

General Terms of Use EzyStayz

These General Terms of Use (also referred to as: “the Agreement” or “Terms”) governs your use of the services we offer on www.ezystayz.com. These Terms create a legally binding agreement between you (also referred to as: “Subscriber”) and EzyStayz Limited (also referred to as: “we”, “us” or “our”) a company incorporated under the laws of the British Virgin Islands.

By visiting our website, you accept and agree to be bound by these Terms of Use, and its future amendments. Any changes to these Terms will be effective on the moment they are posted on our website, which shall automatically replace all previous versions of these Terms.

You are solely responsible for checking on regular basis and be aware of any changes in these Terms. The continued use of our services shall mean you agreed with the most recent version of our Agreement as published on our Website.

If you do not agree with this Agreement, or any revised terms of this Agreement in the future, we advise you to stop using EzyStayz’s services. You also may view our Privacy and Cookie Policy, our Token Purchase and Distribution Agreement, Disclaimers and any other policy or agreement on our website. All these policies and agreements are part of, and subject to these Terms. In the event of a contradiction between them, the terms of the other policies and agreements shall prevail.

1. Terms of Use

If you visit our website and subscribe for our services at <https://www.ezystayz.com/>, you explicitly agree to be legally bound by the provisions described below.

2. Content Disclosure

All information and data provided to our visitors and subscribers on our website, are never intended for you to make a financial decision of any kind, and are never a recommendation to buy, hold or sell a particular product or service, digital asset, crypto currency, altcoin or participate in a blockchain related project.

EzyStayz's website, newsletters, email communications and any other means of communications is solely produced for informational purposes and should be used at your own risk. All the information and data disclosed on our website regarding any crypto or blockchain project should not be disclosed to any other person or organization. You may not reproduce this in whole or in part without the prior consent of EzyStayz.

3. Financial Risks

Before making any decision to buy or hold tokens or coins, we recommend you to contact a financial professional or tax advisor. And before agreeing with these Terms we recommend you to contact an attorney or law firm. We, at EzyStayz, do not represent to be financial advisers, lawyers, chartered accountants or certified investment advisors.

When you make a decision to contribute, you must solely rely on your own analysis and always read the applicable Terms under which you decide to contribute, including the risks of losing part or your entire contribution. Generally, the nature of these contributions involves a high degree of risk and should only be done by persons knowledgeable of these risks and those who can afford a loss of their contribution.

All the information we present has not been fully assessed any other regulatory body from any country. The accuracy or lawfulness of any token generation event presented by EzyStayz cannot be determined yet as a result.

As a consequence, the tokens issued may be considered securities pursuant to the applicable law and may not be offered to investors residing in the United States or any other applicable law under which you may fall.

4. Personal and Non-Transferable License

All information and data provided by EzyStayz is given on the basis of a personal and non-transferable license. All information and data we provide to you remains our exclusive property, or their respective owners. You fully understand and agree that this information and data may not be distributed, shared or resold to third parties. The license we issue is a personal and individual license. You may not reproduce, summarize or in any other form share the abovementioned information and data with others.

You agree to immediately destroy any information or data which is in your possession, either digitally or on hardcopy. We may make inquiries as to which information or data you have stored, and request the immediate destruction, removal or transfer to us of such information and/or data.

You understand and agree that the use of our information and data on our website and any other means of communication, are issued under a limited, non-exclusive, non-transferable, revocable license to you as individual subscriber. We may terminate your license to the use and access of our website for any reason and without giving prior notice to you, and such a decision lies within our discretion.

All content on our website is owned by EzyStayz. We claim all property rights, including intellectual property rights for this content and you are not allowed to infringe on those (intellectual) property rights. Moreover, you agree not to replicate any content from our website without our written permission.

5. Disclaimers and Limitations of Liability

ALL INFORMATION ON OUR WEBSITE IS PROVIDED "AS IS," AND "AS AVAILABLE" AND YOU AGREE THAT YOUR USE OF OUR WEBSITES AND SERVICES IS AT YOUR OWN RISK. WE REJECT ALL WARRANTIES OF ANY KIND, INCLUDED BUT NOT LIMITED TO, ANY EXPRESS OR STATUTORY WARRANTIES, AND ANY IMPLIED WARRANTIES. WE CANNOT WARRANT THAT OUR WEBSITE WILL ALWAYS BE AVAILABLE, ERROR-FREE OR

UNINTERRUPTED, MEET ALL YOUR REQUIREMENTS, OR THAT ANY ERRORS OR INCOMPLETE INFORMATION WILL BE CORRECTED.

UNDER NO CIRCUMSTANCES WILL EZYSTAYZ BE LIABLE OR RESPONSIBLE FOR ANY DIRECT, INDIRECT, INCIDENTAL, CONSEQUENTIAL LOSSES, UNDER ANY JURISDICTION OR LEGAL THEORY, ARISING OUT OF OR IN ANY WAY RELATING TO THE USE OF OUR WEBSITE.

OUR TOTAL LIABILITY FOR ANY CLAIM ARISING OUT OF OR RELATING TO OUR WEBSITE SHALL NOT EXCEED TWO HUNDRED (\$200) UNITED STATES DOLLARS AND THAT AMOUNT SHALL SERVE AS A REPLACEMENT FOR OF ALL OTHER REMEDIES WHICH YOU MAY HAVE AGAINST US.

6. Indemnification

You understand and agree that you will indemnify, defend and hold EzyStayz harmless from any liability, loss, claim and expense, including reasonable attorney's and litigation fees, arising from your use of our website and/or platform and in the event you violate these terms, conditions, and policies.

7. No Promises or Representations for Future Profits or Earnings

You agree and are aware of that EzyStayz did not make any implications, promises, suggestions, representations, guarantees or projections to you, whatsoever, about future profits or earnings with respect to your use of EzyStayz services.

EzyStayz cannot assume any responsibility for losses or damages resulting from your use of any information contained within the website or other means of communication disclosed by us.

9. Changes of Pricing

We reserve the right to apply new prices with respect to the services we offer. You agree to pay all charges, including taxes, and in accordance with the terms set out in this Agreement.

10. No Refunds or Credit Card Chargebackst

EzyStayz cannot make refunds of any kind. Upon requesting our services you agree that we begin to provide these services instantly, meaning that you will not have a cancellation or termination period.

If you disagree with a credit card charge, you can contact us directly in writing within 45 (fourty five) days from the date that charge has been made. EzyStayz is never liable for any charges or errors that are not reported within 45 (fourty five) days. You expressly waive any right to challenge a charge to your credit card if you have not contacted within the abovementioned time.

11. Termination

EzyStayz shall have the right to terminate, suspend or discontinue, temporarily or permanently, our services without prior notice to you, including, but not limited to informational content, special features and other availability. EzyStayz may also choose to limit certain features and/or services, or restrict your access to our website and services.

You agree that EzyStayz may terminate your use of our services and website, cancel your registration and exercise any other remedy available under the applicable law, in the event EzyStayz has a reasonable belief that you have violated these Terms or otherwise violated the rights and interests of EzyStayz.

You shall not share any information or data regarding the suggested and recommended token sales by EzyStayz, and information or data that falls under your duty of confidentiality. Such information is: price of tokens, pre-sale prices, discount rates and/or percentages.

12. Protecting Your Account

If you have an account with EzyStayz, you are solely responsible for protecting your login credentials, such as account's username and password in order to prevent abuse of your account by others without your consent and that is considered unlawful. We have the right to suspend or terminate your account for abovementioned misuse.

13. Severability Terms

If any part of these terms are determined by a court of competent jurisdiction to be invalid or unenforceable, that part shall be limited so that the rest of these Terms are fully enforceable and legally binding.

14. Entire Agreement

These Terms constitute the entire agreement with us with respect to your use of our website. US Laws shall apply to these Terms, and the competent court in that country can hear any conflict that may arise out of this Agreement.