

Block Stranding – Terms of Service

Last Updated: 22 October 2025

Welcome to Block Stranding (“we,” “us,” “our”). Block Stranding is an experimental, community-driven on-chain game exploring decentralized mechanics and cryptographic systems. We do not provide custodial services, investment services, financial advice, or legal advice.

By accessing or using the Block Stranding website(s), smart contracts, interfaces, or related services (“Services”), you agree to these Terms.

1. Key Definitions

- “Services” – All Block Stranding websites, web or mobile interfaces, APIs, documentation, and smart contracts, as well as official announcements (including <https://x.com/blockstranding>).
- “Contributors” – Individuals or groups that contribute code, design, moderation, infrastructure, or coordination to the project.
- “Wallet” – A non-custodial cryptographic wallet fully controlled by you.
- “Digital Assets” – Any blockchain-based tokens or NFTs supported by the Services.
- “Applicable Laws” – Any laws/regulations that apply to you based on your location and actions.

2. Acceptance and Changes to Terms

You represent that you are of legal age and have the capacity to agree. By using the Services, you accept these Terms in full.

We may update these Terms at any time. Continued use after updates constitutes acceptance of the revised Terms.

3. Experimental Nature & No Custody

- The Services are experimental and may fail, change, or be discontinued at any time without notice.
- We do not control your private keys, wallets, or Digital Assets. You are fully responsible for wallet security.
- No part of the Services constitutes financial, investment, legal, or tax advice.
- Some features may run on testnet/devnet. Use only assets you can afford to lose.

4. Eligibility & Jurisdiction Restrictions

You may only use the Services if it is legal for you to do so.

Users from jurisdictions subject to sanctions or heightened regulatory restrictions – including but not limited to the United States, Russia, Belarus, Iran, Syria, Cuba, North Korea, and Libya – may face limitations on presales, airdrops, rewards, or TGE participation.

We reserve the right (but not the obligation) to restrict, adjust, or deny access or token allocations to users from such regions for compliance or risk-management purposes. We are not required to provide individual notices or explanations.

5. Your Responsibilities

You are solely responsible for:

- complying with Applicable Laws,
- securing your wallet, devices, and private keys,
- paying all taxes related to your Digital Assets or on-chain activity.

6. Wallet Connection & Security

- You control your private keys. We cannot restore or recover them.
- Wallets are provided by third parties. Use them at your own risk.
- All actions initiated from your wallet are considered authorized by you.

7. Acceptable & Prohibited Use

Permitted use: lawful, personal or organizational experimentation.

Prohibited use includes:

- illegal activities (money laundering, terrorism financing, sanctions evasion),
- attempts to hack, exploit, or disrupt the Services,
- using bots to manipulate mechanics or overload systems,
- uploading malicious code.

8. Risk Disclosure

Using the Services involves significant risk. You accept and understand that:

- smart contracts may contain bugs or vulnerabilities,
- networks may experience congestion, downtime, forks, or reorgs,
- loss of private keys = irreversible loss of assets,
- phishing and malware can compromise wallets,
- regulations may change and impact access or rights,
- token prices may be volatile or fall to zero.

All on-chain transactions are final and irreversible. No refunds.

9. Intellectual Property & Open Source

- Except for open-source components, all design, branding, interfaces, and content are owned by the Contributors or licensors.
- If you submit content (e.g., code, data, feedback), you grant us a non-exclusive right to use it for operating and improving the Services.
- Open-source components remain governed by their respective licenses.

10. Token Presale, TGE & Discretionary Allocation

10.1 Nature of Presale

The presale is experimental and voluntary. Nothing in it constitutes an offer of securities, equity, profit-sharing, or investment advice.

10.2 Discretionary Cap

The presale operates under a discretionary allocation model. Final allocation amounts may be adjusted or reduced at our discretion. Such adjustments may occur without prior individual notification.

10.3 Token Generation Event (TGE)

Tokens, if issued, become claimable only after the Token Generation Event (TGE). The timing, mechanics, or parameters of the TGE may be modified. Tokens may remain non-transferable until after the TGE.

10.4 Utility-Only Tokens

Any tokens associated with the Services are intended for in-game or ecosystem utility. They do not grant equity, ownership, dividends, governance rights, or expectations of profit.

11. Compliance & Screening

We may perform wallet screening, IP checks, or on-chain analytics to comply with sanctions, AML, or other legal requirements. We may modify or revoke presale participation or allocations if illegal or high-risk activity is detected.

12. Privacy & Data

We collect minimal technical data such as public wallet addresses, IP-derived region, timestamps, and transaction metadata. This data is used solely for security, abuse-prevention, or compliance. We do not sell personal data.

13. Third-Party Services

The Services may rely on third-party tools such as wallet providers, RPC nodes, or explorers. We do not control them and are not responsible for their performance or policies.

14. No Warranties & No Fiduciary Duties

The Services are provided “AS IS” and “AS AVAILABLE.”

We make no warranties or guarantees of uptime, functionality, profitability, or accuracy.

Using the Services does not create a partnership, fiduciary relationship, or legal agency between you and any Contributor.

15. Limitation of Liability

To the maximum extent permitted by law:

- We are not liable for indirect, incidental, special, or consequential damages.
- Total liability is limited to the greater of (a) \$1 or (b) the amount you paid directly to us (if any).

16. Indemnification

You agree to indemnify and hold harmless Block Stranding and all Contributors against any claims, damages, or losses arising from your use of the Services or your violation of these Terms.

17. Suspension & Termination

We may suspend or terminate your access to the Services at any time for legal, security, technical, or other reasons.

18. Force Majeure

We are not responsible for failure or delay caused by events beyond our control (e.g., network failure, regulatory actions, cyberattacks, natural disasters).

19. Dispute Resolution

These Terms are governed by general principles of law.

Any disputes will be resolved via confidential, binding arbitration.

Class-action or collective proceedings are waived.

20. Miscellaneous

These Terms constitute the entire agreement regarding the Services.

If any provision is unenforceable, it will be modified to the minimum extent necessary.

Failure to enforce a provision does not waive the right to enforce it later.

You may not assign these Terms to others.

The English version controls over any translation.

Appendix – Selected Risk Factors

- Features may change or be deprecated.
- Market value of tokens may be zero.