

Rollin.Games Service Agreement (the “**Agreement**”) is provided by Rollin.Games (“**Rollin.Games**” or “**we**”). This Agreement applies to users of the Service provided by Rollin.Games, including natural person and legal person users (“**users**” or “**you**”). Rollin.Games provides an online App for accessing to a decentralized protocol on blockchain that allows users to trade certain digital assets (“**Rollin.Games protocol**” or “**RGs Protocol**”) and buying crypto by a payment card (“**Rollin.Games Pay**” or “**RGs Pay**”) as the services (“**our Service**” or “**the Service**”).

You are deemed to have fully read, understood, and accepted this Service Agreement when you start using the Service provided by Rollin.Games. Please do not access or use the Service provided by Rollin.Games if you do not agree with the Service Agreement. When you continue to use the Service, you are deemed to agree with this Service Agreement.

1. Cognition and Acceptance of the Agreement

1.1 Application of Rollin.Games Service Agreement:

- A. The Service provided by Rollin.Games refer to those available on the official website of Rollin.Games (<https://www.rollingames.io/>, “**the Website**” or “**the App**”), which are controlled by Rollin.Games (excluding any service provided by third-party providers), including but not limited to existing or future new services.
- B. Any policies, statements, notices, and specifications related to this Agreement and published by Rollin.Games on this Website are part of this Agreement.

1.2 Rollin.Games has the right to update the Service provided and the contents of this Agreement at any time, which will be announced on this Website without notice. Please check this Agreement regularly for updates. When you choose to continue using the Service after any amendment or change of our Service and this Agreement, you will be deemed to have read, understood, and agreed to accept the updated service items or all the contents of this Agreement. Please immediately stop using our Service when you do not agree with the updated Service Agreement.

1.3 This Service is only provided to users who have reached the legal age of majority with full capacity according to the applicable laws of the country and region where they are located. Users shall bear the legal and economic responsibility for all acts and activities of using this App and the Service. Please do not access or use the App or the Service if you are a person with limited or without capacity according to the law applicable to you, or you are prohibited from receiving the Service according to the laws and regulations of the country and region you reside in. If you insist on using the Service, Rollin.Games may immediately take all necessary measures, you and your legal representative or guardian shall jointly and severally compensate Rollin.Games for any damage caused by your use of the Service.

1.4 You may not be able to use all functions of our Service according to the laws and regulations of the country or region you live in. Therefore, you should follow the laws and regulations of your country or region you reside in when visiting this Website and using the Service. You may consult your legal counsel for any questions about the laws and regulations of the country or region you reside in.

1.5 You represent that you are not (a) the subject of economic or trade sanctions administered or enforced by any governmental authority or otherwise designated on any list of prohibited or restricted parties (including but not limited to the list maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury) or (b) a citizen, resident, or organized in a jurisdiction or territory that is the subject of comprehensive country-wide, territory-wide, or regional economic sanctions by the United States. Unauthorized use of the API may result in the loss of all amounts transferred.

1.6 You represent that your access and use of the App will fully comply with all applicable laws and regulations, and that you will not access or use the App to conduct, promote, or otherwise facilitate any illegal activity.

2 Service and Rules

- 2.1 You understand and agree that the App has engaged several payment service providers, liquidity providers and market makers as authorized service providers to provide the Service.
- 2.2 Rollin.Games Pay does not assume any responsibility, for the issuance and conduct of any refund to users. You have no right whatsoever to claim damages, specific performance, or compensation in any form from RGs Pay for any losses in connection with or arising from your use of the RGs Pay API. RGs Pay is acting as a provider of technology only and is not responsible or liable for any or all actions or inactions by any person. RGs Pay is not a bank or brokerage and is not acting as a trustee, fiduciary, or escrow with respect to your digital assets. RGs Pay shall not be responsible if you input an incorrect digital assets address into the RGs Pay API or any third-party service.
- 2.3 The Website is a purely non-custodial application, meaning you are solely responsible for the custody of the cryptographic private keys to the digital asset wallets you hold. This Agreement is not intended to, and does not, create or impose any fiduciary duties on us. To the fullest extent permitted by law, you acknowledge and agree that we owe no fiduciary duties or liabilities to you or any other party, and that to the extent any such duties or liabilities may exist at law or in equity, those duties and liabilities are hereby irrevocably disclaimed, waived, and eliminated. You further agree that the only duties and obligations that we owe you are those set out expressly in this Agreement.
- 2.4 We reserve the following rights, which do not constitute obligations of ours: (a) with or without notice to you, to modify, substitute, eliminate or add to the Website; (b) to review, modify, filter, disable, delete and remove any and all content and information from the Website; and (c) to cooperate with any law enforcement, court or government investigation or order or third party requesting or directing that we disclose information or content or information that you provide.

3 Statements and Guarantees

- 3.1 When access and use this App and the Service, you state and guarantee that:
 - A. You are a person who have reached the age of majority with full capacity according to the laws and regulations applicable to you.
 - B. Your place of residence or nationality is not a country or region that is listed by governments as prohibited from doing business (for example, a country designated for sanctions by the Office of Foreign Assets Control of the US Department of the Treasury (OFAC)), and you are not a person or legal entity listed on the Specially Designated Nationals and Blocked Persons List ("**the SDN List**").
 - C. You do own all the virtual currency, or you are authorized to carry out the virtual currency transaction.
- 3.2 User shall abide by the laws and administrative orders when using the Service, and promise:
 - A. Not to produce, copy, publish or disseminate false information in an illegal manner.
 - B. Not to use the Service for the following activities without permission of Rollin.Games:
 - a. To obtain the original codes of any page of this Website in any way.
 - b. To spread any malicious software or virus or other programs to harm the Service and the Website.
 - c. To delete or tamper with the source code of the Service or this Website or add or modify the program.
 - d. To conduct any other behaviors that may endanger the Service.
 - C. Not to use any means to interfere with or affect the normal provision of the Service by Rollin.Games.
- 3.3 Where users violate the provisions of this Agreement, which results in any damage, liability for damages, legal liability (including civil, criminal and administrative liability), liability for compensation and expenses (including but not limited to lawyer's fees, litigation fees, investigation fees, accounting fees and any other related expenses) of Rollin.Games, its shareholders, employees, affiliated enterprises or cooperative system service providers in any country/region, they shall be fully liable for the indemnities, and where applicable, each user shall be jointly and severally liable for any legal or agreed joint and several liabilities therefrom.
- 3.4 The liability for indemnities in the preceding paragraph shall not be affected by the termination or expiration of this Agreement, or users' termination of using this Website and/or the Service.

4 Privacy Policy

- 4.1 When you use the App, the only information we collect from you is your blockchain wallet address, completed transaction hashes, and the token names, symbols, or other blockchain identifiers of the tokens that you swap. We do not collect any personal information from you (e.g., your name or other identifiers that can be linked to you). We do, however, use third-party service providers, like Cloudflare, and Google Analytics, which may receive or independently obtain your personal information from publicly available sources. We do not control how these third parties handle your data and you should review their privacy policies to understand how they collect, use, and share your personal information. By accessing and using the App, you understand and consent to our data practices and our service providers' treatment of your information.
- 4.2 We use the information we collect to detect, prevent, and mitigate financial crime and other illicit or harmful activities on the App. For these purposes, we may share the information we collect with blockchain analytics providers. We share information with these service providers only so that they can help us promote the safety, security, and integrity of the App. We do not retain the information we collect any longer than necessary for these purposes.
- 4.3 Please note that when you use the App, you are interacting with blockchain, which provides transparency into your transactions.

5 Prohibited Activity

- 5.1 You agree not to engage in, or attempt to engage in, any of the following categories of prohibited activity in relation to your access and use of the App:
 - A. Intellectual Property Infringement. Activity that infringes on or violates any copyright, trademark, service mark, patent, right of publicity, right of privacy, or other proprietary or intellectual property rights under the law.
 - B. Cyberattack. Activity that seeks to interfere with or compromise the integrity, security, or proper functioning of any computer, server, network, personal device, or other information technology system, including (but not limited to) the deployment of viruses and denial of service attacks.
 - C. Fraud and Misrepresentation. Activity that seeks to defraud us or any other person or entity, including (but not limited to) providing any false, inaccurate, or misleading information to unlawfully obtain the property of another.
 - D. Market Manipulation. Activity that violates any applicable law, rule, or regulation concerning the integrity of trading markets, including (but not limited to) the manipulative tactics commonly known as spoofing and wash trading.
 - E. Securities and Derivatives Violations. Activity that violates any applicable law, rule, or regulation concerning the trading of securities or derivatives.
 - F. Any Other Unlawful Conduct. Activity that violates any applicable law, rule, or regulation of the United States or another relevant jurisdiction, including (but not limited to) the restrictions and regulatory requirements imposed by U.S. law, Anti-Money Laundering and Counter-Terrorism Financing.

6 Third Party Links

- 6.1 The Website may contain references or links to third-party resources at any time, including but not limited to information, materials, products, services, marketing policies, promotions, opinions, prices, activities, advertisements, that we do not own or control. In addition, third parties may offer promotions related to your access and use of the Website.
- 6.2 Rollin.Games does not offer any endorsement, suggestions, sponsorship, statements and guarantees for the provision of any third-party resources or links. Rollin.Games therefore shall not be liable for any damage or risk arising from your use of any such third-party resources and promotions. If you access any such resources or participate in any such promotions, you do so at your own risk, and you understand that this Agreement does

not apply to your dealings or relationships with any third parties. You expressly relieve us of all liability arising from your use of any such resources or participation in any such promotions.

- 6.3 Rollin.Games reminds you that you should read the independent service agreement and relevant policies, statements, and rules on the third-party links, resources, or website before accessing, using, or browsing, and take preventive measures to avoid the implant of computer viruses or any other malicious programs.

7 Disclaimer

- 7.1 The Website is provided on an "as is" and "as available" basis. To the fullest extent permitted by law, we disclaim any representations and warranties of any kind, whether express, implied, or statutory, including but not limited to the warranties of merchantability and fitness for a particular purpose. You acknowledge and agree that your use of the Website is at your own risk. We do not represent or warrant that access to the Website will be continuous, uninterrupted, timely, or secure; that the information contained on the Website will be accurate, reliable, complete, or current; or that the Website will be free from errors, defects, viruses, or other harmful elements. No advice, information, or statement that we make should be treated as creating any warranty concerning the Website. We do not endorse, guarantee, or assume responsibility for any advertisements, offers, or statements made by third parties concerning the Website.
- 7.2 All information provided by the Website is for informational purposes only and should not be construed as investment advice. You should not take, or refrain from taking, any action based on any information contained in the Interface. We do not make any investment recommendations to you or opine on the merits of any investment transaction or opportunity. You alone are responsible for determining whether any investment, investment strategy or related transaction is appropriate for you based on your personal investment objectives, financial circumstances, and risk tolerance.
- 7.3 You agree and understand that all trades you submit through the Website are considered unsolicited, which means that you have not received any investment advice from us in connection with any trades, including those you place via our Auto Router API, and that we do not conduct a suitability review of any trades you submit. You shall bear any risks and legal liabilities arising from your use of intellectual contracts, which shall not be responsible by Rollin.Games.
- 7.4 The above disclaimer shall apply to the maximum extent permitted by law and survive after the termination or expiration of this Service Agreement, or after users terminate the use of the Service and the Website.

8 Risk Notification

- 8.1 Before using the Website and Service, you shall consider different factors, including but not limited to personal financial status, investment object, investment experience and risk tolerance, and at least note the following risks:
- A. Virtual currency market risk: Certain risks exist in virtual currency trading. Please understand that the market value of virtual currency may fluctuate greatly, to the extent that sometimes the market price of one or more virtual currencies will fluctuate sharply in a very short time, and a specific virtual currency may lose all or almost all of its market value.
 - B. Realization risk of virtual currency: Please note that there may be great differences in the market liquidity of virtual currency. Where the trading volume of a specific virtual currency market decreases, it may increase the volatility of the market, and there is no guarantee that the virtual currency you sell can be sold in full in a short time in exchange for legal currency, nor can there be any guarantee that someone will accept the virtual currency as a medium to pay for goods or service.
 - C. Risk of law application: The legal status of virtual currency may be uncertain or virtual currency is prohibited according to the governing law of the country of your nationality or the region where you reside in. You should consult professional legal/tax advisers to understand the status and tax provisions of holding, investing or trading virtual currency under the laws of the jurisdiction, and comply with relevant legal obligations.

- D. Storage risk: Where you store virtual currency by yourself or entrust a third party to keep it, there may be system security vulnerabilities, breach of contract, moral hazard, and other risks, which will result in loss or theft of virtual currency.
 - E. Network security risk: Information technology systems, personal computers, mobile phones and/or any other third-party Websites may be invaded by malicious hackers, viruses, Trojans or other means, or accessed by unauthorized means. Although we will try our best to control network security risks in a reasonable way, we cannot guarantee to completely eliminate network security risks. Further, please note that the Website cannot control the security of the computer, mobile phone or web browser you use to visit our Website. You should bear the responsibility to ensure the security of the above computer, mobile phone or web browser at any time.
 - F. Network and e-commerce risks: There may be failure or delay in transmission caused by computer equipment, hardware, software, and network connection when you use the Website and the Service, which may result in delay, failure or other unexpected cases of the Website or the Service.
- 8.2 By accessing and using the Service, you represent that you are financially and technically sophisticated enough to understand the inherent risks associated with using cryptographic and blockchain-based systems, and that you have a working knowledge of the usage and intricacies of digital assets such as bitcoin (BTC), ether (ETH), and other digital tokens. You understand that blockchain-based transactions are irreversible. You further understand that the markets for these digital assets are highly volatile due to factors including (but not limited to) adoption, speculation, technology, security, and regulation. You acknowledge and accept that the cost and speed of transacting with cryptographic and blockchain-based systems are variable and may increase dramatically at any time.
- 8.3 You further acknowledge and accept the risk that your digital assets may lose some or all their value while they are supplied to the protocol through the App, you may suffer loss due to the fluctuation of prices of tokens in a trading pair or liquidity pool, and, especially in expert modes, experience significant price slippage and cost. You understand that anyone can create a token, including fake versions of existing tokens and tokens that falsely claim to represent projects, and acknowledge and accept the risk that you may mistakenly trade those or other tokens. You further acknowledge that we are not responsible for any of these variables or risks, do not own or control the protocol, and cannot be held liable for any resulting losses that you experience while accessing or using the App. Accordingly, you understand and agree to assume full responsibility for all the risks of accessing and using the App to interact with the protocol.
- 8.4 This risk notification is only illustrative, which cannot fully include all the risks involved in virtual currency holding or trading. Please take adequate care for other possible potential risks.

9 Limitation of Liability

- 9.1 You agree to hold harmless, release, defend, and indemnify us and our officers, directors, employees, contractors, agents, affiliates, and subsidiaries from and against all claims, damages, obligations, losses, liabilities, costs, and expenses arising from: (a) your access and use of the App; (b) your violation of any term or condition of this Agreement, the right of any third party, or any other applicable law, rule, or regulation; and (c) any other party's access and use of the App with your assistance or using any device or account that you own or control.
- 9.2 Under no circumstances shall we or any of our officers, directors, employees, contractors, agents, affiliates, or subsidiaries be liable to you for any indirect, punitive, incidental, special, consequential, or exemplary damages, including but not limited to damages for loss of profits, goodwill, use, data, or other intangible property, arising out of or relating to any access or use of the App, nor will we be responsible for any damage, loss, or injury resulting from hacking, tampering, or other unauthorized access or use of the App or the information contained within it. We assume no liability or responsibility for any: (a) errors, mistakes, or inaccuracies of content; (b) personal injury or property damage, of any nature whatsoever, resulting from any access or use of the App; (c) unauthorized access or use of any secure server or database in our control, or the use of any information or data stored therein; (d) interruption or cessation of function related to the App; (e) bugs, viruses, trojan horses, or

the like that may be transmitted to or through the App; (f) errors or omissions in, or loss or damage incurred as a result of the use of, any content made available through the App; and (g) the defamatory, offensive, or illegal conduct of any third party.

- 9.3 Some jurisdictions do not allow the exclusion of certain warranties or the limitation or exclusion of certain liabilities and damages. Accordingly, some of the disclaimers and limitations set forth in this Agreement may not apply to you. This limitation of liability shall apply to the fullest extent permitted by law.

10 Protection of Intellectual Property Rights

- 10.1 The copyright, patent right, trademark, business secret or other rights of words, videos, pictures and related materials on this Website are owned by Rollin.Games, which shall not be reproduced, distributed, transmitted, altered, edited, rented, sold or used in any other form without legal authorization of Rollin.Games, or you shall bear the relevant legal responsibilities.
- 10.2 The content and code of this Website are owned by Rollin.Games. Without the legal authorization of Rollin.Games, you shall not copy, reverse engineering, de-compile or disassemble any function or program, nor shall you attempt to destroy or interfere with Rollin.Games data or functions in any way or intend or act to invade or destroy any system on the network., otherwise Rollin.Games will make investigation for responsibility according to law.

11 Governing Law and Jurisdiction

- 11.1 The validity, application, dispute resolution and interpretation of this Agreement shall be governed by and interpreted in accordance with the laws of the Republic of China. In case of any dispute about the contents of this Agreement or the service process, you shall settle it through friendly negotiation (including but not limited to the dispute resolution mechanism outside litigation and online dispute resolution mechanism) with Rollin.Games; where the negotiation fails, both parties agree to submit the dispute to Taipei District Court of Taiwan for the first instance.
- 11.2 Where any content of this Service Agreement is invalid due to conflict with laws, the invalidity of the terms of service shall not affect the effectiveness of any other terms of service or this Service Agreement.

12 General Provisions

- 12.1 Unless otherwise specified in this Service Agreement, you may not assign or transfer all or part of your rights under this Agreement in accordance with law or otherwise without the prior written consent of Rollin.Games. Any assignment or transfer without the prior written consent of Rollin.Games shall be null and void. Rollin.Games may assign or transfer this Service Agreement at its discretion without any restrictions. According to the above provisions, this Service Agreement will effectively bind the party, its successor and assignee.
- 12.2 When Rollin.Games is acquired or merged by any other third parties, Rollin.Games shall have the right to transfer or assign the data collected from you in any case as part of such merger, acquisition, sale, or other change of control.
- 12.3 These terms constitute the entire agreement between you and us with respect to the subject matter hereof. This Agreement supersedes any and all prior or contemporaneous written and oral agreements, communications and other understandings (if any) relating to the subject matter of the terms.
- 12.4 When any terms of service or any part of this Service Agreement is found to be invalid or unenforceable, the rest of this Service Agreement and the rest of the terms of service other than the invalid or unenforceable part shall continue to be in full force and effect.