### SimpleSwap Terms of Use: Complete User Agreement Guide

### **Understanding SimpleSwap Terms of Service**

The SimpleSwap Terms of Use constitute a legally binding agreement between you and SimpleSwap.io governing your access to and use of the SimpleSwap cryptocurrency exchange platform. By accessing, browsing, or using any SimpleSwap services, you acknowledge that you have read, understood, and agreed to be bound by these comprehensive terms. The SimpleSwap exchange reserves the right to modify these terms at any time, with continued use of the platform constituting acceptance of any revisions. It is your responsibility to regularly review the most current version of the SimpleSwap Terms of Use available on their official website.

### **Eligibility and User Requirements**

To use SimpleSwap services, you must meet specific eligibility criteria outlined in the Terms of Use. Users must be at least 18 years old or the age of legal majority in their jurisdiction, whichever is higher. The SimpleSwap platform prohibits access by individuals located in, or citizens of, restricted jurisdictions as defined by international sanctions lists. By using SimpleSwap.io, you represent and warrant that you are not on any trade or economic sanctions lists, and that your use of SimpleSwap services complies with all applicable laws and regulations in your country of residence.

The Terms of Use explicitly prohibit using SimpleSwap for illegal activities, money laundering, terrorist financing, or any fraudulent purposes. Users must provide accurate information when required and maintain the security of their wallet addresses and transaction details. SimpleSwap retains the right to refuse service, suspend accounts, or terminate access to any user who violates these eligibility requirements or engages in activities that may harm the platform's integrity or legal standing.

### **Service Description and Limitations**

SimpleSwap operates as a non-custodial cryptocurrency exchange platform that facilitates digital asset transactions between users. The Terms of Use clearly state that SimpleSwap acts as an intermediary service, not as a financial institution, money transmitter, or investment advisor. The platform provides a technological solution for cryptocurrency exchanges but does not store, hold, or manage user funds beyond the temporary period required to complete specific swap transactions.

According to the SimpleSwap Terms of Use, the platform cannot guarantee uninterrupted service availability and reserves the right to modify, suspend, or discontinue any aspect of the service without prior notice. SimpleSwap explicitly disclaims responsibility for delays caused by blockchain network congestion, technical issues, or force majeure events. The Terms acknowledge that cryptocurrency values are volatile and that users alone bear responsibility for their trading decisions and tax obligations arising from SimpleSwap transactions.

# **User Responsibilities and Conduct**

The SimpleSwap Terms of Use outline specific user responsibilities that are essential for maintaining platform security and compliance. Users must ensure the accuracy of all transaction details, particularly destination wallet addresses, as SimpleSwap cannot recover funds sent to incorrect addresses. The Terms require users to maintain appropriate security measures for their devices and networks, including using antivirus software, secure internet connections, and protecting against unauthorized access.

Prohibited activities under the SimpleSwap Terms include attempting to circumvent platform security, using SimpleSwap services for money laundering, engaging in market manipulation, reverse engineering platform code, or interfering with other users' transactions. The Terms grant SimpleSwap the right to investigate suspicious activities, freeze transactions if illegal activity is suspected, and cooperate with law enforcement authorities when legally required. Users are solely responsible for reporting and paying taxes on any gains realized through SimpleSwap transactions according to their local jurisdiction requirements.

# **Intellectual Property Rights**

The SimpleSwap Terms of Use clearly establish that all platform content, including but not limited to logos, trademarks, graphics, website design, software code, and documentation, constitutes valuable intellectual property owned by SimpleSwap.io. Users receive a limited, non-exclusive, non-transferable license to access and use SimpleSwap services for personal, non-commercial purposes in accordance with these Terms.

The Terms explicitly prohibit copying, modifying, distributing, transmitting, displaying, selling, or creating derivative works from any SimpleSwap intellectual property without express written permission. This protection extends to the SimpleSwap brand name, logo, and all related graphics that appear on the SimpleSwap exchange platform. Users may not use any meta tags or other hidden text utilizing SimpleSwap trademarks or product names without prior authorization. Any unauthorized use terminates the permission granted by SimpleSwap and may result in legal action to protect the platform's intellectual property rights.

# **Limitation of Liability and Disclaimers**

The SimpleSwap Terms of Use include important limitations of liability that users must understand before using the platform. SimpleSwap.io provides services on an "as is" and "as available" basis without warranties of any kind, either express or implied. The platform does not guarantee that services will be uninterrupted, timely, secure, or error-free, or that results obtained through using SimpleSwap will be accurate or reliable.

To the maximum extent permitted by applicable law, SimpleSwap shall not be liable for any indirect, incidental, special, consequential, or punitive damages, including without limitation loss of profits, data, use, goodwill, or other intangible losses resulting from access to or use of SimpleSwap services. The Terms specify that SimpleSwap's total cumulative liability shall not exceed the greater of \$100 USD or the amount of fees paid by the user to SimpleSwap for services during the six-month period preceding the claim. These limitations apply regardless of the legal theory on which the claim is based.

### **Termination and Suspension Rights**

The SimpleSwap Terms of Use grant both parties specific rights regarding service termination. Users may stop using SimpleSwap services at any time by simply discontinuing platform access. SimpleSwap reserves the right to suspend or terminate user access to all or part of the services immediately, without prior notice or liability, for any reason including but not limited to violation of these Terms, suspicious activity, or legal/regulatory requirements.

Upon termination, the user's right to use SimpleSwap services ceases immediately. The Terms specify that provisions relating to intellectual property, disclaimer of warranties, limitation of liability, indemnification, and miscellaneous provisions shall survive any termination. SimpleSwap may maintain user transaction records as required by law even after account termination or service discontinuation. The platform may also block certain wallet addresses or geographical regions from accessing services based on risk assessment or legal compliance requirements.

### **Governing Law and Dispute Resolution**

The SimpleSwap Terms of Use specify that the agreement shall be governed by and construed in accordance with the laws of the jurisdiction where SimpleSwap is formally registered, without regard to its conflict of law provisions. Any legal action or proceeding arising under these Terms shall be brought exclusively in the courts located in this jurisdiction, and both parties consent to personal jurisdiction in such courts.

For dispute resolution, the Terms typically require users to first contact SimpleSwap customer support to attempt informal resolution. If informal resolution fails, the Terms may specify binding arbitration as the preferred method for resolving disputes, potentially waiving the right to participate in class action lawsuits. The Terms include specific procedures for notifying SimpleSwap of disputes and may impose time limits for bringing claims. Users should carefully review these sections as they significantly affect legal rights and remedies available in case of disagreements with the SimpleSwap exchange platform.

#### **Modification of Terms**

SimpleSwap reserves the exclusive right to update, modify, or replace any part of these Terms of Use at its sole discretion. The platform typically provides notice of material changes through various channels, which may include email notifications, prominent website notices, or within the SimpleSwap application interface. Continued use of or access to SimpleSwap services following the posting of any changes to the Terms constitutes acceptance of those modifications.

The Terms state that it is the user's responsibility to check the SimpleSwap.io website periodically for changes. While SimpleSwap may endeavor to notify users of significant changes, the platform has no obligation to do so, and users acknowledge that failure to receive notification does not invalidate the modified Terms. If a user disagrees with any modified terms, their sole recourse is to cease using SimpleSwap services. The most current version of the Terms always supersedes all previous versions and governs the relationship between users and the SimpleSwap exchange platform.

# **Contact Information and User Support**

The SimpleSwap Terms of Use provide official contact methods for users with questions about the Terms or other platform-related inquiries. Users are typically directed to contact SimpleSwap customer support through the official website at SimpleSwap.io or via email at the address specified in the Terms. The platform commits to responding to legitimate inquiries within a reasonable timeframe, though response times may vary based on inquiry complexity and support volume.

For legal notices or formal communications, the Terms specify designated contact methods and may require written correspondence to specific addresses. Users should maintain records of all communications with SimpleSwap support, as these may be important for resolving potential disputes. The Terms typically clarify that electronic communications satisfy any legal requirement that such communications be in writing. SimpleSwap may periodically update contact information in the Terms, and users should refer to the most recent version for current contact details.