

Token service converter

TERMS AND CONDITIONS

By using the lagon ERC-20 converter service, you agree to comply with these Terms and conditions. We strongly suggest reading our Terms and Conditions entirely before using our service. Please note that our token conversion service is available **for a limited time. We will be accepting requests until 05.April 2024. After this date, we regret to inform you that we will no longer be able to process any further conversion requests. To ensure the successful conversion of your tokens, we kindly encourage you to submit your requests before the specified deadline.**

These Terms apply to Users and other natural and legal persons accessing and using the Service or any other support service or operation connected to the service operation. **You shall not use the services if you disagree partially or entirely with these Terms and Conditions. By using the service and registering for the conversion, you shall be deemed to have accepted these Terms.**

By using the services provided by lagon, you also acknowledge and agree to be bound by the Terms and conditions of the use of the webpage, which, together with lagon Privacy & GDPR Policy and Disclaimers, govern lagon's relationship with the User in relation to our Website and our privacy practices.

Definitions

Service: The process of converting tokens from other blockchain platforms lagon ERC-20 Token to IAG Cardano tokens

Third parties: Any legal or natural person, different from lagon AS, involved in providing the service.

Communication: Any type of alphanumeric written message or notice displayed on the webpage in the course of providing or using the Service.

Cryptocurrency: A form of digital or virtual currency secured by cryptography.

Tokens: A type of cryptocurrency that represents an asset or specific use and resides on its blockchain.

Order: The process of registering on the conversion service request

Gas fee: The payment made by Users to compensate for the computing energy required to process and validate transactions on the blockchain, as well as for the use of the service.

Smart Contract: A computer code agreement conducted through the blockchain and stored in an immutable public database.

User: Any legal or natural person using the IAGON ERC-20 Token service Converter. The use of a specific heading, title, or any plural or singular terminology shall not affect the interpretation of these Terms, such as clauses and schedule headings. Any reference to a regulation or law shall be understood as a reference at the moment of this document's publication. Any amendments, changes to the text, or the scope, including any subordinate legislation, are included in the force made under it.

How the Service works

Our token claim process at IAGON is designed to be seamless and transparent, ensuring a smooth experience for our investors. Here's a step-by-step guide on how it works:

1. Submission through Claim Portal:

Investors submit their token claims via our dedicated Claim Portal at <https://claim.agon.com/>. Requests for CNT token claims are received and compiled into a public spreadsheet for easy tracking. The limit time for registration on the claim portal is <https://claim.agon.com/?ref=blog.agon.com>

2. Verification of Submissions:

Our dedicated team thoroughly reviews the submitted claims. If everything is in order, we proceed to the next step. However, if any discrepancies are identified

(such as calculation errors or missing information), investors are requested to contact us at support@iagon.com with the necessary details for confirmation.

3. Claiming ERC-20 Tokens:

Once the submission is confirmed, investors are directed to claim their ERC-20 tokens at <https://claim.iagon.com/>. Simultaneously, those with pending tokens from the initial swap (IAG v1 to v2) are instructed to send the tokens they've already received in their Ethereum wallet to our official Ethereum address: 0x707c05618b4ed6535af08995A4EEC212999d06a9.

4. Token Transfer to Cardano Wallets:

After the successful completion of the transaction, our team initiates the transfer of CNT tokens to the Cardano wallets mentioned in the initial request. Investors can expect the CNT tokens to be securely transferred to their specified Cardano wallets.

5. IAG Token Compatibility Information:

For investors holding \$IAG tokens, please note that CNT is native only on Gate and Bitrue exchanges. Any ERC-20 tokens have been seamlessly swapped to CNT for eligible holders on these platforms. No further action is required for holders on Gate and Bitrue, ensuring a hassle-free experience.

Monthly Token Conversion Limit:

We want to ensure fairness and efficiency in our token conversion process. Therefore, please be aware that the monthly conversion limit is set at 500,000 tokens. This limit operates on a "first-come, first-served" basis. If the total requests for conversion exceed this monthly limit, subsequent requests will be queued in chronological order.

Queue System:

In the event that the total sum of conversion requests surpasses the monthly limit of 500,000 tokens, the next person to register for the conversion will be positioned first in the queue. This sequential arrangement will continue, allowing each participant to be processed in the order of their request.

Please check <https://blog.agon.com/iag-cnt-token-claim-procedure-final-step/> for updates and information

Initial Warranty

Iagon AS is a Norwegian company providing decentralized cloud services and the service converter service previously described. The latter is understood as converting and transferring token assets in compliance with these Terms. Using the Iagon ERC-20 service converter, the User is bound to:

1. this Terms and conditions,
2. Webpage surfing Terms and conditions,
3. Legal disclaimer and liability limitation,
4. Privacy policy.

By using the service converter, you acknowledge and agree that you are at least 18 (*eighteen*) years old and/or have reached the age majority in your resident country. Any use of the service by natural persons under the age of majority is strictly forbidden.

Iagon or any of the third parties involved does not provide any warranty or guarantee of accuracy, timeliness, performance, completeness, or suitability of the information and materials found or offered on the website for any particular purpose.

The User acknowledges that the information and materials displayed on Iagon's web page may contain inaccuracies or errors. Therefore, Iagon and all related third parties involved in providing the service disclaim responsibility for any type of loss or harm such inaccuracies or errors to the fullest extent could generate to the User under the applicable law. The use of any information or materials related to this service is entirely at the User's own risk, for which Iagon and any other third parties shall not be liable.

The User bears the responsibility to ensure that any services or information available through this Website meet the User's specific requirements.

The use of service and any other information or material on this webpage may be either owned by or licensed to Iagon AS. The material includes, but is not limited to, the service's procedures, practices, layout, design, codes, and graphics. Any type of reproduction is prohibited other than in accordance with the copyright section and applicable law.

The use of this service may be illegal in certain countries. Iagon AS strongly suggests that the User keeps up to date with applicable legislation.

Users shall not use the service of the webpage for any illegal or forbidden purpose, including but not limited to the copyright laws in any jurisdiction.

The User is responsible for assessing the lawfulness and legality of the service before using the service. The User shall guarantee before using the service that the use of such service is in compliance with any applicable law in the User's jurisdiction.

By using the service, the User agrees that Iagon AS and related third parties can conduct any type of identity check, due diligence, and any other identity and assets verification required by applicable law and regulation or by request of the competent authorities, including but not limited to The Norwegian Antimoney Laundering Act, the Directive (EU) 2015/849 Of The European Parliament And Of The Council on the prevention of the use of the financial system for the purposes of money laundering or terrorist financing. The User agrees and provides consent to the verification check process when needed. If for any reason, Iagon or any of the third parties establishes reasonable grounds for linking the Users or the asset owned by the User to activities related to money laundering and terrorist financing as defined by applicable law, Iagon AS or the third parties shall be entitled to suspend, deny and/or restrict the use of the service until the verification process is completed in compliance with the applicable law.

In case you require any assistance, please use the following contact email:
contact@iagon.com

Copyright notice

All the following material is owned or licensed to Iagon, including but not limited to all database rights, design rights, catalog rights, trademarks, patent rights (including any application and/or any non-patented inventions), and the intellectual property forming basis for such rights, including algorithms, code, concept (including the structure of functions and elements), data, design, descriptions, drawings, equations, formulas, graphics, knowhow, marks, objects, object code, pictures, photos, processes, presentations, receipts, schemes, source code, technical solutions, and updates, improvements, or variation to any such mentioned parts or whole.

Unauthorized use of this service and the aforementioned material may give rise to a claim for damages and/or be a criminal offense.

Changes in Terms and Conditions.

Iagon reserves the right to change these Terms and conditions whenever necessary. Such changes may include but are not limited to changes related to compliance with applicable law, regulations, and legal requirements, changes related to the use of the service, and changes related to gas fee, methodology, and procedure among other aspects. Any changes and updates will be displayed on the webpage. Previous Terms and conditions can be accessed on the webpage for a set timeframe, and the User can request access to the previous version of such Terms and conditions. If any of the changes are unacceptable to the User, the User shall stop using the service converter service. Continuing to use the service implies that the User will be deemed to have accepted the new Terms and conditions.

Termination

These Terms and Conditions will remain enforceable when the User refrains from using the service.

Refund Policy

Under no circumstances, the User is entitled to a refund unless otherwise stipulated in these Terms.

Data Protection & Compliance

By using the service, the User will connect their digital asset wallet address directly, along with the completed transaction hashes, and the token names, symbols, or other blockchain identifiers of the tokens used to interact with the service converter. Iagon does not store any information from the transaction including personal data. Iagon AS complies with data protection laws such as the European Law 2016/679 and the EU GDPR, the California privacy act, and the Brazilian General Personal Data Protection Law 13709/2018 rules in respect of the personal information the User supplies to Iagon AS. Any information the User provides while using the webpage is processed in accordance with our Privacy Policy. If you have any questions regarding your personal data, we ask you to refer to our privacy policy.

Communication

Any question and communication regarding these Terms and conditions must be raised in writing. Iagon AS only replies to communication in English. Such communication should be delivered by e-mail to the following e-mail address: contact@iagon.com

Complaints and Disputes

Any complaint that might arise shall be resolved by negotiation. Negotiation shall include any written attempt to resolve any dispute via e-mail with a reply from Iagon no longer than 30 business days. In case no agreement is set in writing, the User

agrees that the applicable law shall be Norwegian law, and the jurisdiction for resolving any potential matter should be settled to the Court of Oslo, Norway.

Liability

Iagon or any of the third parties shall not be found liable for any losses or damage which are deemed or alleged in connection with the use of the service, including but not limited to interruptions in operation or transmission, loss, or corruption of data, communication or lines failure, any User's misuse or any errors or omissions. Iagon shall not be liable, in contract, tort, including negligence, for any type of breach of contractual or regulatory duty or in any other way including but not limited to the following scenarios, whether the involvement of Iagon or a third party is direct or indirect:

- Loss of funds in the course of either sending or receiving;
- Loss of tokens or cryptocurrency;
- Loss of digital assets;
- Loss of rewards;
- Loss of profits;
- Loss of business;
- Loss of revenue;
- Loss of opportunity;
- Loss of data;
- Loss of goodwill or reputation;
- Any special, indirect, or consequential losses, whether or not such losses were within the contemplation of the User at the date of publication of these Terms;
- Losses coming from fraud or fraudulent misrepresentation of the service;
- Any liability which cannot be excluded or limited under applicable law.

The user recognize by using the service that they understand the risks coming from such operations, and they also shall deem Iagon AS or any third parties liable for any of the scenarios mentioned in this section or all the sections in this terms and conditions

Privacy

Besides the digital asset wallet address, completed transaction hashes, and the token names, symbols, or other blockchain identifiers of the tokens that the User uses to interact with the converter, Iagon does not use or store any personal data.

Warranties

The User warrants that they have sufficient legal capacity to access the website and use the service.

Iagon warrants that it shall provide the token service converter service in accordance with the Terms set in this document. All the information provided on the website regarding the service is provided "as is," without any conditions, warranties, or other Terms of any kind. While Iagon ensures that the information on the website is correct, Iagon does not guarantee the accuracy, completeness, or usefulness of the information and material on the website or service to the maximum extent permitted by law.

The Terms stated in this document set all the obligations and liabilities in respect of the supply of the service. All conditions, warranties, or other terms concerning the services and any other service provided by Iagon, including the newsletter and collateral contract, are hereby excluded.

Iagon strives to keep the service constantly running and protected, however, Users acknowledge they use the website at their own risk. The service converter service is provided on an "as is" and "as available" basis without any representation or warranty, whether express or implied. Iagon AS specifically disclaims any implied warranties of title. Iagon AS does not make any guarantee or representations that access to any part of the service or any of the materials contained on the website will be continuous, uninterrupted, timely, error-free, or secure. The operation of the service may be interfered with by numerous factors outside of Iagon's control. IAGON MAKES NO REPRESENTATIONS OR WARRANTIES CONCERNING THE REAL OR PERCEIVED VALUE OF ANY DIGITAL CURRENCY AS DENOMINATED IN ANY QUOTED CURRENCY OR THE SUCCESSFUL RUNNING OF THE THIRD

PARTIES SERVICES NEEDED FOR DELIVERING IAGON'S SERVICE. The service may display real-time data regarding the price of cryptocurrency and tokens. However, Iagon makes no representations regarding the accuracy, suitability, truth, or usefulness of such data. The User shall never rely on such data for any reason. By using the service, Users understand and agree that the value of a virtual currency can be volatile, and Iagon AS or any third party is not in any way responsible or liable for any losses Users may incur by holding or trading cryptocurrencies and tokens, even if the service is delayed, suspended, or interrupted for any reason. Moreover, Iagon AS makes no representation or warranties as to the quality, suitability, usefulness, accuracy, or completeness of the service or any materials on the webpage with regard to the use of the service. Iagon AS will strive to ensure that any requests are processed in the time displayed on the webpage but makes no representations or guarantees regarding the amount of time needed to complete processing.

Indemnity

The User hereby agrees to indemnify, defend and hold harmless Iagon and any affiliates, partners, officers, directors, agents, contractors, licensors, service providers, subcontractors, suppliers, marketers, interns, and employees, harmless from any claim or lawsuit, including reasonable lawyer's fees, made by any third party due to or arising from User's inability to use the service, violation of any provisions of these Terms that lead to the violation of any rights of a User or third party, or violation of any applicable laws, rules, or regulations.

Iagon AS reserves the right, at its own cost, to assume the exclusive defense and control of any matter otherwise subject to indemnification by the User, in which event Users will offer complete cooperation with Iagon AS in asserting any available defenses.

Disclaimer

Iagon does not serve or provide any guarantee that any User will experience any successful increase in income or profit by using the services.

Iagon or any third party used for service performance will not be liable for any indirect, incidental, special, consequential, or any type of damages, for loss of profits, including but not limited to damages resulting from loss of goodwill, use, data, or other intangible losses, including the event that Iagon has previous knowledge of the possibility of such damages, whether based on contractual obligation, tort, negligence, strict liability resulting from using, or inability to use the service.

If the User disagrees wholly or partially with the service or with the Terms and conditions that regulate it, the exclusive solution is the abstention or discontinuation of the use of the services.

Any material or information stated on the webpage shall not constitute advice of any kind. By providing the service, Iagon does not provide Users with any type of legal advice regarding compliance, financial advice, tax advice, data privacy, or other relevant applicable law in the jurisdictions in which the User is located.

The User acknowledges that neither Iagon nor the third parties involved in the service have control over the User's specific practices regarding the User's decisions to use the service.

The User agrees and acknowledges that Iagon does not have a direct relationship, partnership, affiliation, or otherwise with the User. Iagon hereby disclaims all liability and responsibility arising from the User's decisions.

To the maximum extent permitted by applicable law, Iagon disclaims all warranties, either expressed or implied, with respect to the service and other materials and/or services. Iagon does not warrant that operation of the service will be error-free or uninterrupted.

Security Breach

In case of Internal Breach Iagon will:

- Initiate internal remedial actions that are in compliance with applicable law and consistent with the state of the art.
- Notify the Users regarding the type of breach and the scope of the remedial action that lagon will undertake. If possible, lagon will provide a timeline with the expected deadline to remedy the breach. Moreover, when applicable, any security breach will be reported to the competent authority as required by laws and regulations.

In the event of a security breach on the User's side, the User shall have sole responsibility for initiating remedial actions and shall notify lagon immediately about the breach and the steps the User will take to remedy the breach. lagon shall under no circumstances be held responsible or liable for a User's side breach.

Intellectual Property Rights

All the information displayed on the intellectual property note is property of lagon, its affiliates, or other third-party licensors. Therefore, except for that which is expressly permitted by applicable law or as explicitly authorized by lagon or the corresponding aspects related to third parties, the User must not alter, modify, reproduce, sell, distribute, transmit, any of lagon or third party material, in whole or part.

Users shall indemnify lagon and all partners and third parties against all damages, losses, and expenses arising from intellectual property infringement (e.g. unlawful use of any information, documentation, or materials described in this section).

Any reproduction, storage, modification, or distribution of the material displayed on this webpage is strictly forbidden without lagon's prior written consent.

No Prospectus

Nothing stated on the Website or in these Terms and conditions shall be understood as financial or investment advice. lagon and any of the third parties make no representation regarding the regulatory or legal status of any Digital Currency.

Prohibited Use

Under no circumstances shall the User use the service for the following practices:

- using the service as an unlicensed money transmitter, money service, payment service provider, e-money, or any other financial services business which requires licensure, including but not limited to exchanges of virtual currencies, sales of money orders or traveler's checks, and escrow services;
- counterfeit products or any product or service that infringes upon the copyright, trademark, or trade secrets of any third party;
- for payment for stolen goods, narcotics, illegal substances, prescription, pharmaceutical, or any substances designed to mimic illegal drugs;
- for gambling, except where permitted by and with our prior written permission;
- for payment for prostitution, payment for involvement in violent acts towards self or others, or activities or items that encourage, promote, facilitate, or instruct others regarding the same.

The service shall not be used for funding terrorism, war, extortion, blackmail, licensed or unlicensed sale of firearms and weapons, deceptive marketing practices, or financing any type of business that violates any law or regulation.

Users confirm that they will not use the service to do any of the following:

- violate or assist any party in breaching any law, statute, standard, or regulation; take or partake in a transaction that involves the proceeds of any illegal activity, including but not limited to online gambling except where permitted and with Iagon's prior written permission;
- defraud or attempt to defraud, infringe on any party's intellectual property;
- provide false, inaccurate, or misleading information;
- take any action that imposes an unreasonable or disproportionately large load on the service, interferes with another individual's or entity's access to or use of any part of service, or prevents the access for any other User;
- threaten or violate or infringe the legal rights of others;
- state, distribute or disseminate any unlawful material or information;
- transmit or upload any viruses, Trojan horses, worms, or any other malicious programs;

- the User shall never act as an intermediary or reseller of the Services unless previously authorized by Iagon in writing.

The User shall not authorize, encourage or permit any third party to use the Services for any unlawful, abusive, fraudulent, obscene, inappropriate, or malicious purposes. The User shall under no circumstances attempt to decipher, delete, alter or reverse engineer the service and shall not duplicate, do derivative works of, reproduce or exploit any part of the service without a written permission from Iagon.

The User shall not use any robot, automated devices, or manual process to monitor, copy, or exploit the service, other than copying or exporting the data from their own personal transaction.

Representation

Iagon shall not be considered a financial institution or a bank. The service is not insured by any other entity or insurance scheme, whether governmental or private. The information coming from these Terms and conditions shall not be considered tax or financial advice or representation. It is the User's sole responsibility to determine the tax applicability to their specific case for using the service and for any transaction.

Risk Notice

By using the service Users express he/she understand all the risks coming from it and they use the service at their sole risk. Iagon AS does not assume any type of responsibility for any transaction, reward, transfer, or risk coming under the scope of the service.

The User acknowledges that the User is aware of the risk related to cryptocurrency, tokens, and other virtual currency, including but not limited to the very volatile value in comparison to other currencies. Tokens and cryptocurrencies are not considered legal tender, and generally are not backed by banks or governments, therefore their value is tied to other currencies or assets. The value of cryptocurrency and tokens

could be derived from the willingness of the market's actors to exchange digital currencies; depending on such willingness, the cryptocurrency may result in a partial or whole loss of value for a particular token. The User acknowledges that such actions are not under the control of Iagon, and such risks are solely taken by the User. Iagon or any third party used for providing the service is not liable for any type of loss or harm that the User suffers due to a change in the market value, regardless of the period such losses and harm can occur.

The User understands that the applicable law and regulation within a specific territory or at an international level could change and affect the value of cryptocurrency, tokens, and digital assets, affecting their value, ability to be exchanged, the possibility of transfer, and the very use of this service.

The User acknowledges that tokens and cryptocurrency transfers and conversions cannot be canceled or reversed. Therefore, the User understands that the fluctuating market value cannot be reversed to the original value once the conversion process has started.

Cryptocurrency and tokens may lead to an increased risk of fraud or cyberattack. Any type of loss coming from fraud, fraudulent or accidental transactions such as transfer to a wrong address may not be recoverable. If any type of dispute arises from fraud or accidental transfer or conversion, the User agrees to deal with such incident directly and shall not hold Iagon or any of the third parties involved or liable for such issue and dispute.

The User must consider themselves aware of the inherited risk related to cryptocurrency, including the knowledge of applicable law. The User should determine, prior to using the service, whether such risk can become acceptable for the User. Such risk includes but is not limited to: partial or total loss of cryptocurrency and tokens, their value, impossibility to confirm the transaction, counterparty risk, risk of faults, defects, hacks, exploits, errors, or unforeseen circumstances occurring with respect to the service and the protocol and technology used by third parties for conducting the service. The same applies to the loss of the User's private key for accessing the User's crypto wallet, collapse in liquidity with respect to a token or cryptocurrency, change of compatibility between platform and tokens, misconduct

practices, and any potential attack on Iagon or the technologies on which the service depends, including distributed denial of service.

The use of any device, including a computer, mobile, and any other type of electronic device, may affect the service. Iagon does not guarantee or bear responsibility for the operation of the website related to the errors and interruptions attributed to the User's device or internet connection.

The service shall solely be used for the purpose established in this document. The User shall under no circumstances use the services for benefit of a third party or for illegal purposes including money laundering and financing of terrorists, defamatory, abusive, or illegal purposes. Iagon has the right to seek legal consequences against any User involved in the aforementioned activities and report such activities to the relevant authorities. The User shall be liable and compensate Iagon or any of the third parties used in the service for any direct or indirect harm or losses that the User's involvement in such activity could generate.

Iagon shall not be found liable for any errors in respect of the use of the service related to the website or the connected technology used for the provision of the service.

Force Majeure

Iagon shall neither be in breach of these Terms nor liable for delay in performing, or failure to perform, any of its obligations if such delay or failure results from events, circumstances, or causes beyond its reasonable control, including, without limitation, any network failures, power shortages, failures in third party computer hardware or software, fire, lightning, explosion, flood, severe weather, industrial disputes or lock-outs, terrorist activity, war, national pandemic, global pandemic, embargo, or government requirements. In such circumstances, the time for performance shall be extended by a period equivalent to the period during which performance of the obligation has been delayed or failed to be performed.

Severability

In the event that any provision of these Terms is determined to be unlawful, void, or unenforceable, an unenforceable portion shall be deemed to be severed from these

Terms of service. Such determination shall not affect the validity and enforceability of any other remaining provisions.

Iagon reserves the right, at its sole discretion, to update, change, or replace any part of these Terms and conditions. The User bears the responsibility to constantly check the Terms and conditions for periodical change.

Governing Laws and Jurisdiction

These Terms shall be governed by and construed in accordance with the laws of Norway. All disputes between the parties as to the validity, execution, performance, and interpretation shall be submitted exclusively to the Courts of Oslo.