

PLEASE READ THIS DISCLAIMER BEFORE USING THE WEBSITE. DISCLAIMER FOR privateonly.com, token.privateonly.com, creators.privateonly.com, partner.privateonly.com, vip.privateonly.com and 1ng.live, all future Subdomain Websites and so called social media profiles.

Disclaimer

Before using privateonly.pro offers or reading the website or documents, we urge you to read this disclaimer, understand it and its meaning, thank you.

This portion is designed in a simplified manner to aid ease of comprehension for anyone who reads it. Relevant information in relation to our platform will be elaborated upon thus providing insight on the choice to make as regards the Privateonly.com project.

The information presented and provided in this document are not provided as a means of solicitation or a contractual relationship of any kind. It does not constitute a prospectus and does not provide a means for buying securities in any way possible. This platform does not provide protection to any individual and all supporting documents have been written 'as is' for providing information in all necessity. Under no circumstances do we make investment recommendations in this regard. There shall be no warranties provided by us regarding this project and its connected services. This is a project under development, some of the estimates and projections made may be future statements that currently have not been brought into realization. These projections might be speculative, uncertain and may bring about differences between documented facts and real-life events.

All information provided in this whitepaper and its connected services, supportive documents and website cannot be declared historical facts but due to the nature of the project, these declarations are based on assumptions and total accuracy of prediction may not be fully guaranteed.

Consultation between you and your trusted advisors and your legal guardian is highly advised before venturing into crypto value of any kind. This will help provide insight to avoiding penalties from the government and give better explanation needed before buying digital currency. The token sales and general crypto value transactions on our platform will only be made available to those who are legally qualified to purchase and hold crypto value in their country.

Always ensure to understand the law of the land regarding digital currency before initiating a purchase. Ineligibility to hold crypto value will most likely mean that it may be an offense to also buy crypto value, so we strongly advise you to make necessary findings and be aware of your status regarding this.

Suppose you purchase our crypto value without following the said rules applicable to you regarding crypto value utilization in your area of residence, you risk legal actions being taken against you and this might incur heavy fines or more extreme penalties being passed against you. In such a situation, neither Privateonly.com executives nor its team

members will claim liability on your behalf as prior warning has been given in relation to understanding the guidelines concerning purchasing and holding digital currency.

Negative consequences that may come about will be the responsibility of the user and if purchases are made under illegal circumstances, confiscation of digital currency or more extreme legal consequences may come about. On this account we would like to let you know that whatever action and steps you take concerning the Privateonly.com token will be at your risk and discernment.

All information provided here has been reviewed by our team members and we have deemed it fit to be accurate to the best of our knowledge, however, acting upon the information provided on this document and its supportive services means that you are aware of the various risks that may befall tokens and or crypto values and you fully understand them. If you do not understand the risks that come along with the buying of tokens and or crypto values, we suggest you make your findings and fully understand these risks before buying as they can be numerous and for brevity this document will not be discussed extensively. Some of the risks however that befall digital tokens and values will be discussed below;

– Technical difficulties may occur and may result in downtime during transaction processing which might at that moment be temporarily beyond us. During a period of downtime, users might experience issues with processing transactions.

– Security risks may also surface as users are required to secure their wallet information. If a user does not take precautionary measures before accessing his portal, private information could get stolen or leaked along with other relevant data and as such unauthorized access could be gained into the individual's account and funds may get carted away with. Security risks can range from exploitable server vulnerabilities, malware attacks and providing sensitive information to third party personnel. The Privateonly.com team shall not be held responsible for losses or damages incurred as a result of falling victim to the various risks and uncertainties associated with the purchase of our token and or crypto values.

The information provided here may be subject to translations from time to time and translation of this document, website and other services connected to this project may be made available in other languages besides the original (English). If a dispute arises as a result of inconsistencies in other versions or translations of this document, the English version shall be used as final reference.

All announcements regarding our project and its relevant documents including including all whitepapers, brochures, slides, all descriptions and marketing materials will be made available on our website and our official social media platforms. You are urged to discard external and unverified information from other sources unless the credibility of the information or the source is confirmed by us through an official medium of communication like our website or from our representatives.

By reading this disclaimer, you expressly agree that you comply with all that has been stated and will comply strictly to them to the fullest extent applicable by the law and will totally comply with the terms and conditions laid down. Other risk factors associated with POPPT Tokens: Certain risks and uncertainties may be associated with engaging on our platform and its associated services, some of which may be beyond what we can handle. These include but are not limited to;

Geographical laws

The Privateonly.pro team makes no claim that our platform and its connected services operate partially or in whole (or has legal permission to operate) in all demographic regions, or that the platform is appropriate for use in all locations. Accessing our platform and its connected services may be prohibited or illegal in regions where our services do not extend to. If you decide to still use our services outside of officially supported regions and locations or in a location with legal prohibitions in relation to our services, you agree to do so of your own initiative and are solely responsible for your actions.

Miscellaneous

If any part or provision of this agreement is deemed invalid or unenforceable by a competent court of law, then other provisions left will nevertheless remain in full effect, and will be reformed to effectuate the major intent of the parties to the best way possible. If such reformation is not made possible, then the term in question will be null and removed from the remaining terms, thus leaving other terms left to act in full effect independent of the one nullified. This agreement between you and us in relation to this subject matter remains absolute and will overcome any written or oral agreements with respect to it. This disclaimer may not be tampered with or modified except approved by the Company's executives and its active community. An employee or staff of the company offering to modify or change any part of this agreement is acting in violation of our policy and this shall not be tolerated as strict legal consequences will be the result of such actions with immediate effect and against all those involved and in agreement to such forgery or falsification.

You may not rely, and should not rely upon any statement from an employee of the Company or anyone trying to act on the Company's behalf from an unofficial perspective. This disclaimer has been drafted to involve you and the company only, excluding all third-party unless explicitly stated.

Terms of Termination

Effective from the date of accessing this document, the terms are effective and shall remain effective unless terminated. Privateonly.com reserves the right to terminate this Agreement with immediate effect or at a scheduled time, for any reason, with or without cause, by providing prior notice to you.

Privateonly.com also reserves the right to terminate this agreement immediately if you fail to comply with all terms stated in this disclaimer. Upon termination of this Agreement by either party, your right to access and use the platform and its connected services will cease immediately

and all access and permission granted prior to the termination shall be denied.

We reserve the right at any time to time to change, halt, temporarily or permanently, any and all services offered by providing prior notice to you. We will not be liable to you or any third party for the modification or suspension of the platform and associated services.

Hacking and Security Concerns

Hackers, penetration testers and malicious groups or organizations may try to interfere with the functionality of the Privateonly.com and token.privateonly.com platform and its tokens in various ways, including, malware attacks, denial or distributed denial of service (DOS/DDOS) attacks, spoofing attacks and packet sniffing.

Risk related to disclosure of personal information

Privateonly.pro and its community may in their discretion deem it necessary to obtain vital information about a certain user or purchaser of Privateonly.com tokens in compliance with applicable laws or regulations of the individual's region. Such may not be the case for everyone on the platform, however, upon request and for investigative purposes, a user may be requested to provide further information and failure to do so gives us the right to refuse sales of Privateonly.com tokens to the person until requested requirements are fulfilled.

If provision of the requested information has been made and under applicable law the individual is allowed to purchase our tokens, such purchases will be validated instantly without hindrance.

Extra information provided that is out of the scope of basic information provided during registration will be destroyed for the sake of privacy.

Risks associated with an uninsured asset

Compared to regulated financial institutions, Privateonly.com tokens are not insured unless the purchaser can insure them privately after making a purchase. If any form of loss happens or there is a large decline in the valuation of the token, there is no insurance policy in place to offer repayment to anyone holding it at that moment. Risks associated with non-regulated crypto values and digital assets do not exactly have a form of regulation on them by any government authority in the manner that traditional equities are. This means whoever decides to use Privateonly.com tokens as a means of investment will not enjoy protection of the law or regulations that govern other investment incentives as opposed to holding a digital asset.

Risk Related to corporate defamation

Corporate defamation, bad publicity or misrepresentation of the Privateonly.com community, team members, executives and the Privateonly.com token can negatively affect the project as a whole and more importantly, negatively affect the valuation of Privateonly.com coin. In a case where such negative representation of the project surfaces, we will try our best to debunk the claims and if need be, include a legal counsel to fight such a case in an applicable court of law. We also advise that if untrue, representing the project in bad

light when not justified should be refrained from as the consequence would not be ours to bear alone, every one participating in our ecosystem may be affected too.

Unforeseen Associated Risks

All risks in relation to cryptographic tokens, crypto value and its related services cannot be fully emphasized or discussed, besides from the risks discussed that could arise from buying digital assets, there may be other risks not discussed here that may arise and may be beyond our control or may be completely unforeseen.

Results of such risks cannot be ascertained and its consequences are not absolute or calculated. All actions carried out by an individual or entity in relation to the Privateonly.pro token would be at their discretion and in cases where we can step in for support, we will. In cases where we cannot, we will specify with good reason and provide further directive.

Notice of Risk

privateonly.pro and/or privateonly.com extensively discusses the initial launch of the Privateonly.com ecosystem. It does not act as a solicitation of investment and does not constitute an offering of securities in any jurisdiction. All plans presented in this document are subject to change as there are forward-looking statements based on opinions and critical analysis from our executives and members of our team.

All validated transactions and token sales made are final, you are advised to make adequate findings about other risks and costs associated with buying any tokens provisioned from Privateonly.com.

If you live in a region where the holding and sale of crypto value is prohibited, you may not be eligible to buy or hold Privateonly.com tokens (the POPPT) or engage in services and programs that require the use of the tokens.

/// 2023/01/15