

XRPINU

TERMS OF SERVICE

LAST REVISED: 02.08.2025

These Terms of Service („Terms“) govern your access to and use of the XRPINU platform, including our website, smart contracts, and any future applications. By using our services, you agree to comply with these Terms. If you do not agree, you must not use XRPINU.



1. ABOUT XRPINU

XRPINU („we“, „our“, or „us“) is an international blockchain project operating on the Ethereum/solana network. We develop and maintain smart contracts and digital platforms related to XRPINU. We may expand our offerings to include mobile applications and other tools.

Our platforms are not intended for use in jurisdictions where such use would violate applicable laws or require regulatory registration. You use XRPINU at your own risk and are responsible for compliance with local laws.

You must:

- Be at least 18 years old.
- Not use our platform for any unlawful or prohibited activity.

2. PRIVACY AND DATA USE

Your use of XRPINU is also governed by our [Privacy Policy], which outlines how we collect and use personal information.

3. CHANGES TO TERMS OR PLATFORM

We may update these Terms or modify our platform at any time without prior notice. Continued use of the platform signifies acceptance of the latest version. Please check our website regularly for updates.

4. PLATFORM ACCESS

- Access is free but not guaranteed. We may suspend or discontinue the platform without notice.
- You're responsible for your own connection, devices, and ensuring any users on your connection comply with these Terms.
- You must not use automated tools (e.g., bots, scripts) to interact with the platform unless expressly permitted.

5. PROHIBITED USE

You agree not to:

- **Use the platform for fraudulent, malicious, or commercial purposes without our consent.**
- **Circumvent security features or interfere with platform functionality.**
- **Scrape or collect user data without permission.**
- **Upload viruses, spam, or malicious code.**
- **Impersonate others or mislead users.**
- **Infringe on copyrights or intellectual property rights.**

Misuse of the platform may result in account suspension, legal action, or reporting to relevant authorities.

6. INTELLECTUAL PROPERTY

All content and code on XRPINU's platform - including logos, graphics, and smart contracts - are our intellectual property or licensed to us. You may not reproduce, republish, distribute, or use this content without written permission.

You must not:

- **Use content for commercial purposes without consent.**
- **Copy or adapt software components.**
- **Remove copyright notices or trademarks.**



7. UPLOADING CONTENT

By submitting content to XRPINU (feedback, comments, etc.), you:

- Grant us a license to use, modify, and share it.
- Confirm that you own or have permission to share the content.
- Agree not to upload anything harmful, unlawful, or offensive.

We may remove any content that violates these terms without notice.

8. PLATFORM SECURITY

We cannot guarantee that the platform is free from bugs, viruses, or malicious threats. Users must:

- Use antivirus protection.
- Not introduce malware or attempt unauthorized access.
- Not perform or encourage DDoS or hacking activities.

Violations may lead to criminal prosecution.

9. THIRD-PARTY LINKS AND CONTENT

XRPINU may contain links or advertisements from third parties. We do not endorse or control these third-party websites or services. Visiting them is at your own risk.

Any official partnerships will be clearly announced on our platform. Claims made elsewhere without verification on our official channels may be false.



10. ASSUMPTION OF RISK

You acknowledge that:

- **Blockchain and token markets are highly volatile.**
- **Regulatory uncertainty may impact the utility or value of XRPINU tokens.**
- **Technical issues like network errors or smart contract vulnerabilities may affect functionality.**
- **You are solely responsible for managing your taxes and security.**

We are not responsible for losses arising from the use of blockchain technologies.

11. LIMITATION OF LIABILITY

To the fullest extent allowed by law:

- **We make no guarantees about platform availability or data accuracy.**
- **We are not liable for losses related to business interruption, lost profits, or indirect damages.**
- **You use the platform at your own risk.**

If you're a consumer, you agree not to use the platform for commercial purposes.

12. INDEMNIFICATION

You agree to indemnify and hold harmless XRPINU, its affiliates, and employees from any claims, losses, or liabilities arising out of:

- **Your use of the platform.**
- **Breach of these Terms.**
- **Violation of third-party rights.**

We reserve the right to assume exclusive defense in such matters.

13. TERMINATION

We may suspend or terminate your access at any time for violating these Terms or applicable laws. Upon termination, your right to use the platform ends immediately.

14. GENERAL TERMS

- These Terms are governed by applicable international laws.
- If any part of the Terms is deemed invalid, the rest remain enforceable.
- These Terms are the complete agreement between you and XRPINU regarding platform use.
- Our failure to enforce any part of these Terms does not waive our right to do so later.

15. CONTACT US

For questions, concerns, or legal notices, please contact:

hello@xrpincucoin.com

