# WolfEdge Labs Terms of Service

Effective Date: July 15, 2025 Last Updated: July 15, 2025

## 1. Acceptance of Terms

By accessing or using the WolfEdge Labs website (the "Site"), validator services, or any related services (collectively, the "Services"), you ("User," "you," or "your") agree to be bound by these Terms of Service ("Terms"). If you do not agree to these Terms, you may not access or use our Services.

These Terms constitute a legally binding agreement between you and Liquid Labs FZCO, a company organized under the laws of the United Arab Emirates, operating under the trade name "WolfEdge Labs" ("Company," "we," "us," or "our"). We reserve the right to modify these Terms at any time. Changes will be effective immediately upon posting to our website. Your continued use of the Services after any changes constitutes acceptance of the new Terms.

## 2. Description of Services

WolfEdge Labs is a professional blockchain validator organization operated by Liquid Labs FZCO that provides Proof of Stake (POS) validation services across multiple blockchain networks. Our services include:

- Validator Services: Operating validator nodes on various blockchain networks
- Staking Services: Facilitating token staking for network participants
- Delegation Services: Accepting and managing delegated stakes
- . Information Services: Providing performance metrics, analytics, and educational content
- Support Services: Offering technical support and customer service

## 3. Eligibility and Account Requirements

### 3.1 Eligibility

To use our Services, you must:

- · Be at least 18 years of age
- · Have the legal capacity to enter into binding contracts
- Not be prohibited from using our Services under applicable laws
- · Comply with all applicable local, state, national, and international laws

### 3.2 Prohibited Jurisdictions

Our Services are not available to residents of jurisdictions where such services are prohibited by law, including but not limited to certain sanctioned countries or regions as determined by applicable regulations.

#### 3.3 Account Security

You are responsible for:

- Maintaining the confidentiality of your account credentials
- All activities that occur under your account
- Immediately notifying us of any unauthorized use of your account
- Ensuring the accuracy of information provided to us

## 4. Staking and Delegation Services

### 4.1 Staking Process

When you delegate tokens to our validators:

- You retain ownership of your tokens at all times
- Tokens may be subject to network-specific unbonding periods
- You acknowledge the risks associated with staking, including potential slashing
- We act as a validator on your behalf according to network protocols

### 4.2 Rewards and Commissions

- · Staking rewards are distributed according to network protocols
- · We charge commission fees as disclosed on our website
- Commission rates may vary by network and are subject to change with notice
- Rewards are distributed automatically according to network schedules

#### 4.3 Slashing and Penalties

- Validator penalties (slashing) may affect delegated stakes
- We implement best practices to minimize slashing risk
- Users acknowledge that slashing risk cannot be completely eliminated
- We are not liable for losses due to network-imposed penalties

## 5. Fees and Payments

#### 5.1 Commission Fees

- · Commission fees are automatically deducted from staking rewards
- · Current fee schedules are available on our website
- · We reserve the right to modify fees with 30 days' notice
- No refunds are provided for commission fees

#### 5.2 Network Fees

- Blockchain network fees are separate from our commission
- Users are responsible for all network transaction fees
- · We do not control or set network fees

#### Risk Disclosures

#### 6.1 Staking Risks

You acknowledge and accept the following risks:

Market Risk: Token values may fluctuate, potentially resulting in losses regardless of staking rewards.

Slashing Risk: Validator misconduct or technical failures may result in partial loss of staked tokens.

Liquidity Risk: Staked tokens may be subject to unbonding periods during which they cannot be transferred.

Technical Risk: Blockchain networks may experience technical issues, upgrades, or forks that could affect staking.

Regulatory Risk: Changes in regulations may affect the availability or legality of staking services.

Counterparty Risk: Dependence on our services creates counterparty risk.

### 6.2 No Guarantees

We provide no guarantees regarding:

- Staking rewards or returns
- Validator uptime or performance
- Network stability or continuity
- Regulatory compliance in all jurisdictions

### 7. Prohibited Activities

You agree not to:

- Use our Services for any unlawful purposes
- Attempt to gain unauthorized access to our systems
- Interfere with or disrupt our Services
- Engage in any fraudulent, manipulative, or deceptive activities
- Violate any applicable laws or regulations
- Use our Services to launder money or finance illegal activities
- Impersonate others or provide false information
- Engage in activities that could harm our reputation or operations

## 8. Intellectual Property

#### 8.1 Our Rights

All content, trademarks, logos, and intellectual property on our website and in our Services are owned by WolfEdge or our licensors. You may not use, copy, modify, or distribute our intellectual property without written permission.

### 8.2 Limited License

We grant you a limited, non-exclusive, non-transferable license to access and use our Services for their intended purposes. This license terminates when your use of our Services ends.

## 9. Privacy and Data Protection

Your privacy is important to us. Our collection and use of personal information is governed by our Privacy Policy, which is incorporated into these Terms by reference. By using our Services, you consent to the collection and use of your information as described in our Privacy Policy.

## 10. Disclaimers

#### 10.1 Service Availability

We strive to maintain high availability but do not guarantee uninterrupted service. Our Services may be temporarily unavailable due to maintenance, technical issues, or circumstances beyond our control.

#### 10.2 Information Accuracy

While we strive to provide accurate information, we do not warrant the accuracy, completeness, or timeliness of information on our website. You should verify information independently before making decisions.

### 10.3 Third-Party Services

Our Services may integrate with third-party blockchain networks and services. We are not responsible for the performance, availability, or security of third-party services.

## 11. Limitation of Liability

#### 11.1 Disclaimer of Warranties

OUR SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND, WHETHER EXPRESS OR IMPLIED, INCLUDING BUT NOT LIMITED TO WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NON-INFRINGEMENT.

#### 11.2 Limitation of Damages

TO THE MAXIMUM EXTENT PERMITTED BY LAW, LIQUID LABS FZCO SHALL NOT BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, OR PUNITIVE DAMAGES, INCLUDING BUT NOT LIMITED TO LOSS OF PROFITS, DATA, OR USE, WHETHER IN CONTRACT, TORT, OR OTHERWISE, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

### 11.3 Cap on Liability

IN NO EVENT SHALL LIQUID LABS FZCO'S TOTAL LIABILITY TO YOU FOR ALL DAMAGES EXCEED THE TOTAL AMOUNT OF FEES PAID BY YOU TO LIQUID LABS FZCO IN THE 12 MONTHS PRECEDING THE CLAIM.

## 12. Indemnification

You agree to indemnify, defend, and hold harmless Liquid Labs FZCO, its officers, directors, employees, and agents from and against any claims, damages, losses, costs, and expenses (including reasonable attorneys' fees) arising out of or relating to:

- · Your use of our Services
- Your violation of these Terms
- Your violation of any applicable laws or regulations
- · Any false or misleading information you provide

## 13. Termination

### 13.1 Termination by You

You may terminate your use of our Services at any time by ceasing to use our Services and following any applicable withdrawal procedures.

### 13.2 Termination by Us

We may terminate or suspend your access to our Services immediately, without prior notice, if you:

- Violate these Terms
- · Engage in prohibited activities
- Pose a risk to our operations or other users
- Are required to terminate by law or regulation

### 13.3 Effects of Termination

Upon termination:

- Your right to use our Services ceases immediately
- You remain liable for any outstanding obligations
- Provisions that should survive termination will continue to apply

## 14. Dispute Resolution

### 14.1 Governing Law

These Terms are governed by and construed in accordance with the laws of the United Arab Emirates, without regard to conflict of law principles.

#### 14.2 Arbitration

Any disputes arising out of or relating to these Terms or our Services shall be resolved through binding arbitration in accordance with the rules of the Dubai International Arbitration Centre (DIAC). The arbitration shall be conducted in Dubai, United Arab Emirates.

#### 14.3 Class Action Waiver

You agree that any arbitration or legal proceeding shall be conducted on an individual basis and not as part of a class action, consolidated action, or representative action.

## 15. Force Majeure

We shall not be liable for any failure to perform our obligations under these Terms if such failure results from circumstances beyond our reasonable control, including but not limited to:

- Acts of God, natural disasters, or extreme weather
- · War, terrorism, or civil unrest
- · Government actions or regulatory changes
- · Cyber attacks or security breaches
- Blockchain network failures or disruptions

## 16. Severability

If any provision of these Terms is found to be invalid, illegal, or unenforceable, the remaining provisions shall continue in full force and effect. The invalid provision shall be replaced with a valid provision that most closely reflects the intent of the original provision.

## 17. Entire Agreement

These Terms, together with our Privacy Policy and any other agreements referenced herein, constitute the entire agreement between you and Liquid Labs FZCO regarding the use of our Services and supersede all prior agreements and understandings.

## 18. Assignment

You may not assign or transfer your rights under these Terms without our written consent. We may assign our rights and obligations under these Terms to any third party without your consent.

### 19. Waiver

Our failure to enforce any provision of these Terms shall not constitute a waiver of such provision or any other provision. Any waiver must be in writing and signed by an authorized representative of Liquid Labs FZCO.

### 20. Contact Information

If you have any questions about these Terms or our Services, please contact us at:

Liquid Labs FZCO (trading as WolfEdge Labs)

Email: legal@wolfedgelabs.com

For general inquiries: hello@wolfedgelabs.com For technical support: support@wolfedgelabs.com

Important Notice: These Terms of Service contain important information about your rights and obligations. Please read them carefully and consult with legal counsel if you have questions about any provisions. Your use of our Services constitutes acceptance of these Terms.

This document was last updated on July 15, 2025. We may update these Terms from time to time, and we encourage you to review them periodically.