

SAPIEN SEASONAL AIRDROP PROGRAMME TERMS AND CONDITIONS

[illegible]

SAPIEN SEASONAL AIRDROP PROGRAMME TERMS AND CONDITIONS

Last updated: August 20, 2025

Welcome to the Sapien Seasonal Token Airdrop Programme (the “Airdrop Programme”), which is operated by Sapien International Ltd. (the “Company,” “we,” “our,” or “us”). These Terms and Conditions (the “Airdrop Terms”) set out the rules for participating in the Airdrop Programme and, if you are eligible, for receiving \$SAPIEN tokens (the “Tokens”).

The official website for the Airdrop Programme is <https://earn.sapien.io/> (the “Airdrop Site”). Please rely only on the Airdrop Site and our verified channels for official information.

BY PARTICIPATING IN THE AIRDROP PROGRAMME, INCLUDING BUT NOT LIMITED TO BY ENTERING OR CONNECTING A DIGITAL ASSET WALLET (“DIGITAL WALLET”) AND, WHERE ELIGIBLE, CLAIMING THE TOKENS ON OUR AIRDROP SITE, PURSUANT TO THE TERMS AND PROCESSES DESCRIBED HEREIN, THE PARTICIPANT (WHETHER AS AN ENTITY OR AS AN INDIVIDUAL):

(A) ACKNOWLEDGES THAT THE PARTICIPANT HAS READ, UNDERSTOOD, AND AGREED TO THESE AIRDROP TERMS IN THEIR ENTIRETY. THE PARTICIPANT IS RESPONSIBLE FOR MAKING ITS OWN DECISION IN RESPECT OF ITS PARTICIPATION IN THE PROGRAMME AND ANY RECEIPT OF TOKENS. ANY PARTICIPATION IN THE PROGRAMME IS SOLELY AT THE PARTICIPANT’S OWN RISK AND IT IS THE PARTICIPANT’S SOLE RESPONSIBILITY TO SEEK APPROPRIATE PROFESSIONAL, LEGAL, FINANCIAL, TAX, AND OTHER ADVICE IN RESPECT OF THE AIRDROP PROGRAMME AND ANY RECEIPT OF THE TOKENS PRIOR TO PARTICIPATING IN THE AIRDROP PROGRAMME AND PRIOR TO RECEIVING ANY TOKENS.

(B) EXPRESSLY ACKNOWLEDGES AND ASSUMES ALL RISKS RELATED THERETO, INCLUDING (WITHOUT LIMITATION) THE RISKS SET OUT BELOW. IN NO EVENT SHALL THE COMPANY OR ANY PERSON REPRESENTING THE COMPANY BE HELD LIABLE IN CONNECTION WITH OR FOR ANY CLAIMS, LOSSES, DAMAGES, OR OTHER LIABILITIES, WHETHER IN CONTRACT, TORT, OR OTHERWISE, ARISING OUT OF OR IN CONNECTION WITH THE AIRDROP PROGRAMME OR THE RECEIPT OF ANY TOKENS.

THE COMPANY DOES NOT TAKE ANY RESPONSIBILITY FOR THE PARTICIPATION BY ANY PARTICIPANT IN THE AIRDROP PROGRAMME AND SO EACH PARTICIPANT MUST SATISFY

ITSELF BEFORE PARTICIPATING IN THE AIRDROP PROGRAMME AND SHOULD NOT RELY ON THE COMPANY. THE COMPANY DOES NOT PROVIDE ANY RECOMMENDATION OR ADVICE IN RESPECT OF THE AIRDROP PROGRAMME OR THE TOKENS. THE COMPANY HAS NOT ASSESSED THE SUITABILITY OF THE TOKENS FOR ANY PARTICIPANT. THE COMPANY HAS NOT CONSIDERED THE APPLICABLE LAWS, REGULATIONS AND LAWS OF THE JURISDICTION OF ANY PARTICIPANT. EACH PARTICIPANT PARTICIPATES IN THE AIRDROP PROGRAMME AND RECEIVES TOKENS AT ITS OWN RISK.

IF YOU DO NOT UNDERSTAND OR ACCEPT ANY TERM SET OUT HEREIN, YOU MAY NOT PARTICIPATE IN THIS AIRDROP PROGRAMME.

1.0 Acceptance of Terms

By accessing the Airdrop Site or participating in the Airdrop Programme, you agree to these Airdrop Terms in full. You acknowledge that participation is solely at your own risk and discretion, and you accept all risks connected to participation and receipt of Tokens.

We will not be liable to you or to any other person for any direct, indirect, special, or consequential losses, damages, or costs arising from your participation in the Airdrop Programme.

2.0 Eligibility

2.1 Representations and Warranties

By participating in the Airdrop Programme, you represent and warrant that you:

- i. Are not prohibited or restricted from participating by any laws or regulations that apply to you;
- ii. Are of the legal age of majority in your country or state of residence (whichever is higher). If you are under the legal age of majority, you may not participate; and
- iii. Are not:
 - (a) A citizen, resident, or located in any of the Restricted Jurisdictions listed below; or
 - (b) Owned, controlled, or acting on behalf of any person or entity subject to sanctions or listed as a prohibited party by the United Nations, the British Virgin Islands, Canada, the United States (including the U.S. Treasury's Specially Designated Nationals List, Foreign Sanctions Evaders List, and the U.S. Commerce Department Entity List), the European Union, its Member States, or any other relevant authority (a "Prohibited Person").

2.2 Restricted Jurisdictions

Participation is strictly prohibited if you are a citizen, resident, or located in:

- Iran
- North Korea
- Russia
- Cuba
- Yemen
- Sudan
- South Sudan
- Libya
- Lebanon
- Syria
- Regions of Ukraine not under government control, including Crimea, Sevastopol, Donetsk, Kherson, Luhansk, and Zaporizhzhia

2.3 Geographic Restrictions

The Programme is also unavailable in any jurisdiction where participation would be unlawful, restricted, or where we have chosen to limit access.

2.4 Eligible Participants

Only participants who meet all eligibility requirements (as determined by us in our sole discretion) will qualify as “Eligible Participants.” We may refuse to distribute Tokens if you do not qualify.

2.5 Verification and Monitoring

We may use IP detection, geolocation services, or other verification tools to confirm your eligibility. We may deny you access to the Airdrop Site or Programme if you fail these checks.

2.6 Disqualification

We may disqualify you from the Airdrop Programme if you attempt to bypass eligibility or security measures (for example, by using VPNs, multiple wallets, or false information), or if you engage in conduct we consider harmful, unlawful, or manipulative.

2.7 Confidentiality of Criteria

We may withhold details of our eligibility and disqualification criteria in order to protect the integrity of the Programme.

2.8 Final and Binding Decision

Our decisions on your eligibility and Token allocation are final and binding.

3.0 Airdrop Process and Token Allocation

3.1 Airdrop and Claim Period

The timing and process for each airdrop round will be decided solely by us and announced through our official channels. Airdrops may occur once or multiple times, and each round may have different eligibility criteria.

Participation in a previous Airdrop Round does not guarantee participation in a future one. We may modify, extend, or cancel the Airdrop Programme or any Airdrop Round at any time, without prior notice.

3.2 Eligibility Verification

To receive Tokens, you must complete our required eligibility checks. This may include providing or connecting a compatible Digital Wallet.

3.3 Claiming Tokens

If you are an Eligible Participant, you must follow the claim process within the designated claim period. This may include connecting a Digital Wallet, confirming your identity, or completing other steps we require.

FAILURE TO CLAIM TOKENS WITHIN THE STATED PERIOD MAY RESULT IN FORFEITURE. WE ARE NOT OBLIGED TO PROVIDE EXTENSIONS OR TO REISSUE UNCLAIMED TOKENS.

We are not responsible for any loss, non-delivery, or forfeiture of Tokens caused by your failure to follow the claim process. Connecting your Digital Wallet or social media account to the Airdrop Site is at your own risk and subject to the terms of the relevant third-party provider.

3.4 Transaction Fees

You are solely responsible for paying any transaction fees (including gas fees) required to claim or transfer Tokens. If you do not pay these fees, you will not be able to claim your Tokens. Fees may fluctuate and are outside our control.

3.5 Token Allocation

We alone determine the number of Tokens to be distributed in each Airdrop Round. Your participation does not guarantee that you will receive Tokens, or any specific amount of Tokens.

ALLOCATION AMOUNTS MAY VARY AMONG ELIGIBLE PARTICIPANTS, AND WE MAKE NO REPRESENTATION OR WARRANTY AS TO THE QUANTITY OF TOKENS ANY ELIGIBLE PARTICIPANT MAY RECEIVE.

3.6 No Guarantee of Token Value

Tokens are distributed “as-is.” We make no representations or warranties about their future value, liquidity, functionality, or utility.

3.7 Use of Digital Wallet

You must be the legal owner of the Digital Wallet address you provide for the Airdrop. You may not sell, assign, or transfer that address, or knowingly redistribute Tokens to others in violation of these Terms.

By linking or using a Digital Wallet, you agree to the terms of the relevant wallet provider. We do not operate or control Digital Wallets and are not responsible for their security, functionality, or compatibility with the Airdrop Site.

You remain in full control of your Digital Assets at all times. We do not hold your private keys or seed phrases, and we cannot help you recover them. You are solely responsible for securing your Digital Wallet and private keys. Any loss or theft of these credentials may result in the permanent loss of Tokens or other Digital Assets.

4.0 Use of Tokens

4.1 Token Usage

Participants acknowledge and agree that Tokens received through the Airdrop Programme may have specific usage limitations, such as being usable only within a particular platform or ecosystem, and may have no monetary value.

Tokens may also be subject to lock-up periods, vesting schedules, or other restrictions on transfer or disposal ("Transferability Restrictions") as determined by the Company at its sole discretion. Eligible Participants agree to fully comply with such restrictions as a condition of receiving Tokens.

4.2 Not an Investment Product

Tokens distributed through the Airdrop Programme are not investment products or securities. Each participant acknowledges that:

- The value of Tokens may fluctuate and could fall to zero;
- Prices of blockchain-based assets are highly volatile, subjective, and not based on intrinsic value;
- External factors, such as lack of use or public interest, could negatively affect the Tokens.

4.3 No Promise of Usability

The organisation of the Airdrop Programme and delivery of Tokens does not constitute, and shall not be taken as, a promise that the Tokens are usable, tradeable, or provided for any particular purpose, either immediately after an Airdrop Round or in the future. Participants acknowledge that Tokens received may have no inherent value, usage, or purpose, and that they have no expectation of profit, value, or use from the Tokens.

5.0 Prohibited Activity

5.1 General Prohibitions

Participants are strictly prohibited from engaging in the following activities. If you do, we may disqualify you from the Airdrop Programme, block your access to the Airdrop Site, or pursue legal action:

- i. Circumventing eligibility or security measures. Attempting to bypass geographic, legal, or eligibility restrictions by using VPNs, proxies, multiple accounts, or other methods to misrepresent your location or identity.
- ii. Fraud or deception. Creating fake identities, providing false or misleading information (including on social media), or using automated systems or bots to manipulate the Airdrop.
- iii. Hacking or unauthorised access. Trying to hack, interfere with, or gain unauthorised access to our systems, smart contracts, or any part of the Airdrop Site or Programme.
- iv. Exploitation and manipulation. Exploiting bugs, vulnerabilities, or loopholes to gain unfair advantage or additional Tokens, including:
 - Using multiple accounts or wallets;
 - Cheating or attempting to hack the system;
 - Botting, spamming, sybil attacks, or other automated behaviour.
- v. Impersonation and phishing. Pretending to be us, our employees, or other participants, or engaging in phishing or scams to obtain wallets, Tokens, or accounts.
- vi. Unlawful activity. Using the Airdrop Site, Programme, or Tokens for illegal purposes, such as money laundering, terrorist financing, or sanctioned activities.
- vii. Offensive behaviour. Acting in a way we consider unlawful, harmful, inappropriate, or offensive. This may result in a permanent ban of your wallets, accounts, or addresses.

5.2 Additional Restrictions

We may also suspend or revoke your participation if you violate the following restrictions. You agree not to:

- i. Unauthorized derivative works. Copy, reproduce, translate, reverse engineer, disassemble, decompile, or create derivative works from the Airdrop Site, Programme, or related materials.
- ii. Commercial exploitation. Use the Airdrop Site, Programme, or related materials for commercial purposes not authorised by us, including:

- Offering third-party services (e.g., account boosting, resource farming, botting);
- Advertising or marketing third-party products or services;
- Facilitating commercial gambling or wagering on Airdrop activities.

iii. Cheating. Create, use, distribute, or assist others in using:

- Exploits (unintended methods or bugs);
- Bots (unauthorised code/software to automate participation);
- Hacks (unauthorised modifications to Airdrop software or systems).

iv. Data mining. Use unauthorised tools to intercept, collect, or mine information from the Airdrop Site or Programme.

v. Unauthorised connections. Facilitate or use any unauthorised connection to the Airdrop Site or Programme, including to servers or tools not expressly authorised by us.

vi. Transfers. Attempt to sell, lease, sublicense, or otherwise transfer your rights under these Terms without our consent.

vii. Disruption and harassment. Engage in behaviour intended to disrupt other participants' experience or the operation of the Airdrop Site or Programme, including:

- Disrupting servers, equipment, or networks;
- Harassment, abusive behaviour, griefing, or spamming;
- Posting or transmitting junk mail, spam, chain letters, or pyramid schemes.

viii. Violation of laws. Use the Airdrop Site or Programme to break any law or regulation, including anti-money laundering, counter-terrorist financing, or export control laws.

ix. Violation of Company policies. Breach any policies issued by us.

x. Violation of proprietary rights. Infringe or misappropriate our intellectual property rights, or those of licensors, participants, or others.

xi. Encouragement of violations. Encourage or enable others to commit any of the above.

5.3 Export Laws

You agree to comply with all applicable U.S. and non-U.S. export control and trade sanctions laws ("Export Laws").

5.4 Monitoring

By using the Airdrop Site and participating in the Programme, you agree that we may monitor your activities for compliance with these Terms and enforce these prohibitions without liability to you.

6.0 Information or Communication About the Airdrop

6.1 Official Source Only

Details of the Airdrop Programme, including each Airdrop Round and the claim process, will only be announced on the Airdrop Site or through our verified official channels. Any information or links from unofficial sources should be treated as fraudulent and ignored.

6.2 Non-Binding Nature of Past Communications

Any earlier announcements, statements, or information we may have provided about the Airdrop Programme, any Airdrop Round, or the Tokens are not binding and should not be relied upon as guarantees.

6.3 Third-Party Information

We are not responsible for any information provided by third parties about the Airdrop Site, Airdrop Programme, Airdrop Rounds, or Tokens.

6.4 Personal Security

It is your responsibility to verify the authenticity of any website, link, or communication that claims to be from us. You should exercise caution before clicking on links, connecting wallets, or sharing personal information.

6.5 No Recovery or Liability

We cannot and will not recover Tokens or other digital assets lost due to scams, phishing attempts, or unauthorised third-party activity. We are not liable for any loss, damage, or claims resulting from your interaction with fraudulent websites, links, or communications impersonating us or the Airdrop Programme.

7.0 Specific Risk Disclosures and Disclaimers

By accessing and using the Airdrop Site, or participating in the Airdrop Programme, you acknowledge and accept the following risks.

YOU ASSUME FULL RESPONSIBILITY FOR UNDERSTANDING AND MANAGING THESE RISKS, AND YOU AGREE THAT WE ARE NOT LIABLE FOR ANY DIRECT, INDIRECT, SPECIAL OR CONSEQUENTIAL LOSSES, DAMAGES OR COSTS ARISING FROM YOUR PARTICIPATION IN THE AIRDROP PROGRAMME.

7.1 Volatility

Digital Assets are highly volatile. Tokens received through this Programme may experience extreme price swings or may lose all value. You should only participate if you accept that Tokens may have limited or no financial value.

7.2 Technical Risks

Blockchain transactions are irreversible. Tokens may be lost permanently due to user mistakes, forgotten private keys, or unauthorised access. By participating, you accept the risks of delays, errors, and malfunctions that may affect Token distribution.

7.3 Smart Contract Vulnerabilities

This Programme depends on smart contracts, which may contain bugs or weaknesses. Any malfunction or exploit could cause partial or total loss of Tokens.

7.4 Service Disruptions

Blockchain networks, wallet providers, or related services may face downtime or delays beyond our control. These disruptions may prevent you from claiming Tokens, and we are not liable for losses caused by them.

7.5 Security of Personal Wallets

You are solely responsible for securing your Digital Wallet, private keys, and seed phrases. Loss or theft of these may result in permanent loss of Tokens, and we cannot help with recovery.

7.6 Regulatory Restrictions

Digital Assets are subject to evolving regulations. Tokens may face restrictions in some jurisdictions, which could limit their use, transferability, or legality. You are responsible for complying with the laws of your jurisdiction.

7.7 Tax Obligations

Participation may create tax liabilities. You are solely responsible for identifying and meeting your tax obligations related to receiving, holding, or transferring Tokens.

7.8 Changes in Functionality

Tokens may not have features, or value, and these may change over time.

7.9 No Inherent or Intrinsic Value

No promises are made regarding Token performance or value. Tokens may lack inherent value, and you may not recover any resources spent.

7.10 Loss of Private Keys

Access to Tokens requires private keys. Loss or compromise of your keys, or access by a third party, may result in permanent loss. We are not responsible for such losses.

7.11 Blockchain-Level Attacks

Tokens may be vulnerable to attacks such as double-spending, majority-mining, or selfish-mining. These attacks could compromise Token integrity and functionality.

7.12 Uncertain Regulations and Enforcement

The legal status of Tokens is unsettled in many jurisdictions. Regulators may reclassify Tokens, impose licensing, or restrict services. We may be forced to change operations or features to comply with regulatory changes.

7.13 Failure to Develop

Tokens and the related protocol are under development. Technical issues, or market changes may prevent successful completion or use.

7.14 Unanticipated Risks

Tokens are based on new, untested technology. Additional risks may emerge that we cannot predict, including new variations or combinations of the risks listed here.

7.15 Risks Related to the Sapien Project

The Sapien ecosystem is still developing and may change significantly. Features may not match expectations, adoption may be limited, or the project may malfunction or be discontinued, all of which could affect Tokens.

7.16 Inadequate Disclosure of Information

The Sapien project and Tokens are evolving. Information available on our sites or documentation may be incomplete or updated over time. Ongoing full disclosure cannot be guaranteed.

7.17 Corporate Structure Risks

Our group structure is bespoke and may be challenged by regulators. If deemed ineffective, it could negatively impact the Sapien ecosystem and the Tokens.

7.18 Risk of Dissolution

As a start-up, the Company faces financial and operational risks. Unfavourable conditions could render the project unviable, potentially leading to dissolution of the Company or ecosystem.

7.19 Cloud Storage Risks

The Programme may rely on decentralised cloud storage, which carries risks of cyberattacks, outages, or failures in interoperability. These could affect Token availability or project sustainability.

7.20 Forking Risks

The project may be forked, creating multiple versions of the Tokens. Only Tokens on the supported chain are valid. Forks could destabilise the ecosystem and Tokens.

7.21 Lack of Market

There may never be an active or liquid market for the Tokens. They are designed for use only within the Sapien ecosystem. No guarantee of liquidity, demand, or market price is given.

8.0 Third-Party Providers and Services

8.1 Third-Party Services

The Airdrop Programme may involve software, services, or links provided by third parties ("Third-Party Services"). We make no representations or warranties about the availability, functionality, or content of any Third-Party Service. You use such services at your own risk.

8.2 No Liability

We are not responsible for any loss or damage arising from your use of, or reliance on, a Third-Party Service. Some Third-Party Services may provide incomplete, misleading, or objectionable content, and you are solely responsible for ensuring that your use of them complies with all applicable laws. Dealings between you and any such third party are strictly between you and that third party.

We reserve the right to change, suspend, remove, disable, or impose restrictions on access to any Third-Party Service at any time, without notice.

8.3 Social Media Platforms

We may provide experiences on social media platforms that allow users to share and collaborate. Any content you post is subject to the terms of use and privacy policies of those platforms. We do not control those platforms, and they are considered Third-Party Services under these Terms.

9.0 Ownership of Intellectual Property

9.1 Company Assets

The Airdrop Site, the Airdrop Programme, and all related materials (the "Sapien Assets") are owned by us or, where applicable, our licensors or suppliers. This includes trademarks, software, media, designs, images, animations, databases, code, graphics, visual effects, and all other legally protectable elements, whether tangible or intangible.

Some materials may be licensed to us by third parties, who may enforce their rights directly against you if you violate these Terms. Nothing in these Terms grants you a license to use any part of the Sapien Assets, except as expressly permitted here. You may not remove or obscure any copyright, trademark, or intellectual property notices on the Airdrop Site or related materials.

9.2 Intellectual Property Rights

“Intellectual Property Rights” means all rights in patents, copyrights, trademarks, trade dress, service marks, business names, domain names, designs, software, databases, know-how, trade secrets, and all similar rights, whether registered or unregistered, including applications, renewals, extensions, or priority claims. These rights exist worldwide and cover both current and future protections.

9.3 Look and Feel

The overall “look and feel” of the Airdrop Site and Programme (including animations, headers, custom graphics, button icons, and style sheets) is also protected as trade dress and service marks. These may not be copied, imitated, or used without our written permission.

9.4 Feedback

If you submit comments, ideas, bug reports, or other suggestions (“Feedback”), you agree that we may use them freely, without compensation to you. You grant us a perpetual, irrevocable, worldwide license to use your Feedback for any purpose, including sharing it with third parties.

10.0 Data Protection and Privacy

10.1 Collection and Use of Data

In the course of accessing or using the Airdrop Site, or participating in the Airdrop Programme, we may collect, use, disclose, and/or process certain data about you, including personal data.

10.2 Compliance with Law

We will handle your personal data in accordance with applicable data protection and privacy laws.

10.3 Privacy Policy

The collection, use, disclosure, and processing of your personal data will also follow the terms of our Privacy Policy, which forms part of these Airdrop Terms.

11.0 No Fiduciary Relationship or Reliance

11.1 No Relationship Created

Your participation in the Airdrop Programme does not create any fiduciary, advisory, or agency relationship between you and us.

11.2 No Advice Provided

We do not act as a fiduciary or advisor to any participant. Nothing we communicate should be taken as financial, legal, tax, or professional advice.

11.3 Your Responsibility

Any decisions you make about participating in the Airdrop Programme are at your own risk. You should not rely on our statements or information as the basis for financial or legal decisions.

11.4 Independent Advice

We encourage you to seek independent legal, tax, and financial advice to fully understand the implications and risks of receiving and holding Tokens.

12.0 Limited Warranty and Disclaimer

12.1 General

i. TO THE FULLEST EXTENT PERMITTED BY LAW, THE AIRDROP SITE, THE AIRDROP PROGRAMME, THE SAPIEN PROJECT AND ECOSYSTEM, AND THE TOKENS ARE PROVIDED “AS IS,” “UNDER DEVELOPMENT,” “WITH ALL FAULTS,” AND “AS AVAILABLE.” WE MAKE NO EXPRESS OR IMPLIED WARRANTIES, INCLUDING ANY WARRANTIES OF UNINTERRUPTED USE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, NON-INFRINGEMENT, TITLE, OR ANY ARISING FROM COURSE OF DEALING OR USAGE OF TRADE.

ii. YOU ACKNOWLEDGE AND AGREE THAT YOU ASSUME FULL RESPONSIBILITY FOR YOUR ACCESS AND USE OF THE AIRDROP SITE, YOUR PARTICIPATION IN THE AIRDROP PROGRAMME, AND YOUR RECEIPT OF TOKENS. YOU ALSO ACKNOWLEDGE THAT INFORMATION YOU SEND OR RECEIVE DURING PARTICIPATION MAY NOT BE SECURE AND COULD BE INTERCEPTED. PARTICIPATION IS AT YOUR OWN RISK.

III. TO THE MAXIMUM EXTENT PERMITTED BY LAW, THE COMPANY, ITS DIRECTORS, OFFICERS, EMPLOYEES, SUPPLIERS, PARTNERS, AND LICENSORS SHALL NOT BE LIABLE TO YOU FOR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, PUNITIVE, OR EXEMPLARY DAMAGES OF ANY KIND. THIS INCLUDES, WITHOUT LIMITATION, LOSS OF PROFITS, GOODWILL, DATA, OR OTHER INTANGIBLE LOSSES, WHETHER BASED ON CONTRACT, TORT, STRICT LIABILITY, INTELLECTUAL PROPERTY INFRINGEMENT, OR OTHER THEORIES, EVEN IF WE WERE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

This limitation applies to, for example:

- Access or use of the Airdrop Site or Programme;
- Receipt or non-receipt of Tokens;
- Unauthorized access to or alteration of your transmissions or data;
- Statements, content, or conduct of third parties;
- Technical malfunctions, omissions, interruptions, or latency;
- Utility failures or outages;
- Equipment damage, server failure, or corrupted files;
- Errors, delays, or ineligibility for an Airdrop Round.

Some jurisdictions do not allow the exclusion of certain warranties or limits on liability, so parts of this section may not apply to you.

iv. The Company, its directors, officers, and employees are also not responsible or liable for any losses related to your use of Digital Wallets or blockchains, including:

- Forgotten or compromised passwords or seed phrases;
- Misuse of smart contracts;
- Server failures, corrupted wallet files, or data loss;
- Unauthorized third-party access, such as phishing, brute force, or viruses.

12.2 Equitable Remedies

You agree that breaches of these Terms would cause us irreparable harm. In such cases, we are entitled to equitable remedies (such as injunctions), in addition to any other legal remedies available, without needing to post bond, prove damages, or provide security.

13.0 Amendments and Variations

13.1 Right to Update Terms

We may update these Airdrop Terms from time to time to reflect changes in our business or legal requirements. Any updated version will be considered the “New Terms.”

13.2 Effect of New Terms

When New Terms are introduced, these Airdrop Terms will terminate immediately. New Terms will apply going forward but will not apply retroactively, and they will not affect any dispute that you have already notified us about.

13.3 Acceptance of New Terms

If you do not wish to be bound by the New Terms, you must stop using the Airdrop Site and participating in the Airdrop Programme immediately. By continuing to use the Airdrop Site or participate in the Programme after publication of the New Terms, you accept the New Terms.

14. Term and Termination

14.1 Term

These Airdrop Terms take effect from the moment you first access or use the Airdrop Site, or participate in the Airdrop Programme. They remain in effect until they are either terminated, replaced by New Terms, or until you stop using the Airdrop Site and Programme.

14.2 Termination by the Company

We reserve the right to terminate these Airdrop Terms, your access to the Airdrop Site, or your participation in the Airdrop Programme at any time, for any reason or for no reason, with or without notice.

For example, termination may occur if you violate these Terms. In minor cases, we may issue a warning or suspend your access before terminating.

14.3 Effect of Termination

If these Terms are terminated:

- You may still access your Digital Wallet, but you may need to do so through other means (e.g., a browser extension) rather than through the Airdrop Site.
- You will no longer be able to participate in the Airdrop Programme or use the Airdrop Site.

15. General

15.1 Entire Agreement

These Airdrop Terms, including any future modifications, form the entire agreement between you and us regarding the Airdrop Programme. They replace all prior communications or agreements relating to the Programme.

15.2 Severability

If any part of these Terms is found to be invalid or unenforceable under applicable law, that part will be deemed deleted, but the rest of the Terms will remain valid. The parties will work in good faith to replace any invalid provision with one that reflects the original intent as closely as possible.

15.3 Assignment

You may not transfer, assign, or delegate your rights or duties under these Terms without our prior written consent. Any attempt to do so without consent will be void. We may freely transfer, assign, or delegate our rights and duties under these Terms. These Terms are binding on, and benefit, both parties and their permitted successors or assigns.

15.4 Headings

Headings in these Terms are for convenience only and do not affect interpretation.

15.5 Waiver

Failure or delay by either party to exercise any right under these Terms will not constitute a waiver of that right. No single or partial exercise of a right prevents further exercise of the same or any other right.