User Agreement

QUBITSCUBE User Agreement

Dear QUBITSCUBE users worldwide:

Please read this "User Agreement" carefully before using our services.

QBC Company (hereinafter referred to as "the Company") is a company registered and established in New York, United States, which operates a platform for digital asset trading and provides related services (hereinafter referred to as "our services" or "the services"). The website operated by QBC Company is https://www.qubitscube.com (hereinafter referred to as "this website" or "the website"). For the sake of linguistic convenience, in this agreement, the Company and the website collectively referred to as "we" or other first-person pronouns. Similarly, any natural person or other entity who accesses the website is referred to as "you" or other second-person pronouns in this agreement. For the convenience of understanding this agreement, we and you collectively referred to as "the parties", and we or you individually referred to as "a party". All content on this website is provided for the convenience of users and may be available in multiple language versions. In case of conflict or omission, the English content shall prevail.

Important reminder:

Digital asset trading carries significant risks and is therefore not suitable for most people. You have acknowledged and understood that investing in digital assets may result in partial or total loss of your investment, so it is recommended that you decide your investment amount based on your risk tolerance. You have acknowledged and understood that digital assets may involve derivative risks. Therefore, if you have any doubts, it is recommended that you seek the assistance of a financial advisor. In addition to the above risks, there may also be unforeseeable risks. Therefore, it is advisable to carefully consider your financial situation and related risks before deciding to buy or sell digital assets. You shall bear all losses incurred thereby, and we shall not be liable for any of them. You are hereby notified:

1. You understand that this website only serves as a platform for you to obtain information on digital assets, use intelligent strategies, and conduct digital asset transactions. Therefore, you should make your own decisions and carefully evaluate the authenticity, legality, and validity of the relevant digital assets and/or information, and bear the responsibility and loss arising therefrom;

2. All opinions, information, discussions, analyses, prices, suggestions, and other information on this website are general market comments and do not constitute any investment advice. We shall not be liable for any losses directly or indirectly incurred due to reliance on the above information, including but not limited to any loss of profits;

3. The content of this website may change at any time without prior notice. We have taken reasonable measures to ensure the accuracy of the information on this website, but we do not guarantee, nor can we guarantee the degree of accuracy. We shall not be liable for any direct or indirect losses caused by the information on this website, nor shall we be liable for any losses caused by internet connection, transmission, or notification delays;

4. The use of internet-based trading systems also involves risks, including but not limited to software, hardware, or internet link failures. As we cannot control the reliability and availability of the internet, we shall not be responsible for any distortion, delay, or link failure, etc.;

5. www.qubitscube.com is the official and only external information release platform for QUBITSCUBE;

6. It is prohibited to use this website for any illegal trading activities, such as money laundering, smuggling, and commercial bribery. If any such activities are discovered, this website will take all available measures, including but not limited to freezing the account of the violator and notifying the relevant authorities, etc. We shall not be liable for any consequences arising therefrom and reserve the right to pursue the responsibility of the relevant personnel;

7. It is prohibited to engage in market manipulation, improper trading, or any other illegal trading activities using this website. If any such illegal trading activities are found, this website will take warning, trading restriction, and account closure measures against malicious price manipulation, malicious influence on the trading system, and other illegal behaviors. We shall not be liable for any consequences arising therefrom and reserve the right to pursue the responsibility of the relevant personnel.

General provisions

1. The User Agreement (hereinafter referred to as "this Agreement" or "these terms and conditions") consists of the main body, privacy terms, Know Your Customer (KYC) and Anti-Money Laundering (AML) policies, and any rules, statements, explanations already published or may be published by this website in the future.

2. Before using the services provided by this website, you should carefully read this Agreement. If you have any questions or need further assistance, please consult a professional lawyer. If you do not agree to the terms and conditions of this Agreement and/or any changes made to it at any time, please immediately stop using the services provided by this website or stop logging into this website. When you log in to this website or use any services provided by this website, or engage in any other similar activities, you will be deemed to have understood and fully agreed to all the terms and conditions of this Agreement, including any modifications or changes to this Agreement that may be made by this website at any time.

3. Once you have filled in the relevant information as required by this website and completed other relevant procedures, you will become a member of this website (hereinafter referred to as "member"). During the registration process, if you click "I agree", it will be deemed that you have reached an agreement with the Company in an electronic signature manner. When you use this website, by clicking the "I agree" button or similar buttons, or by using the services provided by this website in any manner allowed by this website, you will be deemed to fully understand, agree to, and accept all the terms and conditions of this Agreement. In this case, the absence of your handwritten signature shall not affect the legal binding force of this Agreement on you.

4. After becoming a member of this website, you will receive a member account and corresponding password, which as a member of this website, you should keep properly. Members shall be responsible for all activities and events conducted through their accounts.

5. Only after becoming a member of this website can you trade on the digital asset trading platform provided by this website and enjoy member-exclusive services in accordance with the rules and regulations of this website. If you are not a member of this website, you can only log in to browse this website and obtain other services allowed by the rules and regulations of this website.

6. Once you register as a member of this website and use any services and functions provided by this website, you will be deemed to have read and understood this Agreement, and:

1) Accept the binding of all the terms and conditions of this Agreement;

2) You confirm that you are over 18 years old or the legal age required by other applicable laws to enter into a contract. Your registration on this website, purchases or sales through this website, and posting information on this website indicate that you accept the services provided by this website and comply with the relevant laws and regulations of the sovereign country or region where you have jurisdiction. You confirm that you have sufficient capacity to accept these terms and conditions and to trade digital assets using this website;

3) You undertake that all digital assets involved in transactions conducted in accordance with this agreement are legally obtained and owned by you;

4) You agree to bear all responsibilities for your own trading and non-trading activities and any

and all profits and losses arising therefrom;

5) You confirm that the information provided during registration is true and accurate;

6) You agree to comply with all relevant laws, including reporting profits from transactions for tax purposes;

7) This Agreement only applies to the rights and obligations between you and us, and does not involve legal disputes between users of this website and other websites or between you and other websites arising from digital asset transactions.

Revision of this Agreement

We reserve the right to modify this Agreement at any time and disclose such modifications on the website by way of announcement without separately notifying you of your rights. The modification date will be indicated on the homepage of the modified agreement. The modified agreement shall take effect immediately upon being announced on the website. You should browse this website from time to time and pay attention to the modification time and content (if any) of this Agreement. If you do not agree to the modified agreement, you should immediately stop using the services provided by this website. If you continue to use the services provided by this website, it will be deemed that you accept and agree to the modified agreement.

Registration

Qualifications for registration

You confirm and undertake that when you complete the registration process or use the services provided by this website in any other manner permitted by this website, you are a natural person, legal person, or other organization capable of signing this Agreement and capable of using the services of this website. By clicking the button indicating your agreement to register, it shall be deemed that you or your authorized agent agree to the contents of this Agreement, and your authorized agent shall register and use the services provided by this website on your behalf. If you are not a natural person, legal person, or organization with the aforementioned capabilities, you and your authorized agent shall bear all consequences thereof, and the Company reserves the right to cancel or permanently freeze your account and pursue the liability of you and your authorized agent.

At the same time, by accessing and using these services, you declare and warrant that you are not on the list of the Financial Action Task Force (FATF), or the list of "Specially Designated Nationals" designated by the Office of Foreign Assets Control (OFAC) of the United States or any other trade or economic sanctions list, such as the United Nations Security Council sanctions list. We reserve the right to choose the markets and jurisdictions in which we operate, and may decide to restrict or refuse services to certain countries.

Purpose of registration

You confirm and undertake that you will not register on this website for the purpose of violating any applicable laws or regulations, or disrupting the order of digital asset transactions on this website.

Registration process

1. You agree to provide a valid email address as required on the user registration page of this website. You may use the email address or any other method permitted by this website to log in to this website. If necessary, in accordance with the requirements of applicable laws and regulations of the relevant jurisdiction, you shall provide your true name, passport, and other information required by applicable laws, regulations, privacy terms, and anti-money laundering terms, and continuously update your registration data to meet the requirements in a timely, detailed, and accurate manner. All original input data shall be referenced as registration information. You shall be responsible for the truthfulness, completeness, and accuracy of such information, and bear any and all direct or indirect losses and adverse consequences arising therefrom.

2. If any applicable laws, regulations, rules, orders, and other normative documents in your sovereign country or region require real-name authentication of mobile phone numbers, you shall confirm that the mobile phone number used for registration has undergone real-name authentication procedures. If you fail to provide the mobile phone number as required, you shall bear any and all direct or indirect losses and adverse consequences arising therefrom.

3. Upon providing the required registration information in a legal, complete, and valid manner and passing the relevant verification, you will be entitled to obtain an account and password for this website. Upon obtaining such account and password, it shall be deemed that you have successfully registered, and you can log in to this website as a member.

4. You agree to receive emails and/or text messages related to management and operation sent by this website.

Service

This website only provides online trading platform services for you to engage in digital asset trading activities (including but not limited to digital asset trading) using strategies. This website does not act as a buyer or seller in digital asset transactions; this website does not provide any services related to the deposit and withdrawal of national legal currencies.

Service content

1) You have the right to browse real-time quotations and transaction information of digital asset products through this website, submit digital asset transaction instructions, and complete digital asset transactions.

2) You have the right to view information under the member account of this website and apply the functions provided by this website.

3) You have the right to participate in website activities organized by this website in accordance with the activity rules published by this website.

4) Other services promised to you by this website.

Service rules

You undertake to comply with the following service rules of this website:

1. You shall comply with the provisions of applicable laws, regulations, rules, and policies requirements, and ensure the legality of all the sources of digital assets in your account, and shall not engage in any illegal activities or other activities that harm the interests of this website or any third party, such as sending or receiving illegal information that infringes on the rights of others, sending or receiving pyramid scheme information or information that causes other harm, using unauthorized or forged email header information of this website, etc.

2. You shall comply with applicable laws and regulations, properly use and keep your account and login password, your financial transaction password, your mobile phone number provided when registering the account, and the verification codes sent to your mobile phone. You shall bear all responsibilities for all operations carried out using your account and login password on this website, your financial transaction password, the verification code sent to your mobile phone, and all consequences of such operations. When you find that your account on this website, your login password, financial transaction password, or mobile phone verification code is used by any unauthorized third party, or when you find any other security issues related to your account, you shall promptly and effectively notify this website and request this website to suspend the provision of services for your account on this website. This website has the right to take action on your request within a reasonable time; however, this website shall not be liable for any consequences arising before taking such actions, including but not limited to any losses you may suffer. Without the consent of this website, you shall not transfer your account on this website to any other person by donation, lending, renting, transfer, or other means.

3. You agree to be responsible for all activities (including but not limited to information disclosure, information posting, online clicking for approval or submission of various rules and agreements, online renewal of agreements, or purchase of services) conducted through your account and password on this website.

4. When you conduct digital asset transactions on this website, you shall not maliciously interfere with the normal progress of digital asset transactions or disrupt the trading order; you shall not use any technical means or other means to interfere with the normal operation of this website or interfere with other users' use of the services; you shall not maliciously defame the commercial reputation of this website under the pretext of fabricating facts.

5. If you have disputes with any other user arising from online transactions, you shall not demand this website to provide relevant information through any means other than judicial or government means

6. All taxes payable and all expenses related to hardware, software, and services arising from your use of the services provided by this website shall be borne by you.

7. You shall comply with this Agreement and any other service terms and operating rules that this website may publish from time to time, and you have the right to terminate the use of the services provided by this website at any time.  
Product Rules

Product Trading Rules

You undertake to appropriately comply with the following trading rules when you log in to this website and engage in transactions with other users through this website.

1. Browsing transaction information

When you browse the transaction information on this website, you should carefully read all the contents of the transaction information, including but not limited to prices, consignments, fees, buy/sell directions. You should accept all the contents contained in the transaction information before clicking the button to proceed with the transaction.

2. Viewing transaction details

You can view the corresponding transaction records in the transaction statement of the management center and confirm your own detailed transaction records.

3. Canceling/Modifying Transaction Commission. You have the right to cancel or modify your transaction commission at any time before the transaction is completed.

Rights and Obligations of This Website

1. If you do not have the registration qualifications stipulated in this agreement, this website has the right to refuse your registration; if you have already registered, this website has the right to cancel your membership account, and this website reserves the right to pursue the liability of you or your authorized agent. In addition, this website reserves the right to decide whether to accept your registration application in other circumstances.

2. When this website finds that the user of the account is not the original registrant of the account, it has the right to suspend or terminate the user's access to the account.

3. If this website reasonably suspects that the information provided by you through technical tests or manual sampling is erroneous, untrue, invalid, or incomplete, this website has the right to notify you to correct or update the information, or suspend or terminate the provision of services to you.

4. When this website finds any obvious errors in any information displayed on this website, it has the right to correct the information.

5. This website reserves the right to modify, suspend, or terminate the services provided by this website at any time, as well as the right to modify or suspend the services provided by this website without prior notice to you; if this website terminates one or more services, the termination shall take effect from the date of the announcement of the termination on the website.

6. This website shall take necessary technical measures and management measures to ensure the normal operation of this website, provide necessary and reliable trading environment and trading services, and maintain the order of digital asset trading.

7. If you do not log in to your member account and password on this website for one year, this website has the right to cancel your account. After your account is canceled, this website has the right to provide the member name represented by the account to other applicants.

8. This website shall ensure the security of your digital assets by strengthening technical input and security measures, and has the obligation to notify you in advance if there are foreseeable security risks to your account.

9. This website has the right to delete various content and information that do not comply with laws, regulations, or website rules at any time, and this website exercises this right without prior notice to you.

10. This website has the right to require you to provide more information or data according to the laws, regulations, rules, orders, and other normative documents applicable in your sovereign country or region, and take reasonable measures in accordance with local standards, and you have the obligation to provide appropriate assistance for these measures; this website has the right to suspend or permanently terminate your access to this website and part or all of the services provided by this website.

Right to Obtain Injunctive Relief

You and we both acknowledge that the remedies available in common law for breach or potential breach of this agreement may be inadequate to compensate for all the losses we suffer; therefore, in the event of a breach or potential breach of this agreement, the non-defaulting party has the right to seek injunctive relief as well as all other remedies allowed by common law or equity.

Limitation of Liability and Disclaimer

1. You understand and agree that under no circumstances will we be liable for any of the following events:

1) Loss of income;

2) Loss of trading profits or contract losses;

3) Business interruption

4) Expected currency loss

5) Loss of information

6) Loss of opportunity, damage to reputation or reputation

7) Data damage or loss;

8) Cost of purchasing Cube products or services;

9) Any indirect, special, or incidental losses or damages arising from any infringement (including negligence), breach of contract, or any other cause, whether or not we could reasonably foresee such losses or damages, and whether or not we were informed in advance of the possibility of such losses or damages.

10) The above items 1 to 9 are independent of each other.

2. You understand and agree that we shall not be liable for any damages arising from the following events:

1) We have reasonable grounds to believe that your specific transaction may involve serious violations or breaches of laws or agreements;

2) We have reasonable grounds to believe that your behavior on this website may be illegal or unethical;

3) Expenses and losses incurred by purchasing or obtaining any data, information, or transactions through the services provided by this website;

4) Misunderstanding of the services provided by this website by you;

5) Any other losses related to the services provided by this website that cannot be attributed to us.

3. If we are unable to provide services or delay in providing services due to information network equipment maintenance, information network connection failure, computer, communication, or other system errors, power failure, weather conditions, accidents, industrial actions, labor disputes, riots, riots, lack of productivity or production materials, fire, floods, storms, explosions, wars, bank or other partner failures, collapse of digital asset markets, government, judicial, or administrative actions, and other acts or third-party reasons beyond our control, we shall not be liable for any damages, even if you may suffer losses as a result.

4. We cannot guarantee that all information, programs, texts, etc., contained on this website are completely secure and free from any malicious programs (such as viruses, Trojans, etc.) interference and destruction. Therefore, your decision to log in to this website or use any services provided by this website, download any programs, information, and data from this website, and use these contents are at your own personal risk, and you should bear all the risks and losses that may arise.

5. We make no warranties or representations regarding the information, products, and businesses of any third-party websites linked to this website, as well as any content not owned by us; your use of any services, information, and products provided by third-party websites is at your own discretion, and therefore you should bear all the responsibilities arising therefrom.

6. We make no express or implied warranties regarding your use of the services provided by this website, including but not limited to the applicability, absence of errors or omissions, consistency, accuracy, reliability, and applicability for specific purposes of the services provided by this website. In addition, we make no commitments or guarantees regarding the effectiveness, accuracy, correctness, reliability, quality, stability, completeness, and timeliness of the technology and information covered by the services provided by this website. Whether to log in to this website or use the services provided by this website is your personal decision, and therefore you should bear all the risks and possible losses arising therefrom. We make no express or implied warranties regarding the market, value, and price of digital assets; you understand and acknowledge that the digital asset market is unstable, and the price and value

of assets may fluctuate or collapse at any time. The trading of digital assets is based on your personal free will and decision, so you should bear all the risks and losses that may arise therefrom.

7. The warranties and commitments stipulated in this agreement shall be the only warranties and representations made by us under this agreement and through the services provided by this website, and shall replace all warranties and representations made in any other way, whether written or oral, express or implied. All such warranties and representations represent our own commitments and do not guarantee that any third party will comply with the warranties and commitments contained in this agreement.

8. We do not waive any rights not mentioned in this agreement and limit, exempt, or offset our liability for damages to the maximum extent permitted by applicable law.

9. When you register your account on this website, it is deemed that you approve all operations conducted by us in accordance with this agreement, and all risks arising from such operations shall be borne by you.

Termination of Agreement

1. This website has the right to cancel your account on this website at any time, and this agreement shall terminate from the date your account is canceled.

2. This website has the right to terminate all services provided to you at any time, and this agreement shall terminate from the date all services provided to you by this website are terminated.

3. Upon termination of this agreement, you are not entitled to request this website to continue providing you with any services or perform any other obligations, including but not limited to requesting this website to retain or disclose any information in your original account or forward any unread or unsent messages therein to you or any third party.

4. Termination of this agreement shall not prejudice the right of the performing party to request the defaulting party to bear other liabilities.

Intellectual Property Rights

1. All intellectual achievements contained on this website, including but not limited to website logos, databases, website designs, texts and graphics, software, photos, videos, music, sounds, and any combinations thereof, as well as intellectual property rights in software compilations, related source code, and software (including small applications and scripts), are owned by this website. You may not copy, modify, transmit, or use any of the above materials or content for commercial purposes.

2. All rights contained in the name of this website (including but not limited to commercial reputation and trademarks, logos) are owned by this company.

3. After accepting this agreement, you shall, on a voluntary basis, transfer all copyrights of any form of information posted by you on this website, including but not limited to copyrights, distribution rights, leasing rights, exhibition rights, performance rights, broadcasting rights, information network dissemination rights, shooting rights, adaptation rights, translation rights, compilation rights, and other transferable rights enjoyed by copyright owners, exclusively and free of charge to this website. This website has the right to file a lawsuit against any infringement of such copyrights and obtain full compensation. This agreement applies to any content protected by copyright that you post on this website, whether such content was generated before or after the signing of this agreement.

4. During your use of the services provided by this website, you may not unlawfully use or dispose of the intellectual property of this website or any other person. For any information you post on this website, you may not publish or authorize other websites (or media) to use such information in any way.

5. Your logging in to this website or using any services provided by this website shall not be construed as our transfer of any intellectual property rights to you.

Calculation

All transaction calculations are verified by us, and all calculation methods have been published on the website, but we cannot guarantee that your use of this website will not be interfered with or free from errors.

Export Control

You understand and acknowledge that under relevant laws, you may not export, re-export, import, or transfer any materials (including software) on this website; therefore, you hereby undertake that you will not voluntarily implement, assist, or participate in any of the above exports or related transfers or other violations of applicable laws and regulations; if you discover any of the above events, you will report them to us and assist us in handling them.

Severability

If any provision of this agreement is determined by any court having jurisdiction to be unenforceable, invalid, or illegal, the remaining provisions of this agreement shall remain valid.

Waiver

Our or your waiver of the right to pursue the breach of this agreement or any other liability stipulated in this agreement shall not be interpreted or construed as a waiver of the right to pursue other breaches by the other party; failure to exercise any right or remedy shall not be interpreted in any way as a waiver of such right or remedy.

Headings

All headings herein are for convenience of expression only and shall not enlarge or restrict the content or scope of the terms and conditions of this agreement.

Effectiveness and Interpretation of the Agreement

1. This agreement shall become effective when you click on the registration page of this website, complete the registration procedures, and obtain your account and password for this website, and shall be binding on you and this website.

2. The final interpretation of this agreement belongs to this website.

Our assets are 100% adequate and backed up, and we will not use any assets to earn any type of interest.