

WEBSITE USE DISCLAIMERS

网站使用免责声明

PLEASE CAREFULLY READ THESE DISCLAIMERS BEFORE USING THE WEBSITE OSADC.IO AND ITS ONLINE SERVICES. IF YOU DO NOT AGREE WITH THESE DISCLAIMERS, SHALL NOT USE THE WEBSITE OSADC.IO AND ITS ONLINE SERVICES. ACCORDINGLY, BY USING OSADC.IO WEBSITE, YOU ACCEPT THESE **DISCLAIMERS IN FULL.**

使用 OSADC.IO 网站及其在线服务前,请仔细阅读本免责声明。若不同意本免责声明,不得使用OSADC.IO 网站及其在线服务。因此,一旦使用OSADC.IO 网站,即表明您完全接受本免责声明。

Last updated: 23 May 2018

最后更新日期: 2018 年 5 月 23 日

We ask you to carefully read these Website Use Disclaimers ("**Disclaimers**"), which are applicable to your use of the website https://osadc.io/en/ and all of subdomains and all their respective pages ("Website") and your use of its online services ("Services"). These Disclaimers shall constitute, as added, amended, modified, supplemented, or restated from time to time, binding indemnity agreement between you and OSA Decentralized **Limited**, a company, incorporated in accordance with the laws of the British Virgin Islands under the number 1978260 ("Company", "we") applicable to your use of the Website and the Service, including, but not limited, to the acquisition of the information about the Company or the OSA Decentralized Project ("Project") or its Tokens ("Tokens").

请仔细阅读本网站使用免责声明("免责声明"),您在使用 https://osadc.io/en/ 网站、其所有子域名及其所有相应网页("网站")以及其在线服务("服务")时,将适用本免责声明规定。本免责声明可适时增加、修正、修改、补充或重申,应构成您与 OSA Decentralized Limited,一家根据英属维尔京群岛法律成立的公司,注册编号为1978260("公司"或"我们"))之间具有约束力的赔偿协议,您在使用本网站和服务(包括但不限于获得关于本公司或 OSA Decentralized 项目("项目")或其代币("代币")的信息)时,将适用本免责声明规定。

1. INTRODUCTION

- 1.1. The information contained on the Website is for general information purposes only.
- 1.2. The Company assumes no responsibility for errors or omissions in the contents on the Website.

1. 简介

- 1.1. 本网站所含信息仅供一般参考。
- 1.2. 本公司对网站内容的错误或遗漏不承担 任何责任。
- 1.3. 任何情况下,对于因使用本网站或其内容而引起的或与之相关的任何特殊损害、直接损害、间接损害、从属损害、附带损害或者其他任何损害(无论是因



- 1.3. In no event shall the Company be liable for any special, direct, indirect, consequential, or incidental damages any damages whatsoever, whether in an action of contract, negligence or other tort, arising out of or in connection with the use of the Website or the contents of the Website. The Company reserves right to make additions, deletions, or modification to the contents on the Service at any time without prior notice.
- 的),本公司均不承担任何责任。本公司有权随时增删或修改服务的内容,恕不另行通知。

违约诉讼、过失还是其他侵权行为造成

1.4. 本公司不保证网站无病毒或无其他有害部分。

1.4. The Company cannot warrant that the website is free of viruses or other harmful components.

2. WEBSITE INFORMATION STATUS AND RESTRICTED PERSONS

- 2.1 The information set forth on the Website may not be exhaustive and does not imply any elements of a contractual relationship. The contents of the Website are not binding for Company Parties and Company reserves the right to make additions, deletions, or modification to the contents on the Website at any time without prior notice.
- 2.2 The information on the Website is a property of the Company and shall not be reproduced, copied, transferred or otherwise distributed to any third party. The Website is designed for general informational purposes only, as a guide to certain aspects of the conceptual considerations associated with the narrow issues it addresses.
- 2.3 The information on the Website does not constitute investment, legal, tax, regulatory, financial,

2. 网站信息状态和受限人员

- 2.1 本网站所述信息可能并不详尽,也不暗 示任何合约关系要素。本网站内容对本 公司各方不具有约束力,且本公司有权 随时增删或修改服务的内容,恕不另行 通知。
- 2.2 本网站上的信息归本公司所有,不得复制、拷贝、转印或以其他方式分发给任何第三方。本网站仅供一般参考,用于说明与其相应狭义问题有关的概念性注意事项的某些方面。
- 2.3 本网站上的信息不构成投资、法律、税务、监管、财务、会计等方面的建议,本网站上的信息并非旨在为代币认购交易的任何评估行为提供唯一依据。认购代币前,潜在购买者应该咨询其自己的法律、投资、税务和/或会计顾问以及其他顾问,以确定该等交易的潜在效益、负担以及其他后果。
- 2.4 本网站上的任何内容均不得视为构成任何形式的招股说明书或招商,亦不以任何方式涉及任何司法辖区内的证券发行或证券认购招揽行为。本网站上的信息并未依照任何禁止或以任何方式限制与数字代币相关的或使用数字代币进行的



accounting, or other advice, and the information on the Website is not intended to provide the sole basis for any evaluation of a transaction for acquiring the Tokens. Prior to acquiring the Tokens, a prospective purchaser should consult with his/her own legal, investment, tax, and/or advisor and other accounting advisors to determine the potential benefits, burdens, and other consequences of such а transaction.

- Nothing on this Website shall be 2.4 deemed to constitute a prospectus of any sort or a solicitation for investment, nor does it in any way pertain to an offering or a solicitation of an offer to buy any securities in any jurisdiction. The information on the Website is not composed in accordance with, and subject to, laws or not regulations of any jurisdiction which prohibit or in any manner restrict transactions in respect to, or with use of, digital tokens.
- 2.5 The Token is not a digital currency, security, commodity, or any other kind of financial instrument and has not been registered under the United States Securities Act of 1933, the securities laws of any state of the United States of America, or the securities laws of any other country, including the securities laws of any jurisdiction in which a potential token holder is a resident.
- The Website is not used for the Tokens to be offered or distributed to, as well as to be resold or otherwise alienated to, citizens, natural and legal persons, those

交易之司法辖区的法律或法规编写,亦 不受该等法律或法规管辖。

- 2.5 本代币并非数字货币、证券、商品或任何其他类型的金融工具,尚未根据《1933年美国证券法》、美国各州的证券法律或任何其他国家的证券法律(包括潜在代币持有者所在司法辖区的证券法律)进行注册。
- 2.6 本网站不用于向任何惯常居所、居住地或其注册所在地位于下列国家或地区的公民(包括自然人和法人)提供或分发本代币,或者转售或以任何形式转让本代币:(i) 美国(包括美国各州和哥伦比亚特区)、波多黎各、美属维尔京群岛及其他任何美国所属领地,或(ii) 数字代币交易遭到禁止或以任何方式受到适用法律法规限制的国家或地区。该等受限人员购买本代币的,视其以非法、未经授权和欺诈的方式实施上述行为,理应承担不良后果。
- 2.7 在新加坡、中华人民共和国、韩国或与数字代币相关的或使用数字代币进行的交易受到限制性法规约束或要求本公司在任何相关政府机关进行注册或许可的其他国家和地区,本公司既不提供或分发代币,亦不就任何受规管活动开展业务(活动)。
- 2.8 若本网站访问者所在司法辖区的法律规 定本网站上的信息不属于可合法呈现给 该访问者的信息,则该访问者必须停止 查阅本网站信息并立即离开本网站。本 网站访问者和本代币潜在购买者均应自 行负责确定其是否可在其所在司法辖区 内合法查阅本网站信息并购买本代币, 确定其是否可在未来适用情况下向任何 规定司法辖区内的其他购买者转售本代 币。
- 2.9 本网站上的某些陈述、估算和财务信息 构成前瞻性陈述或信息。此类前瞻性陈 述或信息涉及已知或未知的风险与不确 定性,这些因素可能导致实际事件或结 果与此类前瞻性陈述中暗示或表述的估 算或结果存在重大差异。



with their habitual residence, location, or their seat of incorporation (i) in the United States of America (including its and the District states Columbia), Puerto Rico, the Virgin Islands of the United States, any other possessions of the United States of America, or (ii) in the country or territory where transactions with digital tokens are prohibited or in any manner restricted by applicable laws or regulations. If such restricted person purchases the Tokens, such restricted person has done so on an unlawful, unauthorized, and fraudulent basis and in this regard shall bear negative consequences.

2.7 Company neither offers or distributes the Tokens nor carries on a business (activity) in any regulated activity in Singapore, the People's Republic of China, South Korea, or other countries and territories where transactions in respect to, or with use of, digital tokens fall under the restrictive regulations or require Company to be registered or licensed with any applicable

governmental authorities.

2.8 Each visitor of the Website must reviewing the Website information and immediately leave the Website in case the information on the Website constitutes the kind of information that may not be lawfully presented to him/her in accordance with the laws of the visitor's jurisdiction. It is the responsibility of each visitor of the Website and consequently potential purchaser of the Tokens to determine if s/he can legally review the Website information .0 本公司有权限制任何不合符本网站代币购买标准或适用法律不允许购买本代币之人访问本网站,并有权拒绝向其出售本代币。特别是,本公司可限制任何未达到本公司不时自行制定的资格标准之访问者/购买者访问本网站,并拒绝向其出售本代币。



and purchase the Tokens in the visitor's jurisdiction and whether the visitor can then resell the Tokens to another purchaser in any given jurisdiction in the future if applicable.

- 2.9 Certain statements, estimates, and financial information contained on this Website constitute forward-looking statements information. Such forward-looking statements or information involve known and unknown risks and uncertainties which may cause actual events or results to differ materially from the estimates or the results implied or expressed in such forward-looking statements or information.
- 2.10 The Company shall reserve the right to restrict access to the Website and to refuse selling the Tokens to anyone who does not meet criteria necessary for their buying as set out hereunder and by the applicable law. In particular, Company the may restrict access/refuse to sell the Tokens to those visitors/purchasers who do not meet the eligibility criteria established by the Company from to time in its sole discretion.

3. PRIORITY OF INFORMATION ORIGIN AND INTERPRETATION

The English language Website is 3.1 the primary official source of information about the Project and/or the Company. The information contained the Website may from time to time be translated into other languages. In the course of such translation some of the information contained herein may be lost, corrupted, or misrepresented. The accuracy of

3. 信息来源优先顺序与解释

- 3.1 英文网站是项目和/或公司相关信息的主要官方来源。网站上的信息可能会不时翻译成其他语言。在该等翻译过程中,本网站上的某些信息可能会丢失、损坏或误传。该等替代性沟通方式的准确性无法保证。该等翻译版本之间有任何冲突或不一致的,应以官方英文网站及其上提供的原始英文文件规定为准。
- 3.2 本网站的当前版本汇总了关于项目和/或公司的所有最新信息,构成面向所有利益相关方的公司和项目有关信息的优先来源,



such alternative communications cannot be guaranteed. In the event of any conflicts or inconsistencies between such translations, the official English language Website, and the provisions of the original English language documents presented on it, shall prevail.

且其内容取代本网站的所有先前版本或其 他与项目和/或公司有关的书面或口头信息 的当前来源或过时来源。

3.2 The current version of the Website aggregates all current information about the Project and/or the Company, constitutes the priority source of information in connection with the Company and the Project to all interested parties, and its contents supersede all previous versions of the Website or other current or outdated sources of information, whether written or oral, relating to the Project and/or Company.