

BetDeEx Terms of Service

The **ComputeEx** OU is a group of developers and technology professionals who are passionate about the potential of decentralized applications. It does not own or lead the **BetDeEx** ("BetDeEx"), but rather supports and develops the free, open-source & decentralize applications.

www.betdeex.com

ComputeEx OU Foundation makes no warranties or representations, express or implied, on products offered through the platform. It accepts no liability for any damages or losses, however caused, in connection with the use of, or on the reliance of decentralized application, products or related services. The ComputeEx OU has no role in the operation of markets created on BetDeEx, and does not have the ability to spend funds that are held in escrow on-contract, does not control how markets resolve or are created, does not approve or reject trades or other transactions on the network, and do not have the ability to modify, cancel, undo, or interact with orders on the network. The ComputeEx OU has no power to censor, restrict, or curate markets, orders, trades, positions or resolutions on the BetDeEx contracts. The ComputeEx OU has no more control over the BetDeEx protocol than anyone else using Ethereum. ComputeEx OU is not a bank or financial institution and does not provide investment or financial advice or consulting services to users.

In no way are the owners of, or contributors to, the Website responsible for the actions, decisions, or other behavior taken or not taken by user in reliance upon the Website. Users not authorized and nor should they rely on the Website for any legal advice, business advice, or advice of any kind. User should act at their own risk in reliance on the contents of the Web interface.

BetDeEx is a DApp which refers to a suite of protocols using decentralized application. **BetDeEx** is a decentralized application whish run on P2P network of computers. **BetDeEx** uses Ethereum Virtual Machine ("EVM"), which can execute code of arbitrary algorithmic complexity. **BetDeEx** uses distributed ledger technology which is neither stored in a centralized location nor managed by any single entity.

The distribution of prediction prize or winnings are completely governed by **BetDeEx smart contract** as per the predefined rules which is system driven & by the user itself. No organization, institute, human or personnel intervention is authorized to control or alter or modify the system driven software



- 1. The user should carefully review the smart contract & website content of BetDeEx DApp to familiarize with the Smart Contract prediction logics.
- 2. The User should understand, acknowledge that prediction in BetDeEx are subject to market risks and no assurance on the valuation & its returns since it depends solely on the user itself & distribution is governed by DApp.
- 3. The Users should read carefully about the prediction events and completely understands the risk factors associated with the prediction on the date of the transaction and thereafter. The user should consider their specific requirements before choosing any prediction or events with BetDeEx DApp.
- 4. The Users are advised that the participating in prediction or event in BetDeEx is based and dependent on the submission of information by user and the User shall be solely responsible for any submission of incorrect or non-submission/omission of necessary and accurate information. The User confirms and believes that transaction/s undertaken is/are appropriate for the User as per the objective of the User.
- 5. The User should confirm that the decision for participating in prediction or events , claiming or undertaking any transaction on the BetDeEx is taken with complete knowledge & ownership with user itself.
- 6. The User should recognize participating in prediction or events in BetDeEx involves certain risks and will take full cognizance of and understand all of the risk factors related before participating in BetDeEx.
- 7. BetDeEx does not give any guranteed returns in FIAT or cryto. Please read the BetDeEx website content & smart contracts and do your research before proceeding.
- 8. The User should understand and accept complete responsibility & liability for any damages or losses, however caused, in connection with the participating in prediction or events in BetDeEx, use of, or on the reliance of DApp. .
- 9. Do not participate in participating in prediction or events in BetDeEx where one or more people offer you a guaranteed return in exchange for placing prediction. The end result is that usually a lot of people lose a lot. Guarantee is given on something which you control or hold. BetDeEx smart contract holds total prediction tokens. Thus the guarantee can be given by Smart Contract as they hold all the tokens which will be released to winners as per Logics in the smart contract.
- 10. ComputeEx OU doesn't guarantees any Fiat or Crypto because Era Swap doesn't control any Fiat or any other cryptocurrency. Era Swap token (ES) can only be used in the Eco System. ES cannot be used outside Era swap Ecosystem.
- 11. The User can claim prediction winnings based on the prediction results in BetDeEx. In this case only, user can withdraw perdiction winnings from BetDeEx smart contract. The users will be solely responsible for claiming the prediction winnings from smart contract.
- 12. Phishing websites often go hand-in-hand with phishing emails. Phishing emails can link to a replica website designed to steal login credentials or prompt one to install malware.

Do not install software or log in to a website unless you are 100% sure it isn't a fake one. Phishing websites may also appear as sponsored results on search engines or



- in app marketplaces used by mobile devices. Be wary that you aren't downloading a fake app or clicking a sponsored link to a fake website. It is completely on User's risk and the user is only liable for any such activity.
- 13. The creators of BetDeEx DApp have the right to upgrade the software as per requirement time to time, enhance the features for better users experience, bring in better suitable and innovative Technology and Blockchain versions, perform changes and improvisation in case of unforeseen technology glitch

Arbitration and Governing Law

You agree to submit any dispute arising out of or relating to these Terms of Use or the use of the Website, including disputes arising from or related to the interpretation, violation, invalidity, non-performance, or termination of these Terms of Use, to final and binding arbitration in accordance with the Rules of the Arbitration Court of the Estonian Chamber of Commerce and Industry in force on the date on which the notice of arbitration is submitted in accordance with these rules. The number of arbitrators shall be one, the seat of arbitration shall be city of Tallinn in Estonia, and the arbitral proceedings shall be conducted in English. You agree to arbitrate in your individual capacity only - not as a representative or member of a class - and you expressly waive any right to file a class action or seek relief on a classaction basis. Furthermore, unless you and the company agree in writing, the arbitrator may not consolidate more than one person's claims, and may not otherwise preside over any form of a representative of class proceeding. All arbitration proceedings are strictly confidential, unless both you and The Company agree otherwise in writing. These Terms of Use will be governed by and construed in accordance with the laws of Estonia, without giving effect to its conflict of law's provisions. You agree that the Company may, without further notice to you, record any telephonic communications between you and any Company personnel and agree that such conversations are admissible as evidence in any dispute between us.

Release and Indemnification

You agree to defend, indemnify, and hold harmless the Company, its affiliates, licensors, and service providers, and its and their respective officers, directors, employees, contractors, agents, licensors, suppliers, successors, and assigns from and against any third-party claims, liabilities, damages, judgments, awards, losses, costs, expenses, or fees (including reasonable attorneys' fees) arising out of or relating to:

- (a) your violation of these Terms of Use;
- (b) your use of the BetDeEx Platform, including use that results in any Transactions using any token transactions & token lending protocols;
- (c) any User Submissions made by you; or
- (d) your violation of any other party's rights or applicable law.



If you have a dispute with any counterparty to any Transaction you enter into through BetDeEx Platform, you release the Company, its affiliates and service providers, and each of their respective officers, directors, agents, employees, and representatives from any and all claims, demands, and damages (actual, consequential, or otherwise) of every kind and nature arising out of or connected with such disputes.

Transaction Maintenance

You are solely responsible for maintaining your own private keys and monitoring the Transactions on the underlying protocols. We are not responsible for your failure to adequately monitor your Transactions and Loans, which may result in your failure to make timely payments and the loss of collateral. We are also not responsible for any failures on the underlying protocols or the Ethereum blockchain, including, but not limited to, network failures, inaccurate price feeds, coding errors or hacking attempts, which may result in your losing any or all of the tokens that are part of the Transactions you entered through BetDeEx Platfom. We have no obligation to send you any notifications, including reminders regarding payment or collateral status. You should not rely on any such notifications, if any, and your reliance on any such communications from us is at your own risk.

Use of Information Provided by You

We can use User Submissions to contact you about our products or services. We will use User Submissions in accordance with our Privacy Policy. You understand, represent and agree that any User Submission is submitted voluntarily and is not confidential or proprietary, and that your User Submission does not establish a relationship between you and us. You grant the Company and its sub-licensees a worldwide, royalty free, nonexclusive, transferable, perpetual and irrevocable license to use, commercialize and implement the ideas contained in, distribute, transmit, reproduce, modify, publish, translate, publicly perform and display and create derivative works of your User Submissions, except as otherwise prohibited by applicable law or these Terms of Use. You waive any right to compensation of any type for your User Submissions. You represent and warrant that you have all of the rights necessary to grant the rights in this Section and that use of User Submissions by us does not violate any law. You may not post to, distribute, or otherwise publish through the Website any content that is libelous, defamatory, obscene, threatening, invasive of privacy or publicity rights, abusive, illegal, or otherwise objectionable, or that may constitute or encourage a criminal offense, violate the rights of any party or that may otherwise give rise to liability or violate any law.

Identity Verification

At our request, you agree to provide us with the information we request for the purposes of identity verification and the detection of money laundering, terrorist financing, fraud, or any other financial crime and permit us to keep a record of such information. You may need to complete certain verification procedures before you are permitted to use the BetDeEx



Platform. Your access to BetDeEx Platform and the limits that apply to your use of the BetDeEx Platform may be altered as a result of information collected about you on an ongoing basis. The information we request may include certain personal information, including, but not limited to, your legal first and last name, date of birth, country of nationality, address (including city, postal code, country), email address, and other documentation (including, but not limited to, acceptable governmentissued photo identification). In providing us with any information that may be required, you confirm that the information is accurate and authentic. You agree to keep us updated if any of the information you provide changes. You authorize us to make inquiries, whether directly or through third parties, that we consider necessary to verify your identity or protect you and/or us against fraud or other financial crimes, and to take action we reasonably deem necessary based on the results of such inquiries. When we carry out these inquiries, you acknowledge and agree that your personal information may be disclosed to credit agencies, anti-fraud services, federal or governmental agencies or similar service providers and related regulatory agencies, and that these third parties may respond to our inquiries in full. We reserve the right to modify our verification process, including our KYC and AML verification processes, from time to time. Additionally, we may require enhanced due diligence or require you to wait some amount of time after completion of a Transaction, before permitting you to further use BetDeEx Platform.

BetDeEx Platform

The Company's Website provides platform ("BetDeEx Platform") to access certain smart contracts and protocols on the Ethereum blockchain, including token lending protocols and other protocols. However, the Company:

- (a) is not a party to any contract, including any debt agreements, entered into by users of BetDeEx Platform;
- (b) does not act as a lender or make loans through use of BetDeEx Platform, the Website, or any token lending protocols;
- (c) is not a regulated marketplace, exchange, or intermediary of any kind; and
- (d) except as set forth in these Terms of Use, does not otherwise enter into any agreements with or commit to any obligations to any user of the BetDeEx Platform or Website.

We do not own or control the underlying software protocols which govern the origination and funding of loans related to transactions entered into through the BetDeEx Platform ("Transactions"). By using BetDeEx Platform, you acknowledge and agree that:

(i) we do not take responsibility for operations of the underlying protocols and that we make no guarantee of their functionality, security, or availability and



(ii) the underlying protocols are subject to changes in operating rules and that such changes may materially affect the value and function of the related Transactions.

User Rules & Regulations

1. All users using services agree & warrant that they not a national, citizen, permanent resident or resident of a prohibited jurisdiction. All members represent and warrant to the Company that if they are national, citizen, permanent resident or resident of the country or region designated as a prohibited jurisdiction, in line with the guidance from international monitoring bodies such as the Financial Action Task Force (FATF), the person concerned shall not use or will not have access to the Service. The Users will not use the Service while staying in the prohibited jurisdiction.

The list below states the prohibited jurisdictions: (subject to change as guidelines)

- Yemen
- · Sri Lanka
- Ethiopia
- · Syria
- Trinidad and Tobago
- · Tunisia
- Pakistan
- Serbia
- · Bahamas
- Botswana
- · Ghana
- · Cambodia
- · Iran
- North Korea
- Users have ascertained that they have reached the majority age and possess capacity to form a binding contract and have the full capacity to accept the Terms mentioned on the site & in this document, use any Services and conduct any transactions on the Website.
- 3. Users agree that they have provided Platform or company with accurate, true and complete information about them
- 4. Users agree to access the website and all activities being conducted thereon are and will be in full compliance with all relevant laws, regulations, regulatory documents, and various policies of the Company. In particular, any and all Digital assets you bring on to the Website are legally obtained by you and are not derived from and will not be used for any criminal, fraudulent, terrorist or money laundering activity. All members will be required to comply with the Know Your Customer (KYC), Anti-Money Laundering (AML) and Combating Financing of Terrorism (CFT) norms with respect to the global standards.



- 5. Users agree & warrant that all the digital assets (of any and all types) use to trade on the Website were legally obtained and are legally owned by them or they are validly authorized to carry out any transactions using such digital assets.
- 6. Users agree & warrant that they have and will continue to abide by any relevant laws or regulations in their respective jurisdiction, including but not limited to reporting any trading activities or profits for taxation purposes, if applicable.
- 7. Users agree & warrant that they have not been suspended or removed from any other exchanges (including digital assets exchange or other financial trading platforms) for any reasons.
- 8. Users agree & warrant that they are aware, sourced and received all necessary independent legal and financial advices prior to using any Services and have made an independent judgment irrespective of any advertisements published by the Company in their decision to enter into any transaction.
- 9. Users agree that their access to the Website or Services, Users have not used or will not use any device, software or system that alter your IP address from that of your physical location.

Third Party Services

The BetDeEx Site may contain links to other websites ("Linked Sites"). The Linked Sites are not under the control of ComputeEx OU and it is not responsible for the contents of any Linked Site, including without limitation any link contained in a Linked Site, or any changes or updates to a Linked Site. When you click on a link to a Linked Site, we may not warn you that you have left the BetDeEx Site and are subject to the terms and conditions (including privacy policies) of another website or destination.

BetDeEx is providing these links to you only as a convenience, and the inclusion of any link does not imply endorsement by ComputeEx OU of the site or any association with its operators. User uses the Linked Sites their own risk. When you leave the BetDeEx, our Terms and policies no longer govern. User should review applicable terms and policies, including privacy and data gathering practices, of the Linked Sites, and should make whatever investigation they feel necessary or appropriate before proceeding with any transaction with any third party.

Certain services made available via the BetDeEx Site are delivered by third party sites and organizations.

The Company, therefore, is not liable or otherwise responsible for the Transactions, damages, or liabilities arising out of use of any BetDeEx Platform or Transactions entered into (or attempted to be entered into). You agree that we have no fiduciary duty to you and no liability in connection with and are not responsible for any liabilities, claims, damages, costs and/or expenses, including attorneys' fees, incurred in connection with your taking or not taking any action based upon any information provided by us.



THE WEBSITE AND THE COMPANY HAVE NO RESPONSIBILITY RELATED TO ANY LENDING OR BORROWING OF TOKENS OR DIGITAL ASSETS. YOU ACKNOWLEDGE THAT THE LENDING AND BORROWING OF TOKENS AND DIGITAL ASSETS AND ACTIVITIES RELATED TO SUCH LENDING AND BORROWING INVOLVE SUBSTANTIAL RISK, INCLUDING THE POSSIBILITY OF COMPLETE LOSS OF ALL VALUE ASSOCIATED WITH THE TOKENS, DIGITAL ASSETS, AND COLLATERAL. YOU ASSUME ALL SUCH RISK.

THE BetDeEx DAPP SOFTWARE IS PROVIDED "AS IS", WITHOUT WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO THE WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NONINFRINGEMENT. IN NO EVENT SHALL THE AUTHORS OR COPYRIGHT HOLDERS BE LIABLE FOR ANY CLAIM, DAMAGES OR OTHER LIABILITY, WHETHER IN AN ACTION OF CONTRACT, TORT OR OTHERWISE, ARISING FROM, OUT OF OR IN CONNECTION WITH THE SOFTWARE OR THE USE OR OTHER DEALINGS IN THE SOFTWARE