



YIELDFORCE TERMS AND CONDITIONS

Last updated: May 20, 2026.

1. INTRODUCTION AND ACCEPTANCE

1.1 About these terms and conditions

These Terms and Conditions ("Terms") constitute a legally binding agreement between you (“**you**”, “**your**”, or “**User**”) and Yieldforce (“**we**”, “**us**”, “**our**”, or “**Yieldforce**”) governing your access to and use of the Yieldforce software platform, including our website and related services (collectively, the “**Platform**”).

1.2 Acceptance

By accessing or using the Platform, you acknowledge that you have read, understood, and agree to be fully and legally bound by these Terms. If you do not agree to these Terms, you must not access or use the Platform.

1.3 Amendments

We reserve the right to unilaterally modify these Terms at any time. We will notify you of material changes by posting updated Terms on the Platform and updating the “Last Updated” date. Your continued use of the Platform following such notification constitutes full acceptance of the amended Terms.

2. NATURE OF THE PLATFORM

2.1 Software Provider Only

Yieldforce is a software technology platform only. We provide a web-based application and related infrastructure that enables you to:

- Initiate and execute transactions on public blockchain networks;
- Interact with third-party decentralized finance (DeFi) protocols;
- Monitor balances, transaction history, and protocol data;
- Access yield-generating strategies through automated routing logic.

2.2 Services Not Provided by Yieldforce



Yieldforce provides technology infrastructure and a user interface to facilitate access to blockchain networks, DeFi protocols, and third-party services, as per the provisions of these Terms. Yieldforce does not provide any of the following services, and the inclusion of these examples is illustrative, not exhaustive:

- Custody, hold, or control your crypto-assets or funds;
- Generate, store, or have access to your private keys;
- Provide fiat currency services, payment services, or banking services;
- Operate as a financial institution, investment firm, or crypto-asset service provider;
- Offer investment advice, portfolio management, or discretionary asset management;
- Issue, guarantee, or underwrite any crypto-assets, tokens, or financial instruments;
- Operate a trading venue, exchange, or order-matching system;
- Pool or commingle user assets;
- Act as a counterparty to any transaction;
- Guarantee returns, yields, or investment performance.

By using the Platform, you acknowledge that Yieldforce's role is strictly technical and facilitative, and that all regulated activities, custody, and financial responsibilities are performed solely by independent third-party providers. You accept that Yieldforce has no control, liability, or fiduciary duty in respect of any assets, transactions, or outcomes associated with your use of the Platform.

2.3 Regulatory Status

Yieldforce does not provide regulated financial services and does not operate as a regulated financial institution. In particular, Yieldforce is not a crypto-asset service provider within the meaning of Regulation (EU) 2023/1114 on Markets in Crypto-Assets (MiCAR), not an investment firm under Directive 2014/65/EU (MiFID II), not a payment service provider under Directive (EU) 2015/2366 (PSD2), and not an obliged entity under EU anti-money laundering or counter-terrorist financing legislation. Yieldforce does not perform any activity that would require authorization, registration, or supervision under applicable EU financial services laws.

Yieldforce's activities are strictly limited to the provision of software infrastructure and a technical user interface that enables users to independently initiate and authorize transactions on public blockchain networks and to interact with third-party services and protocols. Yieldforce does not custody assets, control private keys, execute transactions, provide investment advice, manage portfolios, or intermediate payments. All transactions are initiated by users, cryptographically authorized by them, and settled on public blockchains or through independent third-party service providers.



Any activity that is regulated under applicable law, including, without limitation, wallet infrastructure, transaction signing, fiat on and off ramping, identity verification, AML screening, and payment execution, **is performed exclusively by duly licensed and regulated third-party service providers**, acting in their own name and under their own regulatory responsibility. Yieldforce neither assumes responsibility for, nor exercises control over, such regulated activities, and does not act as an agent, intermediary, or representative of any regulated entity.

Therefore, Yieldforce is not, inter alia, any of the following:

- A crypto-asset service provider under the EU Markets in Crypto-Assets Regulation (MiCAR);
- An investment firm under MiFID II;
- A payment service provider under PSD2;
- An obliged entity under the EU Anti-Money Laundering Directive (AMLD);
- A regulated financial institution under any applicable financial services regulation.

3. USER ELIGIBILITY AND REGISTRATION

3.1 Eligibility Requirements

To use this platform, you must:

- a. Be at least 18 years of age (or the age of majority in your jurisdiction);
- b. Have the legal capacity to enter into binding contracts;
- c. Not be located in, resident of, or subject to the jurisdiction of any country or territory subject to comprehensive sanctions (including but not limited to Cuba, Iran, North Korea, Syria, or the Crimea, Donetsk, and Luhansk regions);
- d. Not be listed on any sanctions list maintained by the EU, United Kingdom, United States, or United Nations;
- e. Comply with all applicable laws and regulations in your jurisdiction.

3.2 Registration

To access certain Platform features, you must register an account by providing:

- a. A valid email address;
- b. Such other information as may be reasonably requested.

You are responsible for maintaining the confidentiality of your account credentials and for all activities occurring under your account.

3.3 Third-Party Verification

Access to the Platform features requires completion of identity verification and compliance checks conducted by our licensed third-party service providers. You authorize us to share your email address and necessary technical information with such providers for this purpose.

4. THIRD PARTY SERVICE PROVIDERS

4.1 Overview

The Platform integrates with independent, licensed third-party service providers to deliver functionality that Yieldforce does not and cannot provide directly. These providers are solely responsible for their respective services.

4.2 Embedded Wallet Provider

The Platform integrates with Privy, a third-party embedded wallet infrastructure provider, to enable wallet creation and transaction signing.

Privy is responsible for:

- i. Creating and managing blockchain wallets;
- ii. Generating and securing cryptographic private keys;
- iii. Signing blockchain transactions following your explicit authorization;
- iv. Wallet security infrastructure.

Important note: Yieldforce **does not** generate, store, or have access to your private keys. Yieldforce **cannot** sign transactions on your behalf, **cannot** access your wallet, and **cannot** move your funds without your explicit authorization through Privy.

4.3 Fiat On-Ramp and Off-Ramp Provider

The Platform integrates with Transak, a regulated third-party payment service provider, to facilitate conversion between fiat currency and crypto-assets.

Transak is responsible for:

- i. Executing fiat payment transactions;
- ii. Converting fiat currency to crypto-assets and vice versa;

- iii. Customer onboarding, including Know Your Customer (KYC), Anti-Money Laundering (AML), and sanctions screening;
- iv. Holding and processing fiat funds;
- v. Compliance with payment services and AML regulations.

Important note: Yieldforce **does not** provide payment services, **does not** hold fiat currency, **does not** maintain fiat accounts, and **does not** perform KYC/AML checks. All such services are provided exclusively by Transak pursuant to their separate terms and conditions.

4.4 DeFi Protocol Providers

The Platform enables you to interact with independent, third-party DeFi protocols deployed on public blockchains (such as lending protocols, liquidity pools, and yield aggregators).

These protocols are:

- Autonomous smart contracts not operated or controlled by Yieldforce;
- Developed and maintained by independent third parties;
- Subject to their own terms, conditions, and risks;
- Not guaranteed or endorsed by Yieldforce.

4.5 Third-Party Terms

The Platform enables you to access or interact with services, infrastructure, and protocols that are operated by independent third parties, including but not limited to wallet infrastructure providers, fiat on- and off-ramp providers, and decentralized blockchain protocols. Your use of any such third-party services is governed solely by the applicable terms and conditions, privacy policies, and other contractual arrangements established by those third parties. You are solely responsible for reviewing, understanding, and complying with all such third-party terms before using their services.

Yieldforce is not a party to, and does not assume any responsibility or liability for, your relationship with any third-party provider. Yieldforce does not control, endorse, or guarantee the performance, availability, security, or compliance of any third-party service or protocol, and shall not be liable for any loss, damage, delay, or failure arising from the acts, omissions, or operations of third parties, whether regulated or unregulated, to the fullest extent permitted by applicable law.

4.6 No Endorsement

The inclusion, integration, or accessibility of any third-party service, protocol, or functionality through the Platform does not constitute, and shall not be construed as, an endorsement, recommendation, solicitation, or guarantee by Yieldforce. Yieldforce does not represent that any third-party service is suitable, appropriate, lawful, or compliant with your specific circumstances, objectives, or jurisdiction, and does not provide any assurance as to the performance or outcomes of such services.

Yieldforce makes no representations or warranties, express or implied, regarding the reliability, availability, quality, security, functionality, or integrity of any third-party service or protocol, including any smart contracts or blockchain-based systems. Any interaction with third-party services is undertaken entirely at your own risk, and Yieldforce shall not be liable for any loss or damage arising from or in connection with your reliance on, or use of, such third-party services, to the fullest extent permitted by applicable law.

5. HOW THE PLATFORM WORKS

5.1 User-Directed Transactions

All transactions executed through the Platform are **user-directed and user-authorized**. Any interaction with blockchain networks or third-party protocols occurs only following an explicit action taken by you through the Platform. Each transaction must be authenticated by you and cryptographically authorized through the embedded wallet infrastructure provided by an independent third-party wallet provider. Transaction signing is performed exclusively by such wallet provider pursuant to your authorization, and all transactions are settled directly on public blockchain networks.

Yieldforce's role is **limited** to generating and presenting transaction requests based solely on your instructions and predefined, non-discretionary technical logic. Yieldforce does not have the ability to independently initiate, approve, modify, sign, or cancel transactions, and cannot move, transfer, or otherwise access your crypto-assets. **Without your active authentication and express authorization, no transaction can be executed through the Platform.**

By submitting a transaction request, you acknowledge that blockchain transactions are irreversible once confirmed, may be subject to network delays, fees, or failures, and may result in the permanent loss of assets if executed incorrectly. You are solely responsible for reviewing and confirming all transaction details prior to authorization, including destination addresses, amounts, protocol interactions, and associated risks. Yieldforce bears no



responsibility for the outcome of transactions that you authorize and that are executed on-chain in accordance with your instructions.

5.2 Portfolios and Yield Strategies

The Platform enables you to create virtual allocations referred to as “**Portfolios**”, which represent your selection of a specific yield-generating strategy made available through the Platform. A Portfolio is a technical and informational construct used to organize and display your interactions with third-party decentralized finance (“DeFi”) protocols. Portfolios do not constitute accounts, investment products, collective investment schemes, or pooled arrangements operated by Yieldforce.

When you create a Portfolio and deposit crypto-assets, you initiate a blockchain transaction that transfers your assets directly to one or more independent third-party DeFi protocols in accordance with the selected strategy. Any yield generated accrues solely as a result of the operation and performance of those protocols and their underlying smart contracts. **Yieldforce does not guarantee the generation of yield, the preservation of capital, or the continued availability of any strategy or protocol.**

Yieldforce applies predefined, non-discretionary technical logic to route transactions based on your selected strategy, without exercising judgment, discretion, or ongoing management over your assets. Yieldforce does not rebalance, allocate, or reallocate assets on a discretionary basis and does not act as an investment manager or fiduciary. You retain full control over your assets at all times and may withdraw all or part of your assets at your discretion, subject to blockchain network conditions, smart contract functionality, and the liquidity, rules, and constraints of the relevant DeFi protocols.

5.3 Automated Routing

The Platform employs automated, rules-based algorithms to route user-initiated transactions to available third-party decentralized finance (“DeFi”) protocols in accordance with predefined technical criteria. Such criteria may include, without limitation, historical yield rates, publicly available protocol parameters, liquidity conditions, and general risk indicators derived from on-chain or external data sources. The purpose of this automated routing is to facilitate the technical execution of the yield strategy selected by you, based on objective and pre-established rules.

The automated routing functionality is non-discretionary and operates without human judgment, subjective assessment, or individualized consideration of your

personal circumstances. Yieldforce does not exercise control over, or ongoing management of, your assets and does not provide investment advice, recommendations, or portfolio management services. Any routing outcomes result solely from the application of predefined logic to dynamic market and protocol conditions.

Yieldforce does not guarantee that automated routing will result in optimal allocations, maximum returns, or reduced risk, and does not warrant the accuracy, completeness, or timeliness of data used in routing decisions. Market conditions, protocol performance, smart contract risks, and external events may adversely affect outcomes. You acknowledge that the use of automated routing involves inherent risks and that all transactions executed pursuant to such routing occur at your own risk.

5.4 Self-Custody

Your crypto-assets remain in your self-custodial wallet at all times. When deposited into DeFi protocols through a Portfolio:

- Assets are transferred on-chain to the protocol's smart contract;
- You retain ownership and control;
- Yieldforce has no access to or control over your assets;
- You bear all risks associated with smart contract interactions.

6. FEES

6.1 Yieldforce Fees

- Yieldforce charges a 15% performance fee on earned yield. Fees are calculated on monthly basis and deducted from the earned yield.
- Yieldforce charges a 0.25% cross-chain swap fee for each cross-chain swap transaction.
- Yieldforce charges a 0.2% fee for on and off-ramp transactions.

6.2 Third-Party Fees

You are responsible for all fees charged by third parties, including:

- Blockchain network transaction fees (gas fees);
- Fees charged by Transak for fiat conversion services;
- Fees charged by DeFi protocols;
- Any other applicable third-party fees.

6.3 Fee Changes

We reserve the right to modify our fee structure upon thirty (30) days' notice. Continued use of the Platform following such notice constitutes acceptance of the revised fees.

7. RISKS AND DISCLAIMERS

7.1 Acknowledgment of Risks

By accessing or using the Platform, you acknowledge and expressly accept that activities involving crypto-assets, blockchain technology, and decentralized finance (“DeFi”) protocols **are inherently risky and may result in the partial or total loss of your crypto-assets**. The Platform is provided to enable technical access to third-party services and protocols operating in a rapidly evolving and largely experimental technological and regulatory environment. You confirm that you understand the nature of these risks and that you are solely responsible for determining whether use of the Platform is appropriate for you.

The risks associated with using the Platform include, without limitation: smart contract vulnerabilities or exploits; failures, hacks, or governance issues affecting DeFi protocols; market volatility and price fluctuations, including stablecoin de-pegging; liquidity constraints that may delay or prevent withdrawals; technology risks such as network congestion, software bugs, or outages; counterparty risks associated with third-party service providers; and regulatory or legal risks arising from changes in applicable laws, supervisory interpretations, or enforcement actions. **Such risks may arise suddenly and without prior notice and may be beyond the control of Yieldforce.**

You further acknowledge that blockchain transactions are irreversible once confirmed and that losses resulting from user error, protocol malfunction, or external events may not be recoverable. Yieldforce does not provide any assurance, representation, or guarantee regarding the security, performance, or continued operation of any blockchain network, protocol, or third-party service, and you accept that all use of the Platform is undertaken at your own risk.

BY USING THE PLATFORM, YOU ACKNOWLEDGE AND ACCEPT THE FOLLOWING RISKS, among others:

7.1.1 Smart Contract Risk

DeFi protocols operate via smart contracts deployed on public blockchains. Smart contracts may contain vulnerabilities, bugs, or design flaws that could result in partial or total loss of your assets. Smart contracts are immutable and cannot be modified after deployment.

7.1.2 Protocol Risk

Third-party DeFi protocols may:

- Fail to perform as expected;
- Suffer security breaches, exploits, or hacks;
- Experience liquidity constraints preventing timely withdrawals;
- Modify their terms, parameters, or economic models;
- Cease operations entirely.

7.1.3 Market Risk

The value of crypto-assets is highly volatile and may fluctuate significantly. You may experience partial or total loss of your deposited assets due to market movements.

7.1.4 Yield Variability

Yields generated through DeFi protocols are variable and not guaranteed. Historical yields are not indicative of future performance. Yields may decrease to zero or become negative.

7.1.5 Blockchain Risk

Blockchain networks may experience:

- Network congestion resulting in delayed or failed transactions;
- Forks, splits, or protocol changes;
- Consensus failures or 51% attacks;
- Permanent loss of access to assets if private keys are lost.

7.1.6 Regulatory Risk

The regulatory treatment of crypto-assets and DeFi protocols is evolving and uncertain. Changes in law or regulation may adversely affect the Platform, third-party services, or your ability to access or use your assets.

7.1.7 Counterparty Risk

Your use of the Platform involves reliance on independent third-party service providers and protocols, including wallet infrastructure providers, fiat on and off-ramp providers, and decentralized finance (“DeFi”) protocols. Such third parties may fail to perform their obligations in whole or in part, may experience



operational disruptions, may become insolvent, or may suspend or permanently cease their activities, whether voluntarily or as a result of legal, regulatory, technical, or financial events.

In the event of a failure, insolvency, or cessation of operations of any third-party provider or protocol, your ability to access, transfer, or recover your crypto-assets may be delayed, restricted, or permanently impaired. Yieldforce does not control, supervise, or guarantee the performance or solvency of any third-party service provider or protocol and assumes no responsibility or liability for losses arising from their acts, omissions, financial condition, or continued availability. You acknowledge and accept that such counterparty risks are inherent to the use of the Platform and the broader crypto-asset ecosystem.

7.1.8 Technology Risk

The Platform, wallets, and third-party services are dependent on technology infrastructure that may fail, malfunction, or suffer security breaches.

7.1.9 Liquidity Risk

You may be unable to withdraw assets from DeFi protocols due to insufficient protocol liquidity, even though your withdrawal rights remain valid.

7.1.10 Irreversibility

Blockchain transactions are generally irreversible. Errors cannot be corrected and lost assets typically cannot be recovered.

7.2 No Guarantee of Returns

Yieldforce makes no representations, warranties, or guarantees regarding:

- The amount or rate of yield you may earn;
- The safety or security of any DeFi protocol;
- The performance or reliability of any third-party service;
- The value or stability of any crypto-asset.

7.3 No Investment Advice

Nothing provided through the Platform constitutes investment advice, financial advice, trading advice, or any recommendation to buy, sell, or hold any crypto-asset. You are solely responsible for evaluating the merits and risks of using the Platform and any DeFi protocols.

7.4 No Fiduciary Duty



Yieldforce does not owe you any fiduciary duties. We do not act as your agent, trustee, or advisor.

8. USER RESPONSIBILITIES

8.1 Compliance with Laws

You are solely responsible for complying with all applicable laws and regulations in your jurisdiction, including but not limited to tax, securities, and financial services laws.

8.2 Security

You are solely responsible for maintaining the security of your access to the Platform and any associated accounts, credentials, devices, and authentication methods. This includes safeguarding your login credentials, maintaining the confidentiality of any authentication information, and ensuring that access to your embedded wallet and any related recovery mechanisms is protected against unauthorized use. Yieldforce does not have access to, and cannot recover, private keys, credentials, or authentication factors, and will not be able to restore access or reverse transactions in the event of loss or compromise.

You are responsible for taking appropriate measures to protect your devices, software, and network connections, including using up-to-date operating systems, security patches, antivirus software, firewalls, and secure internet connections. You must remain vigilant against phishing attempts, social engineering, malware, fraudulent websites, impersonation, and other scams commonly associated with crypto-asset activities. Yieldforce will never request your private keys, recovery phrases, or full authentication credentials, and any such request should be treated as suspicious.

You acknowledge that unauthorized access resulting from your failure to maintain adequate security may lead to irreversible loss of crypto-assets or data. Yieldforce shall not be liable for any loss, damage, or unauthorized activity arising from compromised credentials, user negligence, device or network vulnerabilities, or third-party security failures, to the fullest extent permitted by applicable law.

Therefore, you are responsible (among others) for:

- Maintaining the security of your account credentials;
- Protecting access to your wallet and private keys;
- Recognizing and avoiding phishing attempts and scams;

- Using appropriate security measures for your devices and network connections.

8.3 Tax Obligations

You are solely responsible for determining and satisfying any tax obligations arising from your use of the Platform, including reporting and paying applicable taxes on yields, gains, or other income.

8.4 Accuracy of Information

You represent and warrant that all information you provide is accurate, current, and complete.

9. PROHIBITION OF ACTIVITIES

You agree not to:

- a. Use the Platform for any unlawful purpose or in violation of these Terms;
- b. Engage in money laundering, terrorist financing, sanctions evasion, or other illicit activities;
- c. Attempt to gain unauthorized access to the Platform or other users' accounts;
- d. Interfere with or disrupt the Platform's operation;
- e. Use automated systems (bots, scrapers) without our express written permission;
- f. Impersonate any person or entity;
- g. Violate any applicable law, regulation, or third-party rights;
- h. Reverse engineer, decompile, or disassemble any Platform software.

10. INTELLECTUAL PROPERTY

10.1 Ownership

The Platform, including all software, code, designs, graphics, text, and other content (excluding user-generated content and third-party content), is owned by Yieldforce and protected by intellectual property laws.

10.2 License



Subject to your compliance with these Terms, we grant you a limited, non-exclusive, non-transferable, revocable license to access and use the Platform for its intended purposes.

10.3 Restrictions

You may not copy, modify, distribute, sell, lease, or create derivative works from the Platform or any of its components without our express written permission.

11. PRIVACY AND DATA PROTECTION

11.1 Personal Data Collection

Yieldforce collects only your email address for account registration and Platform communication purposes. Further details are available in our Privacy Policy (<https://yieldforce.io/privacy-statement.pdf>).

11.2 Data Sharing

We may share your email address and technical information necessary for Platform operation with third-party service providers.

11.3 Privacy Policy

Our collection, use, and protection of personal data is governed by our Privacy Policy.

11.4 GDPR Compliance

If you are located in the European Economic Area, our processing of your personal data complies with the General Data Protection Regulation (GDPR).

12. DISCLAIMERS

12.1 “AS IS” Provision

The Platform is provided on an “**as is**” and “**as available**” basis. Yieldforce expressly disclaims, to the fullest extent permitted by applicable law, all warranties of any kind, whether express, implied, statutory, or otherwise. This includes, without limitation, any warranties of merchantability, fitness for a particular purpose, non-infringement, completeness, accuracy, reliability, timeliness, or uninterrupted access. Yieldforce does not warrant that the Platform will meet your requirements, operate without interruption or error, be



free of viruses or other harmful components, or achieve any intended results, including financial or investment outcomes.

You acknowledge and accept that the Platform relies on complex blockchain networks, third-party services, and decentralized protocols, all of which may experience delays, errors, downtime, or failure. All content, data, analyses, calculations, or technical information provided by the Platform are for informational purposes only and may be incomplete, outdated, or inaccurate. Yieldforce makes no representations regarding the suitability, security, performance, or compliance of third-party services or protocols accessible through the Platform.

By using the Platform, **YOU ASSUME FULL RESPONSIBILITY OF ALL RISKS**, including potential loss of crypto-assets, data, or functionality, arising from your use of the Platform or any linked third-party services. To the maximum extent permitted by law, Yieldforce shall not be liable for any direct, indirect, incidental, consequential, special, or punitive damages, or any loss of profits, revenue, or data, resulting from the use of, or inability to use, the Platform.

12.2 No Warranty

YIELDFORCE MAKES NO WARRANTIES OR REPRESENTATIONS OF ANY KIND, whether express, implied, statutory, or otherwise, regarding the Platform or your use of it. Without limiting the foregoing, Yieldforce does not warrant or guarantee that:

- The Platform will meet your requirements, expectations, or intended purposes;
- Access to or use of the Platform will be uninterrupted, timely, secure, or error-free;
- Any content, data, analyses, calculations, or other information obtained through the Platform will be accurate, complete, reliable, or current;
- Any defects, errors, or issues in the Platform will be identified, corrected, or resolved;
- The Platform, any third-party services integrated with it, or any downloadable software is free from viruses, malware, worms, trojans, or other harmful components;
- The operation or performance of the Platform or any connected third-party protocols will produce any specific results, including financial or investment outcomes.

You acknowledge and agree that the Platform relies on complex blockchain networks, decentralized protocols, and third-party services, all of which are beyond Yieldforce's control. Yieldforce does not guarantee the security, integrity,



availability, or performance of such networks or services, and cannot be held responsible for losses, damages, or interruptions caused by them.

By using the Platform, you assume full responsibility for any and all risks associated with your access to and use of the Platform, including the potential loss of crypto-assets, data, or other value. You understand and accept that all use of the Platform is at your own risk, and Yieldforce expressly disclaims all warranties to the maximum extent permitted by applicable law.

12.3 Third-Party Disclaimer

YIELDFORCE MAKES NO REPRESENTATIONS, WARRANTIES, OR GUARANTEES, express, implied, statutory, or otherwise, regarding any third-party service, decentralized finance (“DeFi”) protocol, or blockchain network accessible through or integrated with the Platform. Without limitation, Yieldforce does not warrant or guarantee the security, reliability, availability, performance, functionality, quality, accuracy, legality, compliance, or suitability of any such third-party service or protocol.

Your use of third-party services, including wallet providers, fiat on and off-ramp services, or DeFi protocols, is governed solely by the terms, policies, and practices of those providers. Yieldforce does not control, supervise, or assume responsibility for any acts, omissions, failures, or errors of third-party providers, and shall not be liable for any losses, damages, delays, or other consequences arising from your interactions with them.

You acknowledge that all interactions with third-party services and protocols are undertaken at your own risk. Yieldforce expressly disclaims any responsibility for outcomes, including but not limited to loss of crypto-assets, inability to access funds, transaction errors, protocol exploits, network congestion, or changes in the availability or functionality of third-party services. Use of third-party services does not constitute an endorsement, recommendation, or guarantee by Yieldforce, and you remain fully responsible for reviewing and complying with the applicable terms and risks associated with such services.

13. LIMITATION OF LIABILITY

13.1 Exclusion of Damages

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, Yieldforce, its affiliates, and its officers, directors, employees, agents, licensors, and partners (collectively, the “**Yieldforce Parties**”) shall not be liable for any indirect,

incidental, special, consequential, punitive, or exemplary damages, whether foreseeable or not. This includes, without limitation, losses relating to:

- Loss of profits, revenue, or business opportunities;
- Loss of data, content, or digital assets;
- Loss of use, access, or functionality of the Platform;
- Loss of crypto-assets, tokens, or other digital assets;
- Any disruption, delay, or failure of transactions, third-party services, or blockchain networks.

This limitation applies **regardless of the legal theory** on which a claim is based, including contract, tort (including negligence), strict liability, warranty, or any other cause of action, even if the Yieldforce Parties have been advised of the possibility of such damages.

Your use of the Platform is **undertaken at your own risk**, and you acknowledge that blockchain networks, DeFi protocols, third-party service providers, and the broader crypto ecosystem **are subject to inherent risks that may result in partial or total loss**. In jurisdictions where the law does not allow the exclusion or limitation of certain liabilities, the liability of Yieldforce and its affiliates shall be limited to the fullest extent permitted by law, including, where applicable, to the amount of fees paid by you to Yieldforce in the three (3) months preceding any claim.

13.2 Aggregate Liability Cap

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, the total aggregate liability of Yieldforce, its affiliates, and its officers, directors, employees, agents, and licensors (collectively, the “**Yieldforce Parties**”) arising from or in connection with these Terms, the Platform, or your use thereof, shall not exceed the greater of:

1. One hundred Euros (EUR 100); or
2. The total fees actually paid by you to Yieldforce in the three (3) months immediately preceding the event giving rise to the claim.

This cap applies to all claims, liabilities, and damages of any kind, whether based on contract, tort (including negligence), strict liability, warranty, or any other legal theory, and regardless of whether any limited remedy fails of its essential purpose.

You acknowledge and agree that the Platform is provided primarily as a technology service, and that this limitation of liability is a fundamental term forming the basis of your agreement with Yieldforce. In jurisdictions where such a limitation is not fully enforceable, the liability of Yieldforce shall be limited to



the maximum extent permitted by applicable law, consistent with the underlying intent of this section.

13.3 Basis of the Bargain

You acknowledge and agree that the fees charged by Yieldforce for access to and use of the Platform reflect the allocation of risk, disclaimers, and limitations of liability set forth in this section. You further acknowledge that Yieldforce would not provide the Platform, or make it available on the terms described in these Terms, absent these disclaimers, limitations, and risk allocations.

By using the Platform, you confirm that you understand and accept that these provisions are a fundamental and material part of the agreement between you and Yieldforce, and that they have been taken into account in setting the fees and structuring the services offered. You expressly agree that the disclaimers, limitations of liability, and aggregate liability cap are reasonable and fair, and that they form an essential basis of your bargain with Yieldforce.

13.4 Applicable Law

Some jurisdictions do not allow the exclusion or limitation of certain damages. If applicable law prohibits any limitation in this Section 13, such limitation shall not apply to you.

14. INDEMNIFICATION

You agree to indemnify, defend, and hold harmless Yieldforce, its affiliates, and their respective officers, directors, employees, agents, and licensors from and against any claims, liabilities, damages, losses, costs, or expenses (including reasonable legal fees) arising from or relating to:

- Your use of the Platform;
- Your violation of these Terms;
- Your violation of any applicable law or regulation;
- Your violation of any third-party rights;
- Any transaction you initiate through the Platform.

15. TERMINATION

15.1 Termination by You

You may terminate your use of the Platform at any time by ceasing to access the Platform and closing your account.

15.2 Termination by Yieldforce

We may suspend or terminate your access to the Platform immediately and without notice if:

- You breach these Terms;
- We are required to do so by law or court order;
- We reasonably believe you are engaged in prohibited activities;
- We discontinue the Platform.

15.3 Effect of Termination

Upon termination:

- Your right to access and use the Platform ceases immediately;
- You remain responsible for all obligations accrued prior to termination;
- Sections that by their nature should survive termination shall remain in effect, including but not limited to Sections 7, 8, 10, 12, 13, 14, and 16.

15.4 Asset Access

Termination of your Platform access does not affect your ability to access your crypto-assets through your self-custodial wallet using other compatible interfaces or wallet providers.

16. DISPUTE RESOLUTION

16.1 Governing Law

These Terms shall be governed by and construed in accordance with the laws of The Netherlands, without regard to its conflict of law provisions.

16.2 Jurisdiction

Subject to Section 16.3, any disputes arising from or relating to these Terms or the Platform shall be subject to the exclusive jurisdiction of the courts of The Netherlands.

16.3 Informal Resolution



Before initiating any formal dispute resolution, you agree to contact us at legal@yieldforce.io to attempt to resolve the dispute informally and/or extrajudicially.

17. GENERAL PROVISIONS

17.1 Entire Agreement

These Terms, together with our Privacy Policy and any other legal notices published by us on the Platform, constitute the entire agreement between you and Yieldforce regarding the Platform.

17.2 Severability

If any provision of these Terms is held to be invalid or unenforceable, such provision shall be struck and the remaining provisions shall remain in full force and effect.

17.3 Waiver

No waiver of any term of these Terms shall be deemed a continuing waiver of such term or any other term, and our failure to assert any right or provision under these Terms shall not constitute a waiver of such right or provision.

17.4 Assignment

You may not assign or transfer these Terms or your rights hereunder without our prior written consent. We may assign these Terms without your consent in connection with a merger, acquisition, or sale of assets.

17.5 Force Majeure

Yieldforce shall not be liable for any failure to perform its obligations under these Terms due to circumstances beyond its reasonable control, including but not limited to acts of God, war, terrorism, pandemics, government actions, blockchain network failures, or internet disruptions.

17.6 Language

These Terms are drafted in English. In the event of any conflict between the English version and any translation, the English version shall prevail.

17.7 Contact Information

For questions or concerns regarding these Terms, please contact us at:

Email: legal@yieldforce.io



BY USING THE PLATFORM, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND AGREE TO BE BOUND BY THESE TERMS AND CONDITIONS.