Connect with Influencers, Marketing Agencies, Audit/KYC firms, Launchpads, Coders/Web3 DEVs, CEX Listing Agents, AMA hosts, Telegram Callers, and other professionals

Fees

Payment of fees

By using the HandSqueeze / DollarSqueeze Services, you agree to pay all fees that are shown on the Fee Structure page of our website or otherwise made known to you in any applicable Product Terms.

You give us permission to debit from your HandSqueeze / DollarSqueeze Account all relevant fees, commissions, interest, charges, and other amounts that you due in accordance with these Terms or any applicable Product Terms, using the calculation method described on our Fee Structure page.

If you owe us money in one digital asset but do not have enough of that asset to cover it, we may use the money owed in another digital asset to cover the difference. In this case, we will convert the digital asset you own into the digital asset that the money owed to us is denominated in (or the equivalent in fiat currency), at the rate that is currently being offered on the platform or at any other commercially reasonable rate that we may decide.

You acknowledge that any amount due and payable from you under this clause is a debt immediately due and owing by you to us in such amount and form (whether in the form of a Digital Asset or otherwise) as we may determine, acting in a commercially reasonable manner.

Amending our fees

We may change or adjust our fee structure from time to time.

Details Regarding HandSqueeze / DollarSqueeze Account

Creating a HandSqueeze / DollarSqueeze Account

To utilize the Platform and HandSqueeze / DollarSqueeze Services, you must first create and maintain a HandSqueeze / DollarSqueeze Account. This could be a HandSqueeze / DollarSqueeze Account for a single person or a Corporate HandSqueeze / DollarSqueeze Account for a company, organization, or other organization.

We only reserve the right to furnish any and all HandSqueeze / DollarSqueeze Accounts. Without giving a reason, we reserve the right to reject any application for a HandSqueeze / DollarSqueeze Account and to impose a cap on the number of HandSqueeze / DollarSqueeze Accounts you are permitted to have.

By opening a HandSqueeze / DollarSqueeze Account, you consent to the following:

1. If you are an individual user, you will only use your HandSqueeze / DollarSqueeze Account for yourself and not for the benefit of any third party, unless you have our prior written consent; and
2. If you are a corporate user, your Permitted Users will only use the Corporate HandSqueeze / DollarSqueeze Account for your benefit and not for the benefit of any third party, unless you have our prior written consent.

Each and every action taken in connection with your HandSqueeze / DollarSqueeze Account is entirely your responsibility.

Identity verification

You will need to comply with our identity verification procedures before you are able to open a HandSqueeze / DollarSqueeze Account and access and use the HandSqueeze / DollarSqueeze Services, by supplying us with certain information about yourself and, where necessary, your able Users. You are required to give complete, accurate, and honest information. Any time this information changes, you must update it.

You grant us permission to conduct any investigations we deem necessary to confirm your identity and the identities of any Permitted Users, to safeguard you and/or us from fraud, money laundering, terrorist financing, or other financial crimes, and to take any actions we deem necessary in response to the findings of those investigations.

You agree and understand that when we conduct inquiries, identity verification, compliance data recording, credit reference, fraud prevention, or financial crime agencies may receive your personal data, along with the personal data of any Permitted Users, and that these agencies may fully respond to our inquiries. To learn more about how we handle your personal data, please consult our Privacy Policy.

Records

For as long as it is necessary to fulfill the relevant purposes outlined in this privacy notice, as well as as may be mandated by law, such as for tax and accounting purposes, compliance with anti-money laundering laws, or as may be otherwise communicated to you, we retain your personal data to enable your continued use of HandSqueeze / DollarSqueeze Services. For more information on how we collect and use your personal data in connection with the use and operation of our Sites and the HandSqueeze / DollarSqueeze Services, please see our Privacy Notice.

Accessing your HandSqueeze / DollarSqueeze Account

Access to Account

You or, as appropriate, your Permitted Users must have the required tools (such as a computer or smartphone) and internet connectivity in order to access your HandSqueeze / DollarSqueeze Account. You can immediately access your HandSqueeze / DollarSqueeze Account through the Platform or through any other method (including APIs) that we may specify. Only the Access IDs we offer to you or your Permitted Users for such purposes may you access your HandSqueeze / DollarSqueeze Account. To safeguard your HandSqueeze / DollarSqueeze Account, we could impose multi-factor verification.

Other terms that we disclose to you may also apply to the usage of the Platform and other access methods.

Restricting access to third parties

Any HandSqueeze / DollarSqueeze Account (or Accounts) registered in your name must be used only by you or, in the case of Corporate HandSqueeze / DollarSqueeze Accounts, your Permitted Users, in line with these Terms.

Account information and Transaction records

Your Account History

On the Platform, you will have access to your Account History. Within fourteen (14) calendar days of the date your Account History is delivered or made available to you, you must carefully check it and let us know if you see any entries or Transactions that you do not recognise or that you believe are erroneous.

Handling and Correcting Errors

Any error in your Account History may be corrected at any time, and we reserve the right to cancel or undo any Transaction involving or resulting from a manifest error, as well as to change the transaction's specifics to reflect what we erroneously believe to be the true or accurate specifics of the transaction in the absence of the manifest error.

Without limiting the generality of the other provisions in these Terms and absent fraud or bad faith, HandSqueeze / DollarSqueeze shall not be liable to you for any loss or demand of any kind you may incur in connection with any manifest error, however it arises, whether direct, indirect, special, or consequential, including, but not limited to, loss of profit or loss of opportunity, even if HandSqueeze / DollarSqueeze had been informed of the potential.

Information sharing

We might have to divulge details regarding your HandSqueeze / DollarSqueeze Account and Account History to third parties in accordance with Applicable Law. You acknowledge that we have the right to release such information, and you concur. You can read our Privacy Notice for additional details about how we handle your personal data.

Transactions

Participating in Transactions

You have the option to engage in Transactions directly with us or with other users, whether or not we assist them.

We provide no assurances or warranties regarding the success or timely completion of any Transaction.

Unauthorized Transactions

Your HandSqueeze / DollarSqueeze Account is within your control and controllable use. As a result, unless we receive notice to the contrary, we will assume that you, or a Permitted User, have allowed any Instruction delivered from your HandSqueeze / DollarSqueeze Account. To ensure that any unauthorized or suspect activity on your HandSqueeze / DollarSqueeze Account is found and reported to us as soon as possible, it is crucial that you keep an eye on your Account History. Unless you have notified us in accordance with this clause, we are not liable for any claims or losses stemming from a Transaction carried out as a result of an unlawful Instruction.

Retention of Transaction information

You agree to allow us to keep a record of all Transaction information for the duration of your HandSqueeze / DollarSqueeze Account as long as it is necessary to fulfil their intended purposes, or for such other period as prescribed by Applicable Law, in order to facilitate compliance with international industry standards for data retention. However, you agree not to require us to do so. For more information on how we gather and use information about how our sites and the HandSqueeze / DollarSqueeze Services are used and performed, please see our Privacy Notice.

Termination, suspension, holds and restrictions of Account

Our right

Any part or feature of the HandSqueeze / DollarSqueeze Services may be changed at any moment, either temporarily or permanently. In particular, we may:

1. refuse to complete or block, cancel, or, where allowed by Applicable Law, reverse any Transaction you have authorized;
2. terminate, suspend, or restrict your access to any or all of the HandSqueeze / DollarSqueeze Services;
3. terminate, suspend, close, hold, or restrict your access to any or all of your HandSqueeze / DollarSqueeze Account(s); and
4. refuse to provide information or instructions to third parties, such as third-party wallet operators, but not exclusively.
5. take whatever action we deem necessary, in each instance with immediate effect, and for any reason, including but not limited to:

- you are no longer eligible to use one or more HandSqueeze / DollarSqueeze Services;
- Or When we belief or suspect that:

(i) Using HandSqueeze / DollarSqueeze Account for any fraudulent, unlawful, or unauthorized purposes has occurred or will occur;

(ii) the person logged into your HandSqueeze / DollarSqueeze Account is not you;

(iii) more than one natural person is logged into your HandSqueeze / DollarSqueeze Account.

- Regarding your creditworthiness or financial situation, we have legitimate concerns, including:

(i) if you are an individual, you under the influence of an act of bankruptcy, go bankrupt, lose your mental capacity, or have legal proceedings to put you in bankruptcy commenced against you;

(ii) if you are acting on behalf of a partnership, any of the partners pass away, go bankrupt, lose their mental capacity, commit an act of bankruptcy, or have legal proceedings to put any of the partners in bankruptcy commenced against them.

(iii) you call a meeting of your creditors, propose or make any

compromise or arrangement with, or make any assignment for the benefit of, your creditors;

(iv) if you are acting on behalf of a corporation, the corporation is unable to pay its debts as and when they are due, or action is taken to place the corporation in insolvency, judicial management, receivership, administrative management, or any similar or analogous proceedings;

- we logically believe that the law, or any court or authority to which we are subject, in any jurisdiction, requires us to do so;
- we have suspect:

(i) that you have violated any Product Terms or these Terms;

(ii) that any stated or implied guarantees in these Terms or any Product Terms have been violated;

(iii) that any Transaction is unauthorized, inaccurate, fraudulent, or unlawful, or we have determined or suspect that your HandSqueeze / DollarSqueeze Account or the HandSqueeze / DollarSqueeze Services are being used in a fraudulent, unauthorized, or illegal manner;

(iv) there is any instance of money laundering, terrorist financing, or any other illegal activity;

(v) you have made representations regarding any of the foregoing.

Handling Material interests and conflict

Nature of our duties

You acknowledge and agree that, unless otherwise expressly stated in these terms, neither your relationship with us nor any HandSqueeze / DollarSqueeze Services we offer to you will give rise to any duties on our part or that of any HandSqueeze / DollarSqueeze Affiliate, whether such duties are legal, equitable, or fiduciary in nature. In particular, we and any HandSqueeze / DollarSqueeze Affiliate may occasionally serve in many capacities, and in those roles, we may collect payments from multiple users, including you, in the form of fees or commissions. By using any additional HandSqueeze / DollarSqueeze Services or conducting business with or on behalf of you, any HandSqueeze / DollarSqueeze Affiliate, or any other user, you authorize us to operate in such capacities.

Material interests

You acknowledge and agree that neither we nor any HandSqueeze / DollarSqueeze Affiliate shall be obligated to:

1. consider any information known to us or to any HandSqueeze / DollarSqueeze Affiliate to which we or such HandSqueeze / DollarSqueeze Affiliate has a material interest;
2. disclose any such information to you; or
3. use any such information for your benefit. You further understand that occasionally, when providing HandSqueeze / DollarSqueeze Services to you, we may obtain broad market information that we may utilize in the regular course of our business.

Conflicts of interest

In order to take all necessary measures to identify and manage conflicts of interest between us and our users and relevant third parties, as well as to prevent conflicts from adversely affecting the interests of our users, we have established and maintained effective organizational and administrative arrangements.

We will inform you of the nature and/or sources of the relevant conflicts of interest and the steps taken to mitigate those risks in cases where such organizational and administrative arrangements are not sufficient to ensure that the risks of harm to your interests will be prevented. This will give you the information you need to decide whether to continue doing business with us. If there is a conflict of interest that cannot be resolved through other means, we have the right to decline to represent you at any time.

Liability and Obligations

Prohibited use

Without limiting any other restriction or limitation stated in these terms, by opening a HandSqueeze / DollarSqueeze Account, you and any Permitted User agree not to:

1. violate these Terms or any agreement entered into in accordance with, or in connection with, these Terms, including, but not limited to, any Product Terms;
2. use HandSqueeze / DollarSqueeze Services in a way that is against the law, public morals, or the rights of others;
3. use the HandSqueeze / DollarSqueeze Services for any activity that, in HandSqueeze / DollarSqueeze's sole judgment, constitutes market manipulation (including, without limitation, pump and dump schemes, wash trading, self-trading, front running, quote stuffing, and spoofing or layering), whether or not such activity is prohibited by applicable law;
4. use HandSqueeze / DollarSqueeze Services to run lotteries, bidding fee auctions, sports forecasting or odds making, fantasy sports leagues with cash prizes, online gaming, contests, sweepstakes, or games of chance; or engage in fraudulent activity or cause us to suspect that you or any Permitted User have done so;
 - a. conduct your business or use the HandSqueeze / DollarSqueeze Services in a way that results in, or may result in, complaints, disputes, claims, reversals, chargebacks, fees, fines, penalties, or other liability to us, other users, third parties, or yourself;
 - b. permit your HandSqueeze / DollarSqueeze Account to have a negative value or quantity of Digital Asset; and
 - c. allow the HandSqueeze / DollarSqueeze Services to be used in connection with any Transaction.
5. falsely represent information in discussions with us or in connection with your use of the HandSqueeze / DollarSqueeze Services or in any other way related to these Terms;
 - a. access, obtain, copy, or monitor any portion of the Platform using any deep linking, web crawlers, bots, spiders, or other automatic tools, programmes, scripts, algorithms, or techniques, or to replicate or get around the navigational structure or presentation of HandSqueeze / DollarSqueeze Services in any way in order to obtain or attempt to obtain any materials, documents, or information not specifically made available through HandSqueeze / DollarSqueeze;
 - b. hacking, password mining, or using any other illegal or prohibited means to connect to HandSqueeze / DollarSqueeze Services, any of our servers, or any other systems or networks of any HandSqueeze / DollarSqueeze Services provided through the Platform;

- c. probing, scanning, or testing the vulnerabilities of HandSqueeze / DollarSqueeze Services or any network connected to the Platform, or violating any security or authentication measures on HandSqueeze / DollarSqueeze.
 - d. reverse look-up, track, or seek to track any information of other HandSqueeze / DollarSqueeze Services users or visitors;
 - e. take any actions that impose an unreasonable or disproportionately large load on the infrastructure of HandSqueeze / DollarSqueeze Services or HandSqueeze / DollarSqueeze, or the infrastructure of any systems or networks connected to HandSqueeze / DollarSqueeze Services; and
 - f. use any devices, software, or routine programmes to interfere with the normal operation of HandSqueeze / DollarSqueeze;
 - g. forge headers, impersonate, or otherwise manipulate identification to conceal your identity or the origin of any messages or transmissions you send to us;
6. change, adapt, merge, or incorporate all or any portion of the Platform with another software or application;
7. attempt to derive the source code, object code, fundamental concepts, ideas, and algorithms of the Platform or any of its components through disassembly, decompilation, reverse engineering, or any other means;
8. change, reproduce, duplicate, copy, download, store, further transmit, disassemble, broadcast, publish, remove, or alter any copyright statement or label, or licence, sub-license, sell, mirror, design, rent, lease, or use a private label on such HandSqueeze / DollarSqueeze Intellectual Property or any part of the Intellectual Property, or grant security interests in such Intellectual Property;
9. facilitate the use of any malware, such as Trojan horses, worms, or viruses, that could harm, impair, covertly intercept, or expropriate any system, data, or information in connection with the HandSqueeze / DollarSqueeze Services;
10. Using an anonymizing proxy, using a temporary, disposable, self-destructive, or similar email address, bypassing our robot exclusion headers, interfering with or attempting to interfere with our sites or the HandSqueeze / DollarSqueeze Services, or taking any other action that could result in us losing any of the services from our internet service providers or other suppliers are all prohibited.
11. violate or attempt to violate any applicable law; our copyright, patent, trademark, trade secret, or other intellectual property rights; or any third party's rights to publicity or privacy; and/or
12. access, use, or attempt to access or use HandSqueeze / DollarSqueeze Services directly or indirectly with (1) people HandSqueeze / DollarSqueeze has deemed high risk, including but not limited to individuals or entities named as a restricted person or party on any list maintained by any government agency that includes United States of America., United Kingdom, European

Union or United Nations, including the sanctions lists maintained by the U.S. Office of Foreign Assets Control or the Denied Persons List or Entity List maintained by the U.S. Department of Commerce.

Representations and warranties

You undertake to uphold the following obligations to us constantly:

1. In order for us to decide whether or not you are qualified to use the Platform or access the HandSqueeze / DollarSqueeze Services, we may rely on the documents and information you provide to us being true, accurate, complete, and up-to-date in all respects;
2. all decisions you made regarding these Terms were made solely and exclusively based on your own judgment and after your own independent evaluation of your financial resources, ability, and willingness to accept relevant risks.
3. You possess all necessary rights, licenses, and authorizations to:
 - a. access and use the Platform and/or HandSqueeze / DollarSqueeze Services;
 - b. enter into and deliver on agreements made pursuant to, or in connection with, these Terms, including, but not limited to, any Product Terms; and
 - c. perform your obligations under such agreements.
4. all authorizations, approvals, consents, registrations, declarations, filings with any Regulatory Authority, governmental department, commission, agency or other organisation having jurisdiction over you that are necessary or desirable for you to obtain in order to
 - a. access and use the Platform and/or the HandSqueeze / DollarSqueeze Services;
 - b. enter into and deliver, and
 - c. perform, and pay for any transaction that you enter into with HandSqueeze / DollarSqueeze.
5. You are not a Restricted Person;
6. These conditions and any agreement entered into in accordance with, or in connection with, these Terms constitute valid and legally binding obligations, enforceable against you in line with their respective conditions;

Technology disclaimers

No representation or warranty

To the fullest extent permissible by applicable law, HandSqueeze / DollarSqueeze Services and any information on the Sites and the Platform, including Chat Services, are provided "as is" and "as available" without any representation or warranty, either stated or implied. For example, we specifically negate any implicit guarantees of non-infringement, merchantability, fitness for a particular purpose, and/or title. We give no assurances or warranties regarding the continuity, uninterruptedness, timeliness, or error-free operation of the Sites, the Platform, any of your HandSqueeze / DollarSqueeze Accounts, HandSqueeze / DollarSqueeze Services, or any of the materials contained therein. Due to this, it might be unable to trade on the platform for a while, and there might be delays as a result.

Suspension of access

For both planned and urgent maintenance, we may occasionally suspend access to your HandSqueeze / DollarSqueeze Account and/or the HandSqueeze / DollarSqueeze Services. While we will use reasonable efforts to ensure that Transactions on the Platform are handled promptly, we make no guarantees or assurances about how long it will take to finish processing because this depends on numerous factors that are beyond our control.

Content

Even though we make an effort to update the content of the Sites and the Platform, including information about the HandSqueeze / DollarSqueeze Services, we make no representations, warranties, or guarantees—express or implied—that the content is accurate, complete, or up to date.

Third-party websites

Links to other websites that are not under our control, including those that provide content, resources, and/or information, may be given as a convenience. You understand and accept that we have no control over any of the information, products, or services found on any third-party websites that can be accessed through links on the Platform or the Sites.

Network Access and Compatibility

The data network access required to use the HandSqueeze / DollarSqueeze Services must be obtained by you. The hardware or software required to access and use the HandSqueeze / DollarSqueeze Services and Sites, as well as any updates thereto, must be purchased and kept up-to-date by you. The functionality of the HandSqueeze / DollarSqueeze Services, in whole or in part, on certain hardware or gadgets is not guaranteed by HandSqueeze / DollarSqueeze. The use of the internet and electronic communications may cause hiccups and delays with the HandSqueeze / DollarSqueeze Services.

Indemnity

Third-party claims

Indemnify and hold us harmless from and against any third-party, governmental agency, or industry body claims, suits, actions, demands, disputes, allegations, or investigations, as well as all liabilities, costs, and expenses (including without limitation all interest, penalties, and legal and other justifiable costs and expenses), damages (actual and consequential), losses (including any direct, indirect, or consequential losses, loss of profit, loss of reputation), and costs.

Your use of your HandSqueeze / DollarSqueeze Account and/or the HandSqueeze / DollarSqueeze Services;

1. your violation of any other term or condition of these terms, including any Product Terms and other terms and conditions incorporated by reference;
2. your access to or use of your HandSqueeze / DollarSqueeze Account; your violation of any Applicable Law; and
3. your alleged violation of any other term or condition of these terms.

Control

In the event that we decide to take over the defense of a third-party claim for which you are responsible for indemnification, you agree to provide us with all necessary assistance in establishing any defenses. Without first getting our written approval, you will not settle any claims or losses.

Release

By signing this agreement, you release us from any and all claims and demands (as well as any claims you may have against us for any losses you may suffer or incur), arising directly or indirectly out of or in connection with any disagreement you may have with another user or other third party regarding the HandSqueeze /

DollarSqueeze Services (including any Digital Asset Transactions) or the subject matter of these Terms.

Dispute Resolution and Arbitration

Subject to all relevant laws, you and HandSqueeze / DollarSqueeze agree that every dispute arising in relation to these Terms and your use of the Service shall be handled by binding arbitration in the aim of resolving disputes between you and HandSqueeze / DollarSqueeze as quickly and inexpensively as possible.

A court case is more official than arbitration. Instead of a judge or jury, arbitration uses a neutral arbitrator. It may also allow for less extensive discovery than in court and be subject to very limited judicial review. The same damages and remedies that a court can award can be awarded by an arbitrator.

The same damages and remedies that a court can award can be awarded by an arbitrator. All claims, whether based on contract, tort, statute, fraud, misrepresentation, or any other legal theory, and regardless of whether a claim arises during or after the termination of these Terms, are subject to arbitration under this agreement to arbitrate disputes. YOU AGREE AND UNDERSTAND THAT BY ACCEPTING THESE TERMS, YOU AND HandSqueeze / DollarSqueeze ARE EACH WAIVING THE RIGHT TO A TRIAL BY JURY AND THE RIGHT TO PARTICIPATE IN A CLASS ACTION.

This Section has no bearing on the rules that apply to you if you live in a nation (such as a member state of the European Union) that permits consumers to file lawsuits in their local courts.

Exceptions

Nothing in these Terms shall be construed as waiving, prohibiting, or limiting either party's right to:

1. bring an individual action in small claims court;
2. pursue an enforcement action through the appropriate federal, state, or local agency, if such an action is available;
3. seek injunctive relief in a court of law in aid of arbitration; or
4. file a lawsuit in a court of law to address an intellectual property infringement claim.

Opt-Out

By sending a letter to HandSqueeze / DollarSqueeze with your full legal name, the email address linked to your account on the Service, and a statement that you wish to opt out of arbitration ("Opt-Out Notice"), you can opt out of the provisions of this Section within 30 days of the date that you agree to these Terms. This Section will be null and void once we receive your Opt-Out Notice, and any disputes arising out of these Terms shall be handled in accordance with the Governing Law. Your Opt-Out Notice has no bearing on the remaining clauses of these terms.

Arbitrator

The American Arbitration Association ("AAA") will administer any arbitration between you and us in accordance with the Federal Arbitration Act and its Consumer Arbitration Rules (collectively, the "AAA Rules"), as amended by these Terms. The AAA Rules and filing forms can be found online at www.adr.org, over the phone at 1-800-778-7879, or by getting in touch with HandSqueeze / DollarSqueeze. Any disagreement concerning the interpretation, applicability, or enforceability of this binding arbitration agreement must be resolved by the arbitrator alone.

Notice of Arbitration; Process

A written notice of the disagreement ("Notice of Arbitration") must first be sent to the other party by certified U.S. Mail, Federal Express, or, only if the other party has not provided a current physical address, by electronic mail ("Notice of Dispute"). Notice's mailing address is HandSqueeze / DollarSqueeze.

The nature and basis of the claim or dispute must be described in the notice of arbitration, and the precise relief being demanded (the "Demand") must be stated. The parties will try in good faith to settle the dispute directly, but if they are unable to do so within 30 days of receiving the Notice of Arbitration, either you or HandSqueeze / DollarSqueeze may start an arbitration case. Unless the parties specifically agree otherwise in writing, all arbitration proceedings between the parties will be kept confidential.

The amount of any settlement offer made by you or We during the arbitration may not be disclosed to the arbitrator until after the arbitrator renders a ruling and, if applicable, an award. HandSqueeze / DollarSqueeze shall pay you the higher of (i) the amount determined by the arbitrator; or (ii) up to \$10,000 if the arbitrator awards you a sum more than the last written settlement amount we proposed to resolve the dispute prior to the award.

Fees

Unless your claim is for more than \$10,000, in which case the payment of any expenses will be governed by the AAA Rules, HandSqueeze / DollarSqueeze will refund you for your filing fee if you initiate arbitration in accordance with these Terms. However, if the amount of the claim is \$10,000 or less, you can decide how the arbitration will be held:

1. A hearing can take place in person in accordance with the AAA Rules in the county (or parish) of your billing address,
2. purely on the basis of the papers presented to the arbitrator,
3. through a telephone hearing that is not appearance-based, or
4. in accordance with the AAA Rules. The payment of all fees shall be controlled by the AAA Rules if the arbitrator determines that either the substance of your claim or the relief requested in the Demand is frivolous or made for an improper purpose (as determined by the criteria outlined in Federal Rule of Civil Procedure 11(b)).

In such an event, you undertake to pay HandSqueeze / DollarSqueeze back for all amounts previously paid by it that would otherwise be due and payable by you pursuant to the AAA Rules.

Regardless of how the arbitration is conducted, the arbitrator must write a judgment that is well-reasoned and explains the key facts and conclusions that the decision and any awards, if any, are founded on. At any time during the procedure and upon request from any party made within 14 days following the arbitrator's decision on the merits, the arbitrator may issue decisions and settle disagreements regarding the payment and reimbursement of costs or expenses.

No Class Actions

HandSqueeze / DollarSqueeze and you agree that neither party may bring claims against the other except in your or its individual capacity and not as a plaintiff or class member in any purported class or representative proceeding. Moreover, unless both you and HandSqueeze / DollarSqueeze agree differently, the arbitrator may not join the claims of more than one person, and they may not otherwise be heard as a collective, class, or representative action.

Modifications to this Arbitration Provision

Your account with HandSqueeze / DollarSqueeze will be immediately terminated and this arbitration provision will remain in effect as it was prior to the changes you rejected. If HandSqueeze / DollarSqueeze makes any future changes to this

arbitration provision, other than a change to HandSqueeze / DollarSqueeze's address for Notice of Arbitration, you may reject the change by sending us written notice within 30 days of the change to HandSqueeze / DollarSqueeze's address for Notice of Arbitration.

Copyright Infringement Claims

HandSqueeze / DollarSqueeze respects other people's rights to their intellectual property. We have a policy of promptly addressing any claims that User Content posted on the Services infringes upon the copyright or other intellectual property rights of any person (hereinafter referred to as "Infringement"). When HandSqueeze / DollarSqueeze suspects an infraction has occurred, it will make a reasonable attempt to look into any reports of the claimed infraction. In accordance with applicable intellectual property laws and these Terms of Use, it will take the right legal action, which may include deleting or restricting access to any User Content that is claimed to be infringing as well as terminating accounts and access to the Website. For HandSqueeze / DollarSqueeze to take necessary action, you must send a written notice to "Copyright Infringement" at info@dollarsqueeze.io alerting them to a probable violation. Your statement must provide sufficient details regarding the alleged breach for HandSqueeze / DollarSqueeze to respond appropriately. You risk fines and attorney fees if you make a fraudulent allegation that any User Content infringes on your copyrights.

We will use reasonable efforts to reach out to the User who posted the infringing User Content if we remove or disable access to User Content in response to a notice of Infringement. You can send HandSqueeze / DollarSqueeze a counter notification in writing addressed to "Copyright Infringement Counter Notification" at info@dollarsqueeze.io if you believe your User Content is not infringing. You must provide enough details in your counter notice so that HandSqueeze / DollarSqueeze can make an informed decision. If you materially represent that your User Content does not violate anybody else's copyrights, you could be subject to penalties (including costs and attorneys' fees).

If you have any questions about copyright infringement or the notice and counter-notification process under the Digital Millennium Copyright Act (the "DMCA"), we suggest you to speak with a lawyer.

Changes To the Terms Of Use

These Terms of Use are subject to periodic revision and updating at our sole discretion. All modifications take effect the moment we post them and are applicable to all future access and use of the website. Following the publishing of updated Terms of Use, you are deemed to have accepted and agreed to the changes if you

continue to use the website. You must periodically visit this website to stay informed of updates because they are legally binding on you.

Contact Us

How you can contact us

You can consult the details on our website for further details on HandSqueeze / DollarSqueeze. You can get in touch with us through our customer support staff at info@dollarsqueeze.io and <https://t.me/DollarSqueeze> if you have any inquiries, suggestions, or concerns. Contact information for specific notices may be specified in these Terms. There are no alerts sent to this address.

How we will contact you

Using the information you give us, we will get in touch with you. This can entail getting in touch with you via email. You must make sure that your contact information is accurate and current. You must notify us right away if your contact information changes. If you do not, we won't be liable if you miss out on crucial communications from us like notices or information.