



# TERMS AND CONDITIONS

CANNAGARDEN – Cannabis Legal Company

CANNAG – token TRC-20/BEP-20

## ACQUISITION OF THE INTELLIGENT CONTRACTS OF CANNAG TRC-20 AND BEP-20

### INITIAL TERMS

This section constitutes the "Terms and conditions" under which users can make use of the website and the purchase and acquisition of the CANNAG token, which will be used on behalf of the digital asset of CANNAGARDEN S.A.S

It will be a token which can be traded in exchanges that have an agreement with the TRON blockchain in its TRC-20 protocol and BSC blockchain in its BEP-20 protocol.

The CANNAG project will be in SUNSWAP and PANCAKESWAP for sale to the public.

### OF THE USE OF THE WEB PORTAL - WEBSITE

Users may consulting in the Web Portal located at the address <https://cannagarden.com.co/contact-us>, where they can ask questions to our team of support. Within the Web Portal [cannagarden.com.co/token](https://cannagarden.com.co/token), you will find all the information about the project and the characteristics of the token, and which you can make use of, after accepting these Terms and Conditions.

### RISK BUSINESS

CANNAG token, warns its Users that carrying out transactions, operations, trading, holding, robots with artificial intelligence for trading, wallets and any other good or service that involves the use of cryptocurrencies, are business of risks, given the fluctuation of the market of this type of virtual currencies, which are subject to the rules of the ecosystems where the purchase, sale and exchange movements of virtual currencies are carried out; For this reason, the CANNAG TRC-20 and BEP-20 token does not intervene directly or indirectly, it is not controllable to it, and even less it has the handling of fluctuating movements.

These reasons create the high risk of cryptocurrencies disappearing from the virtual currency market, plus it is not controllable by the Company, and in turn, make such transactions high risk for the people who acquire them.

This type of virtual currency does not have any type of central bank guarantee, which means that there is no physical support in assets susceptible to valuation, with which there is no person, natural or legal, under private or public law, who go out to the payment of the values delivered for the acquisition of a cryptocurrency.

The risk that people who exchange goods and services through cryptocurrencies run is high, and whoever wants to do so must do so at their own risk, after in-depth information on the meaning and forms of operation of the tokens or virtual currencies they want to buy.

Finally, it is also a risk in the operation managed by the Company, that the governmental States, through the competent public administration entities or the officials of the administration of justice, directly or indirectly, intervene with the same for reasons of non-understanding or explanation of the same, or making express or tacit prohibition of the use, purchase, sale or transaction of cryptocurrencies by any legal mechanism contemplated in the Constitution or the Law.

## INFORMED CONSENT

According to State entities, the risks incurred by natural or legal persons, of legal age and with the capacity to be subject to rights and be bound by the legislation of the country in which they reside, when entering the economic world of cryptocurrencies, of the forms of negotiation of these, or of the business models based on these digital currencies are:

1. Cryptocurrencies are not assets recognized by the State, which is why whoever owns them cannot demand that other people, natural or legal, must receive them.
2. Since the nominal value of a cryptocurrency is given by a community of exchange, operation or transaction, and this cannot be influenced by the holder of a virtual currency, there is a risk that said value reaches zero (0) .
3. Virtual currencies are subject to a supply and demand market, the variables of which make the nominal values of each of these fluctuate unexpectedly, both up and down.
4. Cryptocurrencies can disappear from the virtual world.
5. Virtual currencies are stored in virtual wallets, under operating systems that are designed for this purpose, and are used by users to store them, which can be lost, lost or stolen, and without having the recovery options of the same wallets, and due protection of access to content manipulation, may not be recover the amounts of cryptocurrencies or transactions can be made to other wallets, without there being any identification of who has done it.
6. Transactions made through virtual wallets are not reversible.

By accepting these Terms and Conditions, the User **CONSENTS THE RISKS** described above, and the others that directly or indirectly come from them, with the use of cryptocurrencies, knows them and will seek the prevention and mitigation mechanisms of the inherent risks and the supervening ones. of the users.

## RIGHTS AND OBLIGATIONS

### Clients Rights

The main rights of Users are:

1. Receive the good contracted in the quality conditions that have been announced in these terms and conditions, which correspond to those offered in the different dissemination channels used by the Company.
2. Exercise the right of withdrawal in accordance with what is announced in these Terms and Conditions.
3. Have access to information on the characteristics of the digital product you are acquiring, either through the communication channels provided by the Company, with the personnel trained for this purpose, or through the manuals and tutorials designed for this purpose.

In addition to the above, the Client is informed that the collaborators of CANNAG token have been trained to respond to the clients' concerns regarding the company, its products and in the treatment and attention in a professional manner.

In the same way, in case of mistreatment of the company's personnel, the client must notify discussing the anomaly, referring to the immediate boss, thus in the opposite case, if any employee of the company shows or feels that they have been a victim of treatment or disrespect, this has the directive to end any communication or registered contact.

Obligations of the users:

The obligations of the Users when using, browsing or carrying out operations on the youtetra.com web portal:

1. Respect the terms and conditions that CANNAG token provides for this purpose, regarding the exercise and development of operations and transactions carried out on the Website.
2. Be trained in the use of cryptocurrencies and tokens, their forms of transaction and the mitigable and non-mitigable risks of them, and the different business models that surround this type of digital currency.
3. Keep the user name and access codes to the portal system (login) in exclusive reserve.

Also, the User must bear in mind that any communication with the support staff activation or payments must be dealt with through the institutional channels chat, E-mail, and in case management personally or using the measure of others for the resolution of any situation.

## REPORTS, REPORTS AND RECOMMENDATIONS

All the reports or reports prepared by CANNAGARDEN, as well as the data, opinions, estimates, forecasts and recommendations contained therein, and which are found on the website, web portal or in the communications that the Company may make to its Users and those who do not have this quality, have been created with the purpose of providing general information and are subject to change without prior notice.

The Company does not assume any commitment to communicate such changes or to update the content of said reports, as they are only informative in nature, without these being able to compromise the responsibility or opinion of CANNAGARDEN S.A.S or any of its members, agents or officials.

## PRICE

The price indicated for any order is considered non-binding, and you agree that the price indicated is an estimated price. The final price is subject to the market price at the time of order completion.

It is your responsibility to exercise due caution in times of high volatility.

Our reference price by consulting the web portal or in one of our chats and measured as the sale price shown in the order book.

All prices are calculated in CANNAG /USDT, so all other currencies (FIAT) will be converted to USD at our discretion.

## CLOSURE OF ACCOUNTS AND NON-VERIFIED ACCOUNTS

Users can terminate this agreement with CANNAG token, at any time and therefore close their accounts once all transactions pending execution have been settled. Likewise, you accept and agree that the Company may, without prior notice, limit, suspend or terminate the service and accounts, prohibit access to the Web Portal, its content, services and tools, restrict or remove stored content, and take technical and legal actions to keep Users out of the Website if it considers that they are violating these Terms of Use.

Youtetra.com and its CANNAG token may, at its own discretion, suspend or close registered user accounts for any of

the following reasons, which are indicated without prejudice to the commission of other infractions that affect the operation of the service or imply the violation of the terms and conditions set forth herein:

1. If a User tries to access the Website or another user's account without authorization, or by providing assistance to third parties so that they can do so;
2. If a User interferes with aspects of the security of the Website where the services that limit or protect any type of content are located;
3. If a User uses the Website to carry out illegal or illicit activities, directly or indirectly, either from its subsequent acquisition, or during the term of the contract, any illicit activity that according to the State and state entities, through of any law or from the constitution itself, determines as an attack on social morality, independent of the declaration of criminal, civil or sanctioning responsibility of the public administration, with which, the Company will make use of the right of permanence of the users, proceeding to the cancellation of this contract, deactivation of the account and service and settlement of the contract. By way of sanction, the Company will not make payment derived from the liquidation for the cause of this conduct.

## AVAILABILITY OF THE WEBSITE AND FAULTS OF THE SAME NOT IMPUTABLE TO THE COMPANY

The User accepts and agrees that CANNAG token. Is not responsible for any damage, loss or loss to the User caused by failures in the system, the server, the Internet or the Website. CANNAG token, will not be responsible for any virus that could infect the User's computer as a result of access, use or examination of the Web Portal or as a result of any transfer of data, files, images, texts, or audio contained therein. Nor, if the Client, makes use of technological equipment to access the Website, and these are damaged or with viruses or other system problems that allow any external access by third parties to the User's Website.

Users may NOT be held liable or demand payment for consequential damages or lost profits, by virtue of damages resulting from technical difficulties or failures in the systems, the Internet or the Website, and whose fault cannot be generated by the Company.

CANNAG token does not guarantee access and continued or uninterrupted use of the Website. The system may eventually be unavailable due to technical difficulties or Internet failures, or due to any other circumstance beyond the Company or its own. In such cases, an attempt will be made to restore it as quickly as possible without any kind of liability being imputed.

CANNAG token will not be responsible for any error or omission, as well as the interpretation given by the Users, to the content on the Website outside of the rational interpretation that they would give to the images and content written within the page this is the literal interpretation of them.

## LIMITED RIGHT OF USE

Unless otherwise stated, all the material found on the Web Portal, as well as the publicity material that the Company made available physically or on the web, is the property of CANNAGARDEN S.A.S, and they are protected by copyright, trademark rights and other applicable international laws.

The User may review, print and / or download copies of the material on the Website for exclusively personal, informational and non-commercial purposes. The trademark and logo "CANNAGARDEN" and "CANNAG" used on the Website ("Trademark") are the property of CANNAGARDEN S.A.S, and their respective owners.

The software, texts, reports, reports, images, graphics, information, prices, exchanges, videos and audios used on the Website (the "Material")

They are also the property of CANNAGARDEN S.A.S, unless expressly stated otherwise.

The Trademark and Material must not be copied, reproduced, modified, republished, uploaded, posted, transmitted, scrapped, collected or distributed commercially, either automatically or manually. The use of any material on another Website or computer network, for any purpose other than that of the CANNAGARDEN Website. It is strictly prohibited; Any unauthorized use means a violation of copyright, trademark rights and other international laws that are applicable.

## EXTERNAL WEBSITE

CANNAGARDEN is not responsible in any way for external websites or third-party websites that you can access from the Website. In this regard, the Website may occasionally refer to or have links to other websites ("External Websites"). CANNAGARDEN does not control these External Websites or the information contained in them, so it is not responsible for your interaction with them, nor do we suggest that you access or use them. The External Websites have policies and terms of use that are different and independent from those of the CANNAGARDEN Website, so their access and use is very different from what may result on this Website and therefore we suggest you review the policies, rules, terms and regulation of each External Website you visit. It is your responsibility to take the necessary precautions to ensure that all access to or use of such External Websites is free from viruses, worms, Trojans and other elements of a destructive nature.

## MANAGEMENT SYSTEM FOR THE RISK OF MONEY LAUNDERING AND THE FINANCING OF TERRORISM

By accepting these terms, the User states that the economic resources with which he acquires the products and / or services come from legal and lawful activities, permitted in the territory, and accepts that at any time the Company may request that, through documents that serve as evidence according to the rules established in each country or those that modify, add or repeal them, indicate the origin of the resources used for the acquisition, together with their accounting and financial support.

In the event that after carrying out the corresponding risk analysis, it is concluded that the resources cannot be identified as their legal or lawful origin, the present contract will be terminated, return the value without the right to payment of the production derived from mining and storage, and the legal representative or whoever he delegates to inform the competent authorities about this fact.

Verification of the origin of the resources will also be carried out, when the personal data provided by the user cannot be verified by the legal means available to the Company for this purpose.

The Company will implement a policy for the prevention of money laundering and financing of terrorism.

## JURISDICTION

In case of contractual disputes, derived from this contract, the parties agree that they must exhaust the direct settlement route, with a summons within five (5) days following the declaration of non-compliance that was communicated by either party, to the administrative facilities of CANNAGARDEN., where the contract will be resolved and the monetary aspects that will result will be negotiated. If the party that asserts the breach is not cited, the latter must go to a legally constituted conciliation center to

summon the other contracting party to solve the disputes generated by this alternative dispute resolution mechanism and reach an amicable agreement. Once these two mechanisms of negotiation settlement have been exhausted, without reaching an agreement(s), one must go before the ordinary civil jurisdiction.

## MODIFICATIONS TO THE TERMS AND CONDITIONS

CANNAGARDEN reserves the right to modify these terms and conditions, at any time. CANNAG, undertakes to make reasonable efforts to inform changes in the Terms of Use, through the means that CANNAG. Deems pertinent, but it is the ultimate responsibility of the User to periodically review the Terms and Conditions of the Website. If the changes in the terms of use have been made, the Users continue to use and access the Website, it means that they accept said changes.

## PRIVACY OF INFORMATION

In compliance with and in order to access the services offered by CANNAGARDEN, Registered Users must provide certain personal data. Your personal information is processed and stored on servers or magnetic media that maintain standards of security and protection, both physical and technological. For more information on the privacy of Personal Data and cases in which personal information will be disclosed, you can consult our Personal Data Management Policies.

## RIGHT OF WITHDRAWAL

As the goods that are the object of these terms and conditions imply their commercialization through non-traditional sales, therefore, accordingly, the right of withdrawal that assists the consumer and the procedure is expressed below. to exercise it, like this:

The right of withdrawal implies the possibility of the User to freely and voluntarily withdraw his decision to use the main services offered by the latter, without the need to give any further explanation than his willingness to do so. The term to carry out and express the withdrawal corresponds to five (10) business days after the commercial operation has been carried out. To make the withdrawal, the User must send within the term indicated above, an email to the address [info@cannagarden.com.co](mailto:info@cannagarden.com.co), or the one indicated in the update of these terms and conditions, express request of his decision to withdraw, indicating precisely and clarity what is the operation, date and time that you want to be retracted.

For the user's safety when requesting the sale of production, a data verification email is sent, failure to respond does not oblige the Company to pay within ten (10) business days.

Once the mail is answered, the Company has 24 hours to make the payment or meet the deadline of 10 business days.



## USE BY MINORS

In attention to the business line that occurs within the services offered on the CANNAGARDEN Website, these cannot be used by minors, in such a way that in the control systems that are applied on the Website, any transaction carried out by minors, will be canceled and reversed in a maximum term of (5) business days after the transaction is canceled.

## GLOSSARY OF TERMS

Electronic commerce Insofar as the transactions carried out through the CANNAGARDEN Web Portal are through the Internet, it should be understood that the acts of negotiation fall within the definition.

User or client. When reading these terms, reference is being made to the natural person of legal age and with full use of their legal capacities to be bound, as well as to the legal person, through their legal representative and with the due authorization of the corporate body, according to it is established by its laws, that it has acquired a cryptocurrency storage software.

CANNAGARDEN S.A.S, or THE COMPANY. This term refers to the commercial company that develops, distributes, offers technical support, and with whom the acquisition of the software for the storage of cryptocurrencies or the result of its mining is contracted, as the case maybe.

Cryptocurrency or virtual currencies. There is no official definition by the Royal Academy of the Spanish language, to give scope to the semantic expression of cryptocurrency. A first approach will be to classify this type of currency as virtual currencies. Thus, the Oxford dictionary has indicated that "A digital currency that uses encryption techniques to regulate the generation of currency units and verify the transfer of funds, and that operates independently of a central bank." In the same way, the Cambridge dictionary indicates that it is "a digital currency produced by a public network rather than any government, which uses cryptography to ensure that payments are sent and received safely.

Web page. It is the URL address, where the CANNAGARDEN home page is located, and where the different goods and services offered by the Company are located.

Web Portal or Website. It is the access page that the User has, for the verification, monitoring, renewal and other transactions of the vault, together with the cryptocurrencies stored in it.