Privacy Policy and Cookie Policy for aiix.pro

Effective Date: April 30, 2025

1. Introduction

Welcome to aiix.pro (the "Website"). This Website is operated by contributors participating in the LFGsyndicate Decentralized Autonomous Organization ("LFGsyndicate DAO", "we", "us", "our"). LFGsyndicate DAO functions as an agency focused on the development and implementation of IT projects based on Artificial Intelligence.

This document outlines our policies regarding the collection, use, disclosure, and protection of personal data and other information when you use our Website and associated services (the "Services"). It also explains our use of cookies and similar technologies.

Your privacy is important to us. By accessing or using our Website, you signify your understanding of and agreement to the terms of this Privacy Policy and Cookie Policy. If you do not agree with these terms, please do not access or use the Website.

2. Data Controller Information

Due to the decentralized nature of LFGsyndicate DAO, identifying a single traditional "Data Controller" can be complex. Operationally, decisions regarding data processing may be distributed among DAO contributors or governed by smart contracts and community proposals. For the purposes of this policy and applicable data protection laws where relevant, LFGsyndicate DAO is the entity conceptually responsible for the processing of personal data collected through the Website. However, users acknowledge the inherent limitations in assigning traditional legal entity responsibilities to a DAO.

3. Information We Collect

We may collect the following types of information:

- a. Personal Data: Information that can be used to identify you directly or indirectly. This may include:
- * Contact Information (e.g., name, email address, phone number) if you provide it through contact forms, inquiries, or service requests.
 - * Communication Data (e.g., records of your correspondence with us).
 - * Account Information (if user accounts are implemented).
 - * Any other information you voluntarily provide to us.
- b. Non-Personal Data (Usage Data): Information that does not identify you personally, collected automatically when you interact with the Website. This may include:
- * Log Data (e.g., IP address (potentially anonymized), browser type, operating system, referring/exit pages, date/time stamps, clickstream data).
 - * Device Information (e.g., device type, unique device identifiers).
 - * Website Usage patterns (e.g., pages visited, time spent on pages, features used).

c. Cookies and Similar Technologies: We use cookies and similar tracking technologies (like web beacons, pixels) to collect information about your Browse activities. See Section 11 (Cookie Policy Details) for more information.

4. How We Collect Information

- * Directly from You: When you fill out forms, contact us via email, subscribe to newsletters, or otherwise interact directly with our Services.
- * Automatically: Through the use of cookies, server logs, analytics tools (e.g., Google Analytics), and other similar technologies when you navigate our Website.

5. How We Use Your Information

We use the collected information for various purposes, including:

- * To provide, operate, and maintain our Website and Services.
- * To respond to your inquiries, comments, and requests, and provide customer support.
- * To process transactions or service engagements you initiate.
- * To improve our Website, Services, and offerings based on usage patterns and feedback.
- * To monitor and analyze trends, usage, and activities in connection with our Services.
- * For internal administrative purposes, such as data analysis and research.
- * To send you technical notices, updates, security alerts, and administrative messages.
- * To send marketing and promotional communications (only with your explicit consent where required by law).
- * To detect, prevent, and address technical issues and security threats.
- * To comply with legal obligations and enforce our terms and policies.

6. Legal Basis for Processing Personal Data (primarily for GDPR applicability)

Our legal basis for collecting and using the personal data described above will depend on the specific data and context. Primarily, we rely on:

- * Consent: Where you have given clear consent for us to process your personal data for a specific purpose (e.g., marketing emails, non-essential cookies).
- * Contractual Necessity: To perform a contract with you or take steps at your request before entering into a contract (e.g., providing requested services).
- * Legitimate Interests: Where processing is necessary for our legitimate interests (e.g., operating and improving the Website, security, analytics), provided these interests are not overridden by your data protection rights.
- * Legal Obligation: To comply with applicable laws and regulations.

7. Data Sharing and Disclosure

We do not sell your personal data. We may share your information in the following circumstances:

* With Service Providers: We may share information with third-party vendors, consultants, and other service providers who perform services on our behalf (e.g., hosting providers,

analytics providers, communication tools, payment processors). These providers are typically bound by confidentiality obligations and are only permitted to use the data for the specified purpose.

- * For Legal Reasons: We may disclose information if required by law, subpoena, or other legal process, or if we have a good faith belief that disclosure is reasonably necessary to (a) comply with legal obligations, (b) enforce our terms or policies, (c) respond to claims, or (d) protect the rights, property, or safety of LFGsyndicate DAO contributors, our users, or the public.
- * DAO Restructuring or Transition: In the event of significant changes to the LFGsyndicate DAO structure, protocol transitions, or similar events, your information may be transferred as part of that process, subject to standard confidentiality arrangements.
- * Aggregated or Anonymized Data: We may share aggregated or anonymized information that does not directly identify you with third parties for research, analysis, or other purposes.
- * With Your Consent: We may share your information for other purposes with your explicit consent.

8. Data Security

We implement reasonable technical and organizational measures designed to protect the security of the personal data we process. However, please be aware that no electronic transmission or storage system is 100% secure. The decentralized nature of the internet and potentially the DAO itself means we cannot guarantee absolute security. You transmit information to us at your own risk.

9. Data Retention

We retain personal data for as long as necessary to fulfill the purposes outlined in this Privacy Policy, unless a longer retention period is required or permitted by law (e.g., for tax, legal, or accounting purposes). When we have no ongoing legitimate business need to process your personal data, we will either delete or anonymize it, or, if this is not possible (e.g., data stored in backup archives), we will securely store it and isolate it from further processing until deletion is possible.

10. International Data Transfers

Your information, including personal data, may be transferred to — and maintained on — computers located outside of your state, province, country, or other governmental jurisdiction where the data protection laws may differ. Given the global nature of the internet and the potentially distributed nature of DAO contributors and service providers, your data may be processed worldwide. We will take steps to ensure that your data is treated securely and in accordance with this Privacy Policy. Where required by law (e.g., GDPR), we rely on appropriate transfer mechanisms like Standard Contractual Clauses or adequacy decisions for transfers outside the originating region.

11. Cookie Policy Details

- a. What Are Cookies? Cookies are small text files placed on your device (computer, tablet, smartphone) when you visit a website. They are widely used to make websites work, or work more efficiently, as well as to provide information to the website owners.
- b. How We Use Cookies: We use cookies and similar technologies for purposes such as:
- * Strictly Necessary Cookies: Essential for the Website to function properly (e.g., session management, security). These cannot usually be disabled.
- * Performance and Analytics Cookies: Help us understand how visitors interact with the Website by collecting and reporting information anonymously (e.g., Google Analytics). This helps us improve the Website.
- * Functionality Cookies: Allow the Website to remember choices you make (e.g., language preferences) and provide enhanced features.
- * Targeting/Advertising Cookies: Used to deliver adverts more relevant to you and your interests, track advertising campaign effectiveness, build audiences for remarketing, and integrate with social media platforms.
- c. Specific Cookies Used: The following list details some of the cookies we may use on the Website. Please note that the actual cookies used may vary depending on the specific features and third-party services implemented at any given time. We recommend using your browser settings or a consent management tool to view and manage cookies.
 - * **Strictly Necessary Cookies:**
- * Cookie Name(s): `sessionid`, `PHPSESSID`, `csrftoken`, `wp_security_token` (Examples, names vary by platform)
 - * Provider: aiix.pro (Our Website)
- * Purpose: Maintain your Browse session, ensure website security (e.g., prevent cross-site request forgery).
- * Duration: Session (deleted when you close your browser), or short-term persistent for security tokens.
 - * Cookie Name(s): `cookie_consent_status`, `user_consent` (Examples)
 - * Provider: aiix.pro or our Consent Management Platform
 - * Purpose: Stores your preferences regarding cookie consent.
 - * Duration: Persistent (typically 6 months to 1 year).
 - * **Performance & Analytics Cookies:**
 - * Cookie Name(s): `_ga`, `_gid`
 - * Provider: Google Analytics
- * Purpose: Used to distinguish users and collect statistical information about website usage (pages visited, time spent, traffic sources). `_ga` stores a client identifier. `_gid` is used for session tracking.
 - * Duration: `_ga`: Persistent (2 years); `_gid`: Persistent (24 hours).
 - * Cookie Name(s): `_gat`, `_ga_<container-id>`
 - * Provider: Google Analytics
- * Purpose: Used to throttle the request rate to Google Analytics servers, ensuring efficient data collection. May also store session information in newer versions.
 - * Duration: Persistent (Typically 1 minute to Session).
 - * Cookie Name(s): `_hjid`, `_hjIncludedInSample`, `_hjFirstSeen`,
- `_hjAbsoluteSessionInProgress` (Examples)
 - * Provider: Hotjar (if used for behavior analytics)

- * Purpose: Provides heatmaps, session recordings, and feedback polls by assigning a unique user ID and tracking behavior across pages. Helps understand user interaction patterns.
 - * Duration: Persistent (Typically 1 year for `_hjid`, Session for others).
 - * **Functionality Cookies:**
 - * Cookie Name(s): `lang`, `locale`, `wp-settings-*` (Examples)
 - * Provider: aiix.pro
- * Purpose: Remembers your selected language preference or other display settings (if applicable) for a customized experience.
 - * Duration: Persistent (e.g., 1 year or until settings are changed).
 - * **Targeting & Marketing Cookies:**
 - * Cookie Name(s): `_fbp`, `fr`
 - * Provider: Facebook (Meta)
- * Purpose: Used by Facebook Pixel to deliver targeted advertisements, track conversions from Facebook ads, and build custom audiences based on website visits.
 - * Duration: Persistent (Typically 3 months).
 - * Cookie Name(s): 'IDE', 'test_cookie', 'NID'
 - * Provider: Google (DoubleClick / Google Ads)
- * Purpose: Used for advertising purposes, including serving relevant ads based on user interests, tracking ad performance, limiting ad frequency, and measuring conversion rates across devices.
 - * Duration: Persistent (Typically 13 months to 2 years).
 - * Cookie Name(s): `lidc`, `lissc`, `bcookie`, `UserMatchHistory`, `AnalyticsSyncHistory`
 - * Provider: LinkedIn
- * Purpose: Used by LinkedIn Insight Tag for conversion tracking, website demographics, retargeting visitors with LinkedIn ads, and understanding user interaction with embedded LinkedIn content.
 - * Duration: Session / Persistent (Varies, e.g., `bcookie` up to 1 year).
 - * Cookie Name(s): `__hstc`, `hubspotutk`, `__hssrc`, `__hssc` (Examples)
 - * Provider: HubSpot (if used for CRM/Marketing Automation)
- * Purpose: Tracks visitors across sessions, identifies contacts for CRM, helps understand traffic sources and user engagement for marketing automation.
 - * Duration: Persistent ('hubspotutk' up to 13 months, '__hstc' up to 6 months).
 - * Cookie Name(s): 'intercom-session-*', 'intercom-id-*' (Examples)
 - * Provider: Intercom (if used for Chat/Customer Messaging)
- * Purpose: Enables live chat functionality, identifies returning users for conversation history, and tracks user interactions for customer support and engagement.
 - * Duration: Persistent (Typically 1 week to 9 months).
- * (Include cookies from other platforms like Twitter, Quora, etc., if applicable ads/pixels are used)
- d. Managing Cookies: Most web browsers allow you to control cookies through their settings preferences. You can typically set your browser to block cookies, delete existing cookies, or alert you when cookies are being sent. However, if you block or delete essential cookies, some parts of the Website may not function correctly. You can often find instructions here:
 - * Google Chrome: https://support.google.com/chrome/answer/95647

* Mozilla Firefox:

https://support.mozilla.org/en-US/kb/enable-and-disable-cookies-website-preferences

* Microsoft Edge:

https://support.microsoft.com/en-us/microsoft-edge/delete-cookies-in-microsoft-edge-639474 06-40ac-c3b8-57b9-2a946a29ae09

* Safari:

https://support.apple.com/guide/safari/manage-cookies-and-website-data-sfri11471/mac

- * We may also implement a consent management tool allowing you to manage your preferences for non-essential cookies directly on our site. Blocking non-essential cookies may impact your experience and the relevance of advertising you see.
- e. Consent: Where legally required (e.g., under GDPR or similar laws), we will ask for your explicit consent *before* placing non-essential cookies (Performance, Functionality, Targeting) on your device. Strictly Necessary cookies do not require consent but are essential for site operation. You can withdraw or change your consent preferences at any time via our consent management tool or browser settings.

12. Your Data Protection Rights

Depending on your location and applicable laws (e.g., GDPR, CCPA/CPRA), you may have the following rights regarding your personal data:

- * Right to Access: Request copies of your personal data.
- * Right to Rectification: Request correction of inaccurate or incomplete data.
- * Right to Erasure ('Right to be Forgotten'): Request deletion of your personal data under certain conditions.
- * Right to Restrict Processing: Request limitation of how we process your data under certain conditions.
- * Right to Data Portability: Request transfer of your data to another organization, or directly to you, under certain conditions.
- * Right to Object: Object to our processing of your data under certain conditions (e.g., for direct marketing or based on legitimate interests).
- * Right to Withdraw Consent: Withdraw your consent at any time where we rely on consent as the legal basis for processing.

To exercise these rights, please contact us using the details below (Section 17). We will respond to requests in accordance with applicable data protection laws. Please note that due to the nature of the DAO, fulfilling certain requests might be technically complex or limited. We may need to verify your identity before processing your request. You may also have the right to lodge a complaint with a supervisory authority.

13. Children's Privacy

Our Website and Services are not intended for individuals under the age of 16 (or a higher age threshold depending on the jurisdiction). We do not knowingly collect personal data from children. If we become aware that we have inadvertently collected personal data from a child without parental consent, we will take steps to delete such information.

14. Changes to This Policy

We reserve the right to update or modify this Privacy Policy and Cookie Policy at any time. We will notify you of any significant changes by posting the new policy on the Website and updating the "Effective Date" at the top. Your continued use of the Website after any changes constitutes your acceptance of the revised policy. We encourage you to review this policy periodically.

15. Disclaimer and Limitation of Liability

This Website and the Services are provided on an "AS IS" and "AS AVAILABLE" basis. LFGsyndicate DAO and its contributors expressly disclaim all warranties, whether express or implied, including, but not limited to, implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement.

Due to the decentralized and evolving nature of DAOs and varying interpretations of applicable law across jurisdictions, LFGsyndicate DAO makes no warranty that the Website or Services will meet your requirements or be available on an uninterrupted, secure, or error-free basis.

To the maximum extent permitted by applicable law, in no event shall LFGsyndicate DAO, its contributors, or its service providers be liable for any indirect, incidental, special, consequential, or punitive damages, or any loss of profits or revenues, whether incurred directly or indirectly, or any loss of data, use, goodwill, or other intangible losses, resulting from (a) your access to or use of or inability to access or use the Website or Services; (b) any conduct or content of any third party on the Website; or (c) unauthorized access, use, or alteration of your transmissions or content, even if advised of the possibility of such damages. The limitations of this section shall apply to any theory of liability, whether based on warranty, contract, statute, tort (including negligence), or otherwise.

You acknowledge the complexities and potential legal uncertainties surrounding DAOs and agree to use the Website and Services at your own risk, accepting that recourse may be limited or unclear.

16. Governing Law and Dispute Resolution

This Privacy Policy and Cookie Policy and any dispute arising out of or related to it or the Website/Services shall be governed by general principles of international commercial practice, without regard to conflict of law principles that would dictate the application of the law of any specific jurisdiction.

You agree that any dispute or claim relating in any way to your use of the Website or this policy will be resolved by seeking amicable resolution first through direct communication with us via the contact information provided. Given the nature of the DAO, you acknowledge that traditional litigation may be impractical or jurisdictionally complex. Parties may explore alternative dispute resolution mechanisms like mediation or arbitration in a mutually agreed neutral venue if direct resolution fails, explicitly disclaiming submission to any specific court jurisdiction unless legally compelled under non-waivable consumer protection laws or other

mandatory legal provisions. Your use of the site constitutes agreement to these terms regarding dispute resolution.

17. Contact Us

If you have any questions about this Privacy Policy and Cookie Policy, or if you wish to exercise your data protection rights, please reach out to us via the methods provided on our official

Contact section:

[https://aiix.pro] (https://aiix.pro - click on "Contact") (Please verify this URL is correct).