



TERMS OF USE FOR THE DASOS NFT PLATFORM

1. Introduction

These Terms of Use govern the use of the DASOS NFT platform, which allows the acquisition of Non-Fungible Tokens (NFTs) associated with commercial reforestation trees. By accessing and using the platform, the User declares that they have read, understood, and fully accepted these Terms of Use. If you disagree with the terms, please do not use the platform.

2. Definitions

- DASOS NFT Platform: A digital environment for purchasing and managing NFTs associated with commercial planting trees, promoting reforestation, carbon sequestration, and biodiversity preservation.
- NFT (Non-Fungible Token): A unique digital asset registered on the blockchain, symbolizing the digital ownership of a tree planted in commercial reforestation areas managed by DASOS.
- DASOSCOIN: A utility token based on blockchain, sustainable and under development, with a planned launch in 2025. It will be used for purchasing NFTs, governance, and access to exclusive functionalities.
- User: An individual or legal entity that uses the platform's services to acquire NFTs or interact with its resources.

3. Eligibility and Registration

- 3.1. The User must be at least 18 years old and have full legal capacity. Minors under 18 years old can register with express authorization from their parents or guardians.
- 3.2. Registration requires complete, accurate, and up-to-date personal information. DASOS may request documents for identity verification (KYC).
- 3.3. DASOS may refuse or cancel registrations if the Terms of Use are not followed.

4. Acquisition of NFTs

- 4.1. Each NFT digitally represents a commercial planting tree managed by DASOS.
-



-
- 4.2. The acquisition of an NFT does not grant physical ownership of the tree but confers rights over the digital asset and benefits such as carbon credit and access to data on the tree's development, including location, species, age, height, photos, and monitoring reports.
 - 4.3. The price of each NFT is set according to the terms described on the platform and may vary based on the quantity acquired and the tree's characteristics.
 - 4.4. The User can acquire NFTs via credit card, bank slip, or cryptocurrencies. Transaction fees may apply.
 - 4.5. To acquire an NFT, the User must:
 1. Create an account on the DASOS NFT platform.
 2. Choose the desired NFT.
 3. Select the payment method and enter the necessary details.
 4. Confirm the transaction and await purchase confirmation.
 5. Access the "My NFTs" area to view and manage your NFTs.
 - 4.6. DASOS offers a refund policy for purchases made on the platform, allowing a full refund within 7 days of the transaction, provided no benefits have been used.

5. DASOSCOIN

- 5.1. DASOSCOIN is the official cryptocurrency under development for the DASOS ecosystem, with a planned launch in 2025.
- 5.2. After the launch, DASOSCOIN will be used for all NFT-related transactions on the platform.
- 5.3. DASOS is committed to updating Users on the progress of DASOSCOIN through communication channels such as email and platform news but does not guarantee the currency's value or stability.

6. User Rights and Obligations

- 6.1. The User is responsible for protecting their access credentials and for all activities conducted on their account.
 - 6.2. The User commits to using the platform exclusively for legal purposes and in compliance with the Terms of Use.
-



- 6.3. It is prohibited to exploit the platform for fraudulent, illegal activities, or those that violate the rights of third parties.
- 6.4. The User may generate content on the platform, provided they do not publish offensive, discriminatory, false, or misleading content, and do not violate the intellectual property of third parties.
- 6.5. The User does not acquire copyrights over the image of the tree, or any other visual element associated with the NFT.

7. Platform Rights and Obligations

- 7.1. DASOS is committed to providing a secure and transparent environment, adopting robust security practices.
- 7.2. The platform reserves the right to suspend or discontinue services, with prior notice to Users.
- 7.3. DASOS is not responsible for interruptions or failures caused by external factors, such as cyber-attacks or regulatory changes.

8. Limitations of Liability

- 8.1. DASOS does not guarantee the value or liquidity of the acquired NFTs.
- 8.2. The platform is not responsible for financial losses resulting from technical failures, government regulations, or market fluctuations.
- 8.3. DASOS is not liable for losses or damage caused by force majeure events, such as natural disasters.

9. Dispute Resolution

Any dispute arising from these Terms of Use will be resolved through mediation or arbitration, as chosen by the parties involved.

10. Privacy Policy

DASOS collects and uses User data in compliance with the General Data Protection Law (LGPD). Please refer to the Privacy Policy for more information.



11. Prevention of Money Laundering and Terrorism Financing

DASOS NFT is committed to complying with all legal and regulatory obligations to prevent and combat money laundering and terrorism financing. In accordance with Law No. 9.613 of 1998, we implement PLD/FT policies, procedures, and controls and communicate suspicious situations and operations involving our clients to the Financial Activities Control Council (Coaf). Additionally, in accordance with Law No. 13.810 of 2009, we comply with sanctions imposed by the United Nations Security Council, including the unavailability of assets of individuals and legal entities, and the national designation of people investigated or accused of terrorism, its financing, or related acts.

12. Changes to the Terms of Use

- 12.1. DASOS reserves the right to modify these Terms of Use at any time, with prior notice to Users.
- 12.2. Continued use of the platform after changes implies acceptance of the updated terms.

13. Applicable Law and Jurisdiction

- 13.1. These Terms of Use are governed by the laws of the Federative Republic of Brazil.
- 13.2. The forum of the district of Londrina, Paraná, is elected to resolve any disputes related to these terms.

14. User Feedback

We value your feedback on our Terms of Use and Privacy Policy. Please send your suggestions and comments to contact@dasos.co.

Final Considerations

The Terms of Use aim to ensure a transparent and secure relationship between DASOS NFT and its Users. Please read carefully before using the platform. Questions can be sent to the email contact@dasos.co.



PRIVACY POLICY OF THE DASOS NFT PLATFORM

1. Introduction

DASOS NFT is committed to protecting the privacy and security of our users' personal data. This Privacy Policy describes how we collect, use, share, and protect the personal data of our platform's users, in compliance with the General Data Protection Law (LGPD) of Brazil.

2. Collection of Personal Data

We collect the following types of personal data from our users:

- Registration Information: Full name, email address, phone number, date of birth, ID, CPF, residential address, and proof of residence.
- Payment Information: Credit card data, banking information, and other information necessary to process payments.
- Usage Information: Data on how users interact with the platform, including browsing history, preferences, activities performed, and access time.
- Communication Information: Data collected through interactions with customer support, such as emails, chats, and phone calls.
- Cookie Information: We use cookies and other tracking technologies to collect information about user activity on the platform.

3. Purpose of Data Processing

We use the collected personal data for the following purposes:

- Service Provision: To provide and improve the platform's services, including the acquisition and management of NFTs, monitoring tree growth, accessing information about reforestation projects, and receiving carbon credits.
 - Communication: To send important communications, such as service updates, maintenance notifications, newsletters, and information about new products or services.
 - Security: To ensure the platform's security and protect against fraud, illegal activities, and unauthorized access.
 - Marketing: To send promotional offers and information about products and services that may be of interest to users, provided they have consented.
-



-
- Legal Compliance: To comply with legal and regulatory obligations, such as the General Data Protection Law (LGPD).
 - Research and Development: To conduct research and data analysis to improve the platform and develop new functionalities.

4. Sharing of Personal Data

We may share users' personal data with third parties under the following circumstances:

- Service Providers: With companies that provide services on our behalf, such as payment processing, technical support, and data analysis.
- Business Partners: With business partners to offer joint products and services.
- Authorities: With governmental and regulatory authorities, when required by law or to protect our legal rights.
- Business Transfer: In the case of a merger, acquisition, or sale of assets, personal data may be transferred to the acquiring entity.
- International Data Transfer: Users' personal data may be transferred to countries such as the United States and countries of the European Union, where some of our service providers are located.

5. Rights of Data Subjects

Users have the following rights regarding their personal data, as provided by the LGPD:

- Access: The right to access the personal data we hold about the user.
 - Rectification: The right to request the correction of incomplete, inaccurate, or outdated personal data.
 - Deletion: The right to request the deletion of personal data, provided there is no legal or contractual obligation preventing such deletion.
 - Portability: The right to receive personal data in a structured, commonly used, and machine-readable format, and to transmit this data to another controller.
 - Objection: The right to object to the processing of personal data for direct marketing purposes.
 - Revocation of Consent: The right to revoke consent for the processing of personal data when the processing is based on consent.
-



To exercise your rights, you can contact us via email at contact@dasos.co. We will respond to your request within 15 days.

6. Data Security

We implement technical and organizational security measures to protect users' personal data against unauthorized access, loss, misuse, alteration, or disclosure. We use end-to-end encryption to protect your data during transmission and storage. Additionally, we conduct regular security audits to identify and correct vulnerabilities.

7. Data Retention

We retain users' personal data for the time necessary to fulfill the purposes described in this Privacy Policy, such as maintaining the user's account, providing the platform's services, and complying with legal obligations.

8. Changes to the Privacy Policy

We reserve the right to modify this Privacy Policy at any time. Changes will be communicated to users via email and platform notifications. Continued use of the platform after changes implies acceptance of the updated terms.

9. Contact

For questions or additional information about this Privacy Policy, or to exercise your rights under the LGPD, please contact us at: contact@dasos.co

10. Applicable Law and Jurisdiction

This Privacy Policy is governed by the laws of the Federative Republic of Brazil. The forum of the district of Londrina, Paraná, is elected to resolve any disputes arising from this policy.

Final Considerations

This Privacy Policy aims to ensure a transparent and secure relationship between DASOS NFT and its users. It is recommended that everyone read this document carefully before using the platform. For questions or additional information, please contact us through the communication channels mentioned above.



Summary

Summary of Terms of Use

By using the DASOS NFT platform, you agree to follow our rules and policies. Read the full version for more details.

Summary of Privacy Policy

DASOS NFT collects and uses your personal data to provide and improve our services, always in compliance with the LGPD. You have rights over your data and can exercise these rights by contacting us. Read the full version for more information.
