

Terms & Conditions

Multiple Network | Terms and Conditions

1. Summary

Multiple Network Limited™ (referred to as "**Multiple Network Limited**", "**we**", "**us**", or "**our**") operates the Multiple Network™ web extension, dashboard application, desktop application, mobile application, and relevant hardware accessible via our official website <http://www.multiple.cc/> (referred to as the "**Website**", collectively with our web extension, dashboard application, desktop application, mobile application, and relevant devices, the "**Multiple Network Services**") which empower our users to engage in a Peer-to-Peer Decentralized Physical Infrastructure (DePIN) network layers for high-powered transmission of digital assets and data (the "**Multiple Network**").

These Terms and Conditions (these **Terms**) administer your access to and use of the Multiple Network Services and participation in the Multiple Network throughout your access to and use of the Multiple Network Services. These Terms incorporate our Privacy Policy by reference, which is accessible at <https://www.multiple.cc/privacypolicy>.

Please read these Terms carefully. They constitute a legal agreement between you and Multiple Network Limited. By accessing, using, or downloading any of the Multiple Network Services or otherwise participating in the Multiple Network, you confirm your agreement to accept and to be bound by these Terms, as these Terms are subjected to amendments from time to time, in relation to your entire relationship with Multiple Network Limited regarding your access to and use of the Multiple Network Services and participation in the Multiple Network.

If the individual who accepts these Terms does not have the authority, or does not agree with and accept to be bound by these Terms, that individual must not accept these Terms and may not access or use the Multiple Network Services or participate in the Multiple Network.

2. Restricted Persons; Minors

The Multiple Network Services and the Multiple Network may not be accessed or used by (a) any person or entity that (i) resides in, is located, is incorporated, or has an office in any jurisdiction that is subject to any economic or financial sanctions; (ii) any person who resides in any jurisdiction where your access to or use of the Multiple Network Services or participation in the Multiple Network is illegal or not permitted by applicable law; or (iii) any person or entity that is the subject of any economic or financial sanction

(each, a **Restricted Person**); or (b) any individual who is under the age of majority in their jurisdiction of residence (each, a **Minor**). If you are a Restricted Person or a Minor you are not permitted to access, use, or download the Multiple Network Services or participate in the Multiple Network. Use of a virtual private network to circumvent the restrictions set out in these Terms is strictly prohibited.

3. Access to the Multiple Network Services; Account Creation and Maintenance

To access, use, or download the Multiple Network Services or participate in the Multiple Network, you must accept these Terms on mandatory basis. Subject to the terms and conditions of these Terms, Multiple Network Limited will provide you with the access to and use of the Multiple Network Services. Your right to access, use, and download the Multiple Network Services or participate in the Multiple Network is strictly personal and non-exclusive, may not be transferred or licensed to any other person or entity, and may be revoked by Multiple Network Limited at any time, in accordance with these Terms.

Before completing the registration process for your account, you will be required to indicate your acceptance of these Terms. By creating an account, you represent, warrant, and covenant that you (a) can form a binding contract with Multiple Network Limited; (b) will comply with these Terms and all applicable laws, rules, and regulations; (c) will provide accurate, current, and complete information about yourself as prompted by our registration form or otherwise; and (d) will maintain and update your information, including your contact information, so that it remains accurate, current, and complete at all times.

You shall be held fully responsible for the confidentiality and use of your username and password and shall agree not to transfer to any third-party your right to use or access the Multiple Network Services or the Multiple Network via your account. Multiple Network Limited disclaims any and all responsibility or liability for any unauthorized use of your account. You agree to notify us immediately of any unauthorized use, theft, or appropriation of your account, username, or password. We shall not be liable for any loss that you incur as a result of any third party use of your account, username, or password, either with or without your knowledge. For clarity, you are fully responsible for maintaining the confidentiality of your username and password and for any and all activities that are conducted through your account.

4. Multiple Network Limited Property; Trademarks; Feedback

You acknowledge and agree that all right, title, and interest in and to the Multiple Network Services, Multiple Network, and all works, designs, content, data, information, features, functionality, software, code, documentation, and other materials that form part of the Multiple Network Services and Multiple Network, including the Multiple Network Limited Trademarks (collectively, the “**Multiple Network Limited Property**”) are the sole and exclusive property of Multiple Network Limited, its affiliates, and their respective licensors. Neither these Terms nor your use of the Multiple Network Limited Property convey or will convey to you any right, title, or interest in or in relation to the Multiple Network Limited Property, except for the limited right to access and use the Multiple Network Services and participate in the Multiple Network that is granted to you expressly in these Terms. All rights in and to the Multiple Network Limited Property, and the intellectual property in and related to them are expressly reserved by their owner(s). **You may not use, reproduce, or otherwise exploit the Multiple Network Limited Property for any purpose, whether commercial or non-commercial, that is not expressly authorized by these Terms without the prior written permission of Multiple Network Limited.**

The trademarks Multiple Network Limited, Multiple, and all related logos, designs, and slogans are trademarks that are owned by Multiple Network Limited and its licensors (the **Multiple Network Limited Trademarks**). You may not use or display the Multiple Network Limited Trademarks without the prior written permission of Multiple Network Limited. All goodwill arising in connection with the use or display of the Multiple Network Limited Trademarks will accrue to Multiple Network Limited and its licensors. All rights in and to the Multiple Network Limited Trademarks are expressly reserved.

You grant to Multiple Network Limited, its affiliates, and their respective licensees, successors, and assigns, a non-exclusive, worldwide, perpetual, irrevocable, royalty-free, fully paid up, transferable, and sublicensable right and license to use and incorporate into the Multiple Network Limited Property any suggestion, enhancement, request, recommendation, correction, or other feedback provided by you relating to the Multiple Network Limited Property or the business, products, or services of Multiple Network Limited or its affiliates.

5. Code of Conduct; Restrictions

You agree that you will comply with these Terms and all applicable laws that apply to you in connection with your access to and use of the Multiple Network Services and participation in the Multiple Network.

You agree that you will not:

- 5.1 provide, disclose, divulge or make available to, or permit use of the Multiple Network Limited Property by, any third party;
- 5.2 rent, lease, lend, sell, sublicense, assign, distribute, publish, transfer, or otherwise make available any Multiple Network Limited Property to any third party, including on or in connection with the Internet or any time-sharing, service bureau, software as a service, cloud, or other technology or service;
- 5.3 copy, modify, or create derivative works or improvements of or based on the Multiple Network Limited Property;
- 5.4 interfere, or attempt to interfere, with the Multiple Network Limited Property in any way, including to reverse engineer, disassemble, decompile, decode, adapt, or otherwise attempt to derive or gain access to the source code of the Multiple Network Limited Property, in whole or in part;
- 5.5 circumvent, or attempt to circumvent, any geographical restrictions, privacy measures, or other access controls, including the use of VPNs for such purposes;
- 5.6 facilitate, incite, or engage in the unethical manipulation or misuse of data or information in a manner that violates applicable law or undermines the access to, use, or operation of the Multiple Network Limited Property;
- 5.7 engage in spamming, mailbombing, spoofing or any other fraudulent, illegal or unauthorized use of the Multiple Network Limited Property;
- 5.8 engage in any activity that impedes or restricts any other user's access or use of the Multiple Network Limited Property or which may cause harm to such user;
- 5.9 remove, obscure, or alter any copyright notice, trademarks or other proprietary rights notices affixed to or contained within the Multiple Network Limited Property;
- 5.10 engage in or allow any action involving the Multiple Network Limited Property that is inconsistent with the terms and conditions of these Terms;
- 5.11 impersonate any user or other person or entity or otherwise engage in any fraudulent or intentionally misleading activities in connection with your access or use of the Multiple Network Limited Property;

- 5.12 bypass or breach any security device, or protection used by or in connection with the Multiple Network Limited Property, including in connection with the access or use of the Multiple Network Limited Property;
- 5.13 input, upload, transmit, or otherwise provide to or through the Multiple Network Limited Property any information or materials that are unlawful or injurious, or contain, transmit, or activate any software or other technology, including any virus, trojan horse, worm, backdoor, malware, or other malicious computer code, the purpose or effect of which is to: (a) permit unauthorized access to, or to destroy, disrupt, disable, distort, or otherwise harm or impede in any manner any: (i) computer, software, firmware, hardware, system or network; or (ii) application or function of any of the foregoing or the security, integrity, confidentiality, or use of any data; or (b) prevent you or any other authorized user from accessing or using the Multiple Network Services or Multiple Network as intended (Harmful Code);
- 5.14 damage, destroy, disrupt, disable, impair, interfere with, or otherwise impede or harm in any manner Multiple Network Limited, its affiliates, or the Multiple Network Limited Property, including our provision of any data, products, or services to any third party, in whole or in part;
- 5.15 access or use the Multiple Network Limited Property in any manner or for any purpose that (i) infringes, misappropriates, or otherwise violates the intellectual property or other rights of the Multiple Network Limited or any third party; or (ii) violates any applicable law;
- 5.16 access or use the Multiple Network Limited Property for purposes of competitive analysis of the Multiple Network Limited Property, the development, provision or use of a competing software service or product, or any other purpose that is to the Multiple Network Limited's detriment or commercial disadvantage; or
- 5.17 otherwise access or use the Multiple Network Limited Property beyond the scope of the authorizations granted under this Agreement. Engaging in prohibited conduct constitutes a breach of these Terms and may subject you to civil liability or criminal prosecution under applicable laws. Multiple Network Limited reserves the right to investigate and/or terminate your account, without a refund of any purchases or settlement of any outstanding accounts, if you have violated these Terms, misused any Multiple Network Limited Property or have acted in a manner that Multiple Network Limited considers as inappropriate or unlawful.

6. Availability; Downtime; Updates

Whilst we strive to keep our service downtime to a minimum, we do not guarantee that the Multiple Network Services or Multiple Network or their availability will be uninterrupted, secure, or error-free. We reserve the right to interrupt or suspend access to the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property, or any part thereof, with or without prior notice for any reason and you will not be entitled to any refund of fees or other compensation for any such interruption or suspension.

You are solely responsible, at your own expense, for obtaining and maintaining all Internet access, computer hardware, and other equipment and services needed to access and use the Multiple Network Limited Property.

Multiple Network Limited updates the content associated with the Multiple Network Services periodically. However, Multiple Network Limited does not guarantee or accept any responsibility or liability for the accuracy, currency, or completeness of such content. Multiple Network Limited may revise, supplement or delete any information, content, features, functionality, services, or resources contained on the Multiple Network Services and reserves the right to make such changes without prior notification to past, current, or prospective users, including you.

7. Disclaimers

The disclaimers set out in this Section 7 will not limit or exclude any warranties that cannot be excluded or limitedly excluded under applicable law.

7.1 General Disclaimer

Multiple Network Limited does not make any representation or warranty of any kind, whether express or implied, statutory or otherwise, and Multiple Network Limited specifically disclaims all implied warranties, including any implied warranty of merchantability, fitness for a particular purpose, title, or non-infringement, to the maximum extent permitted by applicable law. All Multiple Network Limited Property, including the Multiple Network Services and Multiple Network are provided as-is and as available, exclusive of any warranty whatsoever, including with respect to completeness, security, quality, reliability, or availability. For clarity, and without limiting the generality of the foregoing, Multiple Network Limited make no warranty of any kind that the Multiple Network Limited Property, including the Multiple Network Services or

Multiple Network, or any other products, services, opportunities, Rewards (as defined below), communications, or the results of the receipt of use thereof, will meet your or any other person's requirements, operate without interruption, achieve any intended result, be compatible or work with any software, system, device, or other services, or be timely, secure, accurate, complete, free of Harmful Code, or error-free. You are responsible for implementing adequate measures to protect the security and integrity of your activities on the Internet, including by installing anti-virus protection and maintaining external backups to recover any lost data or information.

7.2 Disclaimer re: Professional Advice

No advice or information provided or through the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property is intended to be investment, financial, legal, tax, or other professional advice. Multiple Network Limited and its affiliates do not provide investment, financial, legal, tax, or other professional advice and recommend that all users of the Multiple Network Services and Multiple Network obtain any investment, financial, legal, tax, or other professional advice that such user deems necessary in connection with their access to, use, or download of Multiple Network Services or participation in the Multiple Network.

7.3 Disclaimer re: Harmful Code

Multiple Network Limited is not responsible or liable for any software, computer viruses, Harmful Code that may infect or otherwise affect the use of your computer equipment or other property on account of your access to or use of the Multiple Network Services or your downloading or otherwise acquiring any content or other information from or through the Multiple Network Services.

7.4 Disclaimer re: Rewards

The Multiple Network Services allow users of the Multiple Network Services to contribute their unused Internet bandwidth in support of the creation, operation, and proliferation of the Multiple Network in exchange for the opportunity to receive certain indicators, points, or other intangible rewards (collectively, Rewards). Your opportunity to receive such Rewards in connection with your access to and use of the Multiple Network Services or participation in the Multiple Network will be determined in discretion of one or more third parties who may provide such Rewards. You understand agree that your access to and use of the Multiple Network Services and participation in the Multiple Network does not entitle to you to receive any Rewards except as determined in the sole discretion of the third parties that may provide such Rewards from time to time. To

the extent that you are attributed any Rewards, such Rewards are not, and may never convert to, accrue to, be used to calculate, or become any other physical or virtual assets. Any such Rewards have no monetary value and do not constitute currency or property of any kind. Any Rewards are not redeemable or eligible for any fiat, currency, property, or other form of value. Rewards may not be transferred between users and users are not permitted to sell, transfer, loan, rent, lease, trade, or exchange Rewards, or rely on Rewards to obtain credit or set-off or pay-down any amount. Multiple Network Limited does not make any representation or warranty of any kind, whether express or implied, statutory or otherwise as to the availability, quantum, nature, or utility of any such Rewards.

7.5 Disclaimer re: Digital Wallets

If you provide information relating to your digital wallet on through, or in connection with the Multiple Network Services or any linked or related website that permits the payment, acquisition, or transfer of any type of currency or other assets, you understand and agree that you are solely responsible and liable for maintaining the security of your digital wallet and your control over your passwords, private keys, seed phrases, or other credentials relating to the access and use of your digital wallet. We are not responsible or liable for managing or maintaining the security of your digital wallet or for any unauthorized access to or use of your digital wallet, including but not limited to any loss of any assets or currency in such digital wallet. You acknowledge and agree that you understand that unauthorized access to your digital wallet by third parties could result in the loss or theft of the contents of your wallet and that we have no responsibility or liability for storing, retaining, securing, or recovering your digital wallet, access to your digital wallet, or the contents of your digital wallet, including any passwords, private keys, seed phrases, or other credentials. By providing or using any digital wallet in connection with the Multiple Network Services or any linked or related website, you agree that you are using the digital wallet under the terms and conditions of the applicable provider of the digital wallet. No digital wallet is created, operated, or maintained by Multiple Network Limited or affiliated with Multiple Network Limited. As a result, Multiple Network Limited does not have custody or control over the contents of your digital wallet and has no ability to retrieve or transfer its contents. Your relationship with any digital wallet provider is governed by the applicable terms and conditions of that wallet provider, not these Terms.

7.6 Disclaimer re: Blockchain Technologies

The Multiple Network Services may also reference or provide links to applications or applications related to smart contracts, protocols, and other blockchain technologies

(collectively, “Blockchain Technologies”). The Blockchain Technologies are not part of the Multiple Network Services or the Multiple Network, and your access to and use of any Blockchain Technologies is entirely at your own risk. In addition, any third party technologies required to be accessed or used in order to interact with the Blockchain Technologies, including any digital wallet, are not part of the Multiple Network Services or the Multiple Network and your access to and use of such third party technologies are at your own risk.

8. Assumption of Risk; Responsibilities

All users are responsible for their (a) access, use, and download of the Multiple Network Services, participation in the Multiple Network, and use of any other Multiple Network Limited Property; and (b) access, use, and interaction with any third party services, products, or technologies, including your compliance with all applicable laws in connection with the foregoing. Your access to and use of the Multiple Network Services, participation in the Multiple Network, and use of any other Multiple Network Limited Property is purely voluntary, and you freely accept all risks and liabilities associated with the foregoing.

9. Investigations; Enforcement

You acknowledge and agree that we reserve the right to:

- ★ take any necessary legal action, including but not limited to, referral to law enforcement, for any illegal or unauthorized use of the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property;
- ★ cooperate fully with any law enforcement authorities or court order requesting or directing us to disclose the identity or other information of anyone using the Multiple Network Services or Multiple Network.

You waive and release Multiple Network Limited and its affiliates from and against any and all claims resulting from any action taken by Multiple Network Limited or its affiliates during, or as a consequence of, investigations by any governmental authority.

10. Limitation of Liability

The limitations of liability in this Section 10 do not affect any liability that cannot be excluded or limited under applicable law.

10.1 Exclusion of Damages

In no event will Multiple Network Limited or its affiliates be liable for any indirect, special, incidental, exemplary, punitive, or consequential damages (including, loss of profits, use, data, or other economic advantage) arising under, in connection with, or related to (a) these Terms; (b) the operation or provision of the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property; (c) your access to or use of the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property; or (d) your participation in the Multiple Network, howsoever arising, either of a breach of these Terms (including breach of warranty), negligence, strict liability, tort, or any other theory of liability, even if Multiple Network Limited or its affiliates have been previously advised of the possibility of such damage.

10.2 Limitation on Quantum of Liability for Direct Damages

The total aggregate liability of the Multiple Network Limited and its affiliates for direct damages arising under, in connection with, or related to (a) these Terms; (b) the operation or provision of the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property; (c) your access to or use of the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property; or (d) your participation in the Multiple Network, will be limited to \$10.

11. Indemnification

You agree to indemnify, defend, and hold harmless Multiple Network Limited, its affiliates, and their respective directors, officers, shareholders, employees, staff, representatives, agents, licensors, licensees, successors, and assigns (the **Multiple Network Limited Indemnified Parties**) from and against any and all claims, demands, damages, judgments, penalties, fines, costs, and expenses, including legal fees, and disbursements, incurred by the Multiple Network Limited Indemnified Parties (or any of them), relating to, arising from, or in connection with a third party claim, demand, action, or proceeding arising out of (a) an allegation that your unauthorized use of any of the Multiple Network Limited Property infringes, misappropriates, or otherwise violates any third party's rights or is otherwise unlawful; (b) your breach of these Terms, including, any representation, warranty, covenant, or obligation in these Terms; (c) your negligence, fraud, or willful misconduct; (d) your use of the Multiple Network Limited Property in a manner that is not authorized by these Terms; (e) your use of the Multiple Network Limited Property in combination with data, software, hardware, equipment or technology not provided by Multiple Network Limited or authorized by Multiple Network

Limited in writing; or (f) any modifications made by you to any Multiple Network Limited Property that have not been authorized by Multiple Network Limited in writing.

12. Suspension; Termination

Multiple Network Limited may, at any time and from time to time, without notice, suspend or terminate your access or right to access or use the Multiple Network Services, participate in the Multiple Network, or to otherwise access or use any Multiple Network Limited Property, if Multiple Network Limited determines, in its sole discretion, that you have violated or otherwise breached these Terms.

A suspension may be for such a period of time as Multiple Network Limited considers necessary to permit the thorough investigation of the conduct at issue. You agree that, upon the suspension or termination of your access to or use of the Multiple Network Services or participation in the Multiple Network, you will immediately cease and desist from all access to and use of the Multiple Network Services, participation in the Multiple Network, and access to or use of the Multiple Network Limited Property, including in accordance with the written directions of Multiple Network Limited.

13. Linked Resources

Multiple Network Limited may provide links to third party websites, webpages, social channels, and other online resources for your convenience only, including links to third party websites for the purpose of connecting you with third parties who may offer Rewards in connection with your use of the Multiple Network Services. Multiple Network Limited is not responsible for those websites and the inclusion of these links does not imply that Multiple Network Limited either monitors or endorses them. Please be aware that these third party websites, webpages, social channels, and other online resources are governed by separate terms and conditions and privacy policies. We encourage you to be aware when you click these links. Your use of these third party websites, webpages, social channels, and other online resources is at your own risk. Multiple Network Limited is not responsible or liable, directly or indirectly, for any damage or loss caused or alleged to have been caused by or in connection with the use of or reliance upon any information, content, goods, or services available on or through any third party websites, webpages, social channels, or other linked resources.

14. Changes to these Terms

You acknowledge and agree that we may make changes to these Terms from time to time, for any reason, in our sole and absolute discretion. The most recent version of

these Terms will be posted at <https://www.multiple.cc/terms&conditions> .If the changes that we make include material changes that affect your rights and obligations, we will take reasonable steps to notify you of the changes in advance. Your continued use of the Multiple Network Limited Property after we post and/or notify you of any changes to the Terms means that you accept and agree to be bound by the Terms as amended.

15. Governing Law; Dispute Resolution

Subject to the below, in relation to any dispute, controversy, or claim arising out of, relating to or in connection with these Terms, including with respect to the formation, applicability, breach, failure to pay, termination, validity, or enforceability thereof (**Dispute**), each party irrevocably submits to the exclusive jurisdiction of the courts of respective country and waives any objection to such Dispute being heard in such courts on the grounds of venue or on the grounds that the Dispute has been brought in an inconvenient forum.

Notwithstanding any other provision of these Terms, you agree that we have the right to apply for injunctive remedies (or an equivalent type of urgent legal relief) in any jurisdiction.

These Terms (and any Dispute arising under or in connection with these Terms) shall be governed by and construed in accordance with, in all respects including as to its validity, interpretation and effect, the laws of respective country, without giving effect to its principles or rules of conflict of laws to the extent such principles or rules are not mandatorily applicable by statute and would permit or require the application of the laws of another jurisdiction.

16. Waiver of Class Actions and Arbitrations

Any Dispute is personal to you and us and you agree that no Dispute will be brought as a class action, class arbitration or any other type of representative proceeding.

17. Limitation on Time to Commence Disputes

To the extent permitted by applicable law, you acknowledge and agree that any Dispute that you may have arising out of or relating to (a) these Terms; (b) the operation or provision of the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property; or (c) your access to or use of the Multiple Network Services, Multiple Network, or any other Multiple Network Limited Property or your participation in the Multiple Network, must be commenced within one year after the date that is the

earlier of: (i) the date you discovered the Dispute; or (ii) the day on which a reasonable person with the abilities in the circumstances of the person with the Dispute first ought to have known of the Dispute.

18. Entire Agreement

These Terms and to any separate written agreement between you and Multiple Network Limited, constitute the entire agreement between you and Multiple Network Limited with respect to the subject matter of these Terms. There are no representations, covenants, or other terms other than those set out under these Terms. These Terms supersede any previous discussions, understandings, or agreements, between the parties relating to the subject matter of these Terms.

19. No Waiver

No waiver of satisfaction of a condition or non-performance of an obligation under these Terms is effective unless it is in writing and signed by the party granting the waiver or that party's authorized representative. Unless expressly granted in writing and signed by the party granting the waiver or that party's authorized representative, no waiver will extend to any subsequent non-satisfaction of a condition or non-performance of an obligation under these Terms, whether or not of the same or similar nature to that which was waived. No waiver will affect the exercise of any other rights or remedies under these Terms. Any failure or delay in exercising any right or remedy will not constitute, or be deemed to constitute, a waiver of that right or remedy. No single or partial exercise of any right or remedy will affect further exercise of any right or remedy.

20. Severability

If any provision of these Terms is found to be unlawful, void, or for any reason unenforceable, then that provision will be deemed severable from these Terms and will not affect the validity and enforceability of any remaining provisions.

21. Assignment

You may not assign, transfer, sublicense, or convey these Terms, including any rights granted by Multiple Network Limited and obligations assumed by you, except with Multiple Network Limited's prior written consent. We may assign, transfer, sublicense, or convey these Terms, and our rights and obligations under them, to any third party without notice to you.

22. Contact Information

Should you have any concerns, queries or recommendations with regards to Multiple Network Services, Content, or these Terms, please kindly reach out to our Privacy Team at team@multiple.cc.