

This website is operated by ShlenPower Pte. Ltd., a company duly incorporated in Singapore under the Unique Entity Number (UEN) 202308446E, with its principal place of business situated at 10 Anson Road, #13-09 International Plaza, 079903 - Singapore. Hereinafter referred to as "ShlenPower".

1. Introduction

The digital platform inclusive of www.shlenpower.com, any associated subdomains, official communications via electronic mail, mobile applications, and application programming interfaces (collectively referred to as the "Platform") is owned and operated by ShlenPower. The terms "we", "us", and "our" exclusively refer to ShlenPower. Access to, and the use of this Platform, is subject to and governed by these Terms of Use ("Terms"). By accessing, browsing, or using the Platform, you unconditionally accept these Terms in their entirety, pursuant to the laws of Singapore.

2. Disclaimer

While ShlenPower exercises due diligence in ensuring the accuracy and currency of the content of the Platform, no warranties, either express or implied, are made concerning its completeness, reliability, or timely accuracy. The Platform may occasionally contain errors, inaccuracies, or omissions, which may pertain but are not limited to, product or service descriptions, pricing, and availability. ShlenPower reserves the absolute discretion to rectify such errors without prior notice.

ShlenPower disclaims, to the fullest extent permissible under the applicable laws of Singapore, any liability arising from reliance upon the content of the Platform, any harm resulting from accessing the Platform, including potential damage from malicious software. ShlenPower is not liable for any consequential losses, including loss of profits, revenues, or any other pecuniary losses.

ShlenPower does not endorse and is not liable for

any third-party websites or content accessed via the Platform ("Third-party Sites"). While efforts are made to ensure the Platform's availability, interruptions may occur, and ShlenPower shall bear no responsibility for any resulting inconveniences.

3. Earnings Disclaimer

Despite meticulous representations, ShlenPower does not guarantee, represent, or warrant any specific or potential earnings or income from using the products or services offered. Individual outcomes are subjective and dependent on multiple extraneous factors.

Past or hypothetical earnings or income statements are illustrative and not a guarantee of future performance. Investing in or using ShlenPower's products and services carries inherent risks, which could lead to substantial financial losses, up to and including the total amount invested.

All content, services, and products offered by ShlenPower are for informational and educational purposes. Nothing on the Platform should be construed as legal or financial advice. ShlenPower strongly advises all users to consult with relevant professionals before making any financial decisions based on the Platform's content. By accessing the Platform or using any of ShlenPower's services or products, users acknowledge that ShlenPower is not responsible for any decisions or outcomes thereof.

4. Indemnity

Users of this Platform agree to indemnify, defend, and hold harmless ShlenPower, including its officers, directors, stakeholders, affiliates, employees, and representatives, against any liabilities, claims, losses, or expenses (inclusive of legal fees) arising from or related to their use of the Platform or any breach of these Term.

5. Limitation of Liability

Notwithstanding anything to the contrary in this Agreement, and to the maximum extent permitted by Singapore law, ShlenPower's total liability to you shall not exceed the greater of one dollar or the total amounts paid by you to ShlenPower in the preceding one month from the incident giving rise to the claim. ShlenPower shall not be liable for any indirect, incidental, consequential, or special damages, including any loss of profits or revenues, loss of use, or loss of data, even if we have been advised of the possibility of such damages. Should you be dissatisfied with the Site or these Terms of Use, your sole remedy shall be to cease using the Site. Any claim arising out of your use of the Site must be lodged within one year of the event giving rise to such claim, or be forever barred.

6. Product and Service Provisions

All purchases from the Site are subject to additional terms and conditions, which are hereby incorporated into these Terms of Use by reference. By accessing and using specific portions of the Site or availing any service therein, you agree to such specific terms, which will prevail in the event of any inconsistency with these general Terms of Use. ShlenPower reserves the right to modify any products or services and their prices without prior notice. Any engagements with affiliated entities or third parties via our Site shall bind you to the respective terms of such entities, and ShlenPower disclaims any liability arising from such engagements.

7. Intellectual Property

All content, including but not limited to text, images, graphics, and sounds, on the Site are copyrighted properties of ShlenPower or its licensors. Any reproduction, distribution, or use of said contents without written permission from ShlenPower is strictly prohibited, save for personal and non-commercial use provided due acknowledgment is given.

8. Site Usage and Conduct

You shall refrain from any activities that compromise the integrity, security, and proper functioning of the Site. ShlenPower reserves all rights to take necessary legal actions against any unauthorized or malicious use of the Site, including but not limited to, seeking injunctive relief, damages, and other remedies as provided by Singapore law.

9. Trademarks

All trademarks, logos, and emblems displayed on the Site are proprietary to ShlenPower or its affiliates. No content on the Site shall grant or be interpreted as granting, by implication or otherwise, any license or right to use any such trademarks without explicit written permission from ShlenPower or its respective owners.

10. File Downloads

While every effort is made to ensure the security and integrity of files available for download from the Site, ShlenPower does not warrant such files to be free from viruses, malware, or other malicious elements.

11. Platform Use and Restrictions

All platforms, tools, and related materials available for download or use from the Site are proprietary to ShlenPower or its third-party licensors and are subject to these Terms of Use and any specific additional terms and conditions. You shall not modify, reverse engineer, or redistribute the platforms or use them contrary to these terms. Any unauthorised use of the platforms may attract civil and/or criminal penalties under Singapore law. All guarantees



Shlen Power

Terms Of Use

concerning the platforms are expressly disclaimed unless otherwise specified in writing.

12. Account Management

To use certain features of the Site, you may need to register for an account, which involves connecting to your personal Cryptocurrency wallet. You might also need a valid payment method linked to this account. If we encounter issues charging your primary payment method, ShlenPower may opt to charge any other linked payment method. It is crucial for you to safeguard your account details, especially your password or seedphrase for cryptocurrency wallet, as you'll be accountable for any activities that happen under your account due to negligence in security. If you notice unauthorized access or security breaches related to your account, notify ShlenPower immediately. While ShlenPower takes measures to secure your account, it cannot be held responsible for losses arising from your failure to maintain account security.

13. Data Privacy

Unless explicitly mentioned by you, any information sent to ShlenPower, either via the Site or emails, is considered non-confidential. Your personal data will be processed in alignment with ShlenPower's Privacy and Cookie Policy when you interact with the Site or communicate through email. Please note that online transmissions are not 100% secure. Even encrypted transmissions can be intercepted, so always be cautious with what you send.

14. Terms Modification & Governing Law

ShlenPower retains the right to modify these Terms of Use as needed. It's your responsibility to keep updated with the latest terms. All terms are governed by Singapore's laws, and by accepting them, you consent to settle any disputes in the competent courts of Singapore. However, if any term is deemed unenforceable or invalid by a court, only that specific provision will be

excluded, with the rest remaining enforceable.

15. Communications and Contact Information

ShlenPower operates globally, utilizing a contemporary employment structure that supports remote work. Despite its decentralized operation, the company is registered in Singapore.

For any feedback, inquiries, or concerns, please direct your communication to:

Shlen Power Pte. Ltd.
Registered in Singapore
Email: info@shlenpower.com