

Cryptofarmers ALPHA

Terms of Service

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The terms of service in this document refers to CryptoFarmers game (Cryptofarmers) as the service.



Disclaimer

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You shall be aware that there are always risks associated with Smart Contracts, and you shall use them at your own risk. Cryptofarmers is not a registered broker, analyst or investment advisor. All the information provided on sunflower-land.com is provided purely for informational and educational purposes and should not be treated as legal or financial advice. All information we provide should be independently verified and confirmed on your own, or through a legal, financial advisor. We do not accept any liability for any loss or damages whatsoever caused in relation to the information or services we provide. You should be aware that there are always risks involved when trading in any financial market and you should never trade or invest money that you cannot afford to lose. For the avoidance of any doubt, you should consult with a professional financial advisor before making any investment decisions.

By using the Cryptofarmers, you accept that doing so is strictly at your own risk. We assume no responsibility or liability for any errors or omissions made during the deployment or use of the Cryptofarmers or for any other errors or omissions contained on this site. Cryptofarmers and all other information contained on this site and the game are provided on an "as is" basis with no guarantees of completeness, accuracy, usefulness or timeliness.

In no event will Cryptofarmers be liable for any loss or damage including without limitation, indirect or consequential loss or damage, or any loss or damage whatsoever arising from loss of data, revenue or profits arising out of, or in connection with, the use of the Cryptofarmers or this website.

By using Cryptofarmers, you accept that you are of legal age in your jurisdiction and abide by your local laws.

Cryptofarmers Terms and Conditions

Our Disclosures

Our complete terms and conditions (Terms) are contained below, but some important points for you to know before you use our Platform are set out below:

- to the maximum extent permitted by law, any payments made by you to us including the Service Fee is non-refundable;
- our liability under these Terms is limited to us resupplying the Services to you or in our sole discretion, to us repaying you the amount of the Service Fees, and we will not be liable for Consequential Loss, any Liability caused or contributed to by, arising from or connected with your acts or omissions, any aspect of your interaction with any other use including any transaction relating to an Asset, any Third Party Services, any fluctuations or volatility or changes in any applicable digital asset market, the Platform being unavailable for whatever reason, and any event outside of our reasonable control;
- You agree to indemnify us for any Liability we incur due to your breach of the Acceptance and Platform Licence clauses, Representations and Warranties clause, and the Intellectual Property clause of these Terms; and
- we will handle your personal information in accordance with our Privacy Policy.

1. Introduction

Welcome to the Cryptofarmers! Cryptofarmers is a community-driven metaverse where you can play or contribute to our Play-and-Own crypto game on the Polygon blockchain (Platform). You can farm, chop, mine, and trade your Game Assets on secondary digital asset trading exchanges or platforms. Before you continue using our Platform, please read these Terms.

These Terms are entered into between Cryptofarmers (we, us or our) and you, together the Parties and each a Party.

In these Terms, you means the person or entity registered with us as an Account holder.

These Terms govern your access to, use of, and interaction with our Platform, including any content, functionality, and services offered on or through the Platform (Services), as well as your interactions on any third party platforms including our community channels on Discord. These Terms supplement and incorporate our Privacy Policy.

If you are using the Platform on behalf of your employer or a business entity, you, in your individual capacity, represent and warrant that you are authorised to act on behalf of your employer or the business entity and to bind the entity and the entity's personnel to these Terms.

2. Acceptance

You accept these Terms by creating an Account or using the Platform or the Services.

We require all users to be at least 18 years old. If you are at least 13 years old but under 18 years old, you may only use the Platform through a parent or guardian's Account and with their approval and oversight. That Account holder is responsible for your actions using the Account. It is prohibited to use our Service if you are under 13 years old. By accessing or using the Platform, you represent and warrant that you are of legal age, in the jurisdiction which you access the Platform, to enter into a binding contract with us. If you do not meet these requirements, you must not access or use the Platform or the Services.

We may amend these Terms and any feature or aspect of the Platform at any time, by providing written notice to you. By signing a transaction and accepting these terms or continuing to use the Platform after the notice or 30 days after notification (whichever date is earlier), you agree to the amended Terms. If you do not agree to the amendment, you may terminate these Terms in accordance with the Termination clause.

If you access or download our mobile application from (1) the Apple App Store, you agree to any Usage Rules set forth in the App Store Terms of Service or (2) the Google Play Store, you agree to the Android, Google Inc. Terms and Conditions including the Google Apps Terms of Service.

We may use other APIs including MetaMask, Discord, and Github APIs to provide the Services to you and enhance the user experience on the Platform. Your use of any third party API is subject to their terms of use.

3. Platform Licence

Subject to your compliance with these Terms and any reasonable direction given by us to you, we grant you a personal, non-exclusive, royalty-free, revocable, worldwide, non-transferable and non-sublicensable licence to use our Platform in accordance with these Terms. All other uses are prohibited without our prior written consent.

If any software, content, or other materials owned by, controlled by, or licensed to us is distributed or made available to you as part of your use of the Platform, we hereby grant you a non-commercial, personal, non-assignable, non-sublicensable, non-transferrable, and non-exclusive right and license to access and display such software, content, and materials provided to you as part of the Platform (and right to download a single copy of the software onto your applicable equipment or device), in each case for the sole purpose of enabling you to use the Platform as permitted by these Terms, provided that, if applicable, your licence in connection with any NFT is solely as set forth by the applicable seller or creator of such NFT.

We are not a wallet provider, exchange, broker, financial institution, or creditor.

4. Services

In consideration for your payment of the Fees, we agree to provide you with access to the Platform, the support services as detailed in this section, and any other services we agree to provide as set out in your Account.

We agree to use our best endeavours to make the Platform available at all times. However, from time to time we may perform reasonable scheduled and emergency maintenance, and the Platform may be unavailable during the times we are performing such maintenance.

Should you be unable to access the Platform, or should you have any other questions or issues impacting on your use and enjoyment of the Platform, you must place a request via the help desk. We will endeavour to respond to any support requests in a reasonable period.

You acknowledge and agree that the Platform may be reliant on, or interface with third party systems that are not provided by us (for example, open source documentation providers, open source software and code providers, cloud storage providers, blockchain data hosting providers, digital asset wallet providers, community platform providers, and internet providers) (Third Party Services). To the maximum extent permitted by law, we shall have no Liability for any Third Party Services, or any unavailability of the Platform due to a failure of the Third Party Services.

You acknowledge and agree that data loss is an unavoidable risk when using any software. To the extent you input any data into the Platform, you agree to maintain a backup copy of any data you input into the Platform.

To the maximum extent permitted by law, we shall have no Liability to you for any loss or corruption of data, or any scheduled or emergency maintenance that causes the Platform to be unavailable.

5. Your Account

You must register on the Platform and create an account (Account) to access the Platform's features by linking your digital asset wallet to the Polygon blockchain.

Once you have registered an Account, your Account information will be used to create a profile which you may then curate.

All personal information you provide to us will be treated in accordance with our Privacy Policy.

You are responsible for keeping your Account details confidential and you will be liable for all activity on your Account, including purchases made using your Account details. You agree to immediately notify us of any unauthorised use or compromise of your Account.

By using your connected MetaMask wallet in connection with the Platform, you agree that you are using that wallet under MetaMask's terms and conditions. We have no affiliation with MetaMask and no responsibility for your wallet. You are solely responsible for keeping your MetaMask wallet secure and you should never share your MetaMask wallet credentials or seed phrase with anyone.

If you discover an issue related to your MetaMask wallet, please contact MetaMask. Likewise, you are solely responsible for your Account and we are not liable for any acts or omissions by you in connection with your Account or as a result of your Account or MetaMask wallet being compromised. You agree to immediately notify us if you discover or otherwise suspect any security issues related to the Platform, your Account or your MetaMask wallet.

By using your connected Sequence wallet in connection with the Platform, you agree that you are using that wallet under Sequence Terms and Conditions. We have no affiliation with Sequence and no responsibility for your wallet. You are solely responsible for keeping your Sequence wallet secure and you should never share your Sequence wallet credentials or seed phrase with anyone.

If you discover an issue related to your Sequence wallet, please contact Sequence. Likewise, you are solely responsible for your Account and we are not liable for any acts or omissions by you in connection

with your Account or as a result of your Account or Sequence wallet being compromised. You agree to immediately notify us if you discover or otherwise suspect any security issues related to the Platform, your Account or your Sequence wallet.

By using your connected Trust Wallet wallet in connection with the Platform, you agree that you are using that wallet under Trust Wallet Terms and Conditions. We have no affiliation with Trust Wallet and no responsibility for your wallet. You are solely responsible for keeping your Trust Wallet wallet secure and you should never share your Trust Wallet wallet credentials or seed phrase with anyone.

If you discover an issue related to your Trust Wallet wallet, please contact Trust Wallet. Likewise, you are solely responsible for your Account and we are not liable for any acts or omissions by you in connection with your Account or as a result of your Account or Trust Wallet wallet being compromised. You agree to immediately notify us if you discover or otherwise suspect any security issues related to the Platform, your Account or your Trust Wallet wallet.

We may require you to provide additional information and documents in certain circumstances, such as at the request of any government authority, as any applicable law or regulation dictates, or to investigate a potential violation of these Terms.

Your access and use of the Platform may be interrupted from time to time for any of several reasons, including, without limitation, the malfunction of equipment, periodic updating, maintenance, or repair of the Platform or other actions that we, in our sole discretion, may elect to take.

6. Using the Platform

Subject to these Terms any information or requirements on the Platform and any relevant third-party terms, you may use the Platform to:

- (a) create, buy, sell, transfer, swap, Game Assets;
- (b) trade your Game Assets with other users on the Platform where applicable;

You acknowledge and agree that your use, access to and ownership of the Land is subject to these Terms and that we may revoke your use, access to and ownership of the Land at our absolute discretion.

You may only have up to 1 Account and up to 1 farm per Account.

Subject to clause 7.5, you are responsible for any transactions in connection with your Assets including any pricing and you acknowledge and agree that we are not responsible for any aspect of such transactions.

When using the Platform, you must not do or attempt to do anything that is unlawful or inappropriate, including:

- (a) anything that would constitute a breach of an individual's privacy (including uploading private or personal information without an individual's consent) or any other legal rights;
- (b) connect a digital asset wallet or blockchain address that is being investigated by any regulatory authority or third party;

- (c) using the Platform to defame, harass, threaten, menace or offend any person;
- (d) tampering with or modifying the Platform (including by transmitting viruses and using trojan horses);
- (e) using data mining, robots, screen scraping or similar data gathering and extraction tools on the Platform; or
- (f) facilitating or assisting a third party to do any of the above acts.

7. Payment

You must transact on the Platform with digital assets including cryptocurrency using your connected MetaMask wallet.

You acknowledge you will need to have sufficient digital assets in your MetaMask wallet to use the Platform, and agree to pay:

- (a) a transaction fee for every on-chain transaction or interaction including Sync On Chain, you make on the Platform (Gas Fee);
- (b) a withdraw fee for withdrawing Assets to your linked MetaMask wallet (Withdraw Fee)

(together, the Fees).

8. Fees

You acknowledge and agree your transactions on the Platform including the purchase or sale of Assets, will be carried out on a blockchain network via a compatible third-party wallet and browser, and may be subject to volatility and fluctuations in price, which we have no control, responsibility or liability in connection with and we are not able to reverse any transactions.

Despite anything to the contrary and to the maximum extent permitted by law, we will have no liability to you or to any third party for any claims or damages that may arise as a result of any transactions in connection with your use of the Platform.

To the extent permitted by law, the Fees are non-refundable and non-cancellable once paid.

You are solely responsible for determining what, if any, taxes apply to transactions you participate in on the Platform. We are not responsible for determining the taxes that apply to you. Unless the Platform expressly says otherwise, we make no representation that any amount that is paid to a nominated Impact Partner is a tax-deductible donation.

9. Ownership of Assets

Except as otherwise set out in these Terms, and unless you trade your Assets with other users as outlined on the Platform, you remain the owner of your Assets at all times.

By using the Services, you grant us a worldwide, non-exclusive, royalty-free, perpetual, irrevocable, sub-licensable, transferable right and licence to use, reproduce, publicly display, distribute and adapt the published Assets for the purposes of developing, distributing, providing, improving, and promoting the Services, our activities, and your published Assets.

10. Communications

By creating an Account, you consent to receive electronic communications from us (including on the Platform, via email, text messages, or other types of messages). These communications may include notices about your Account and are part of your relationship with us. We may also send you promotional communications via email we think will be of interest to you. You understand that you are not required to provide this consent as a condition of using the Platform and you may opt out of these communications through the Platform or through your mobile device's operating system (with the possible exception of important service announcements and administrative messages) by following the instructions provided.

11. Intellectual Property

As between the Parties, all Intellectual Property (including copyright) developed, adapted, modified or created by or on behalf of us including any Contributions (including in connection with the Terms and any content on the Platform) (Our Intellectual Property) will at all times vest, or remain vested, in us.

We authorise you to use Our Intellectual Property subject to these Terms and solely for the purpose of your use and enjoyment of the Platform.

You must not, without our prior written consent:

- (a) copy, in whole or in part, any of Our Intellectual Property;
- (b) reproduce, retransmit, distribute, disseminate, sell, publish, broadcast or circulate any of Our Intellectual Property to any third party; or
- (c) infringe any Intellectual Property Rights connected with the Platform, including (without limitation) altering or modifying any of Our Intellectual Property (unless in accordance with the Individual Contributor Licence Agreement), causing any of Our Intellectual Property to be framed or embedded in another website, or creating derivative works from any of Our Intellectual Property.

Nothing in the above clause restricts your ability to publish, post or repost Our Intellectual Property on your social media platform, provided that:

- (a) you do not assert that you are the owner of Our Intellectual Property;
- (b) unless explicitly agreed by us in writing, you do not assert that you are endorsed or approved by us;
- (c) you do not damage or take advantage of our reputation, including in a manner that is illegal, unfair, misleading or deceptive; and
- (d) you comply with all other terms of these Terms.

This clause will survive the termination or expiry of these Terms.

12. Feedback

If you provide us with any feedback or suggestions regarding the Platform (Feedback), you assign to us all rights in such Feedback and agree that we shall have the right to use and fully exploit such Feedback and related information in any manner it deems appropriate. We will treat any Feedback you provide to

us as non-confidential and non-proprietary. You must not submit to us any information or ideas that you consider to be confidential or proprietary.

13. Representations and Warranties

You represent, warrant and agree that you will not:

- (a) violate, infringe or breach or encourage or induce the violation of, infringement of or breach of any law, contract, Intellectual Property Right or other third party rights, and that you are solely responsible for your conduct and content, while accessing or using the Platform;
- (b) use or attempt to use another user's Account without authorisation from such user;
- (c) access the Platform from a different blockchain address if we've blocked any of your other blockchain addresses from accessing the Platform, unless you have our written permission first;
- (d) distribute spam, including through sending or airdropping unwanted NFTs to other users;
- (e) use the Platform – including through disseminating any software or interacting with any API – that could damage, disable, overburden, or impair the functioning of the Platform in any manner;
- (f) use any data mining, robot, spider, crawler, scraper, script, browser extension, offline reader, or other automated means or interface not authorised by us to access the Platform, extract data, or otherwise interfere with or modify the rendering of Platform pages or functionality;
- (g) reverse engineer, duplicate, decompile, disassemble, or decode any aspect of the Platform, or do anything that might discover source code or bypass or circumvent measures employed to prevent or limit access to any service, area, or code of the Platform;
- (h) make any attempt to circumvent our fee systems;
- (i) use the Platform or data collected from the Platform for any advertising or direct marketing activity (including without limitation, email marketing, SMS marketing, and telemarketing);
- (j) use the Platform for money laundering, terrorist financing, or other illicit finance;
- (k) use the Platform to facilitate transactions involving individuals sanctioned by the government of the United States;
- (l) use the Platform to create, sell, or buy NFTs or other items that give owners rights to participate in an initial coin offering (ICO) or any securities offering, or that are redeemable for or constitute securities, commodities, financial instruments or financial products;
- (m) use the Platform to buy, sell, or transfer stolen items, fraudulently obtained items, items taken without authorisation, and/or any other illegally obtained items;
- (n) use the Platform for any illegal or unauthorised purpose, including creating or displaying illegal content, such as content that may involve child sexual exploitation, or encouraging or promoting any activity that violates these Terms;

- (o) you will not use our Platform, including Our Intellectual Property, in any way that competes with our business;
- (p) there are no legal restrictions preventing you from entering into these Terms;
- (q) all information and documentation that you provide to us in connection with these Terms is true, correct and complete;
- (r) you have not relied on any representations or warranties made by us in relation to the Platform (including as to whether the Platform is or will be fit or suitable for your particular purposes), unless expressly stipulated in these Terms;
- (s) if you sell an Asset on a digital asset trading exchange or platform, you are responsible for complying with all laws, rules and regulations which apply to your Asset;
- (t) use the services in a manner that:
 - (1) is likely to interrupt, suspend, slow down or hinder the continuity of the Platform;
 - (2) constitutes an intrusion or attempt to break into the Platform or our computer or networking systems;
 - (3) will divert of the Platform's system resources;
 - (4) may place a disproportionate load on the infrastructure of the Platform; and
 - (5) constitutes an attack on security and authentication measures of the Platform or our computer or networking systems; or
- (u) intrude into a third party's computer system, engage in any activity that may damage, control, interfere with or intercept all or part of a third party's computer system and violate its integrity or security, or otherwise transmit any materials or content that is harmful for third party information systems (including but not limited to viruses, worms, Trojans).

14. Consumer Protection

If any consumer protection laws apply to you as a consumer, nothing in these Terms will prejudice your Consumer Law Rights, and any exclusions and limitations in these Terms will apply only to the extent permitted by the laws of the relevant jurisdiction.

Subject to your Consumer Law Rights, we exclude all express and implied warranties, and all material, work and services (including the Platform) are provided to you without warranties of any kind, either express or implied, whether in statute, at law or on any other basis.

This clause will survive the termination or expiry of these Terms.

15. Exclusions to liability

Despite anything to the contrary, to the maximum extent permitted by law, we will not be liable for, and you waive and release us from and against, any Liability caused or contributed to by, arising from or connected with:

- (a) your acts or omissions;
- (b) any use or application of the Platform by a person or entity other than you, or other than as reasonably contemplated by these Terms;
- (c) any aspect of your interaction with any other user including any transaction relating to an Asset;
- (d) any Third Party Services;
- (e) any fluctuations or volatility or changes to any applicable digital asset market;
- (f) the Platform being unavailable for whatever reason; and/or
- (g) any event outside of our reasonable control.

You agree to indemnify us for any Liability we incur due to your breach of the Acceptance and Platform Licence clauses, Representations and Warranties clause, and the Intellectual Property clause of these Terms.

This clause will survive the termination or expiry of these Terms.

16. Limitations on liability

To the maximum extent permitted by law:

- (a) neither Party will be liable for Consequential Loss;
- (b) each Party's liability for any Liability under these Terms will be reduced proportionately to the extent the relevant Liability was caused or contributed to by the acts or omissions of the other Party or any of that Party's personnel, including any failure by that party to mitigate its losses; and
- (c) our aggregate liability for any Liability arising from or in connection with these Terms will be limited to us resupplying the Services to you or, in our sole discretion, to us repaying you the amount of the Service Fees relevant to the Liability.

This clause will survive the termination or expiry of these Terms.

17. Termination

Your Account and these Terms may be terminated by you at any time, using the 'cancel Account' functionality (or similar) in the Account page section of your Account settings.

These Terms will terminate immediately upon written notice by a Party (Non-Defaulting Party) if:

- (a) the other Party (Defaulting Party) breaches a material term of these Terms and that breach has not been remedied within 10 Business Days of the Defaulting Party being notified of the breach by the Non-Defaulting Party; or
- (b) the Defaulting Party is unable to pay its debts as they fall due.

Should we suspect that you are in breach of these Terms, we may suspend your Account while we investigate the suspected breach.

Upon expiry or termination of these Terms:

- (a) we will remove your access to the Platform;
- (b) we will immediately cease providing the Services to you;
- (c) you agree that and to the maximum extent permitted by law, any payments made by you to us (including any Service Fees) are not refundable to you; and
- (d) where we terminate the Terms under clause 17.2, you also agree to pay us our reasonable additional costs directly arising from such termination.

Termination of these Terms will not affect any rights or liabilities that a Party has accrued under it.

This clause will survive the termination or expiry of these Terms.

18. Right to monitor, moderate or remove

You agree that you bear all risks associated with your Assets.

You are solely responsible for safeguarding your Assets, and we have no duty to store copies or back-ups of Assets for future availability to you or any user except as otherwise provided under these Terms.

We may remove Assets from the Platform, in whole or in part, without prior notice, for any reason or for no reason at all.

Without limiting our right to terminate an Account pursuant to these Terms, we may terminate the Account of any user of the Platform who has been notified of infringing activity and/or has had Assets removed from the Platform.

19. General

Assignment: Subject to clause 19.2, a Party must not assign or deal with the whole or any part of its rights or obligations under these Terms without the prior written consent of the other Party (such consent is not to be unreasonably withheld).

Disputes: In relation to a dispute, controversy or claim arising from, or in connection with, these Terms (including any question regarding its existence, validity or termination) (Dispute) between you and us, a Party may not commence court proceedings relating to a Dispute without first meeting with the other Party to seek (in good faith) to resolve the Dispute.

Notices: Any notice given under these Terms must be in writing addressed to us at the details set out below or to you at the details provided in your Account. Any notice may be sent by standard post or email, and will be deemed to have been served on the expiry of 48 hours in the case of post, or at the time of transmission in the case of transmission by email.

Publicity: You agree that we may advertise or publicise the broad nature of our supply of the Services to you, including on our website or in our promotional material.

Relationship of Parties: These Terms are not intended to create a partnership, joint venture, employment or agency relationship between the Parties.

Severance: If a provision of these Terms is held to be void, invalid, illegal or unenforceable, that provision is to be read down as narrowly as necessary to allow it to be valid or enforceable, failing which, that provision (or that part of that provision) will be severed from these Terms without affecting the validity or enforceability of the remainder of that provision or the other provisions in these Terms.

Third party sites: The Platform may contain links to websites operated by third parties. Unless we tell you otherwise, we do not control, endorse or approve, and are not responsible for, the content on those websites. We recommend that you make your own investigations with respect to the suitability of those websites. If you purchase goods or services from a third party website linked from the Platform, such third party provides the goods and services to you, not us. We may receive a benefit (which may include a referral fee or a commission) should you visit certain third-party websites via a link on the Platform (Affiliate Link) or for featuring certain products or services on the Platform. We will make it clear by notice to you which (if any) products or services we receive a benefit to feature on the Platform, or which (if any) third party links are Affiliate Links.

20. Definitions

Consequential Loss includes any consequential loss, indirect loss, real or anticipated loss of profit, loss of benefit, loss of revenue, loss of business, loss of goodwill, loss of opportunity, loss of savings, loss of reputation, loss of use and/or loss or corruption of data, whether under statute, contract, equity, tort (including negligence), indemnity or otherwise.

Intellectual Property means any domain names, know-how, inventions, processes, trade secrets or confidential information; or circuit layouts, software, computer programs, databases or source codes, including any application, or right to apply, for registration of, and any improvements, enhancements or modifications of, the foregoing.

Intellectual Property Rights means for the duration of the rights in any part of the world, any industrial or intellectual property rights, whether registrable or not, including in respect of Intellectual Property.

Liability means any expense, cost, liability, loss, damage, claim, notice, entitlement, investigation, demand, proceeding or judgment (whether under statute, contract, equity, tort (including negligence), indemnity or otherwise), howsoever arising, whether direct or indirect and/or whether present, unascertained, future or contingent and whether involving a third party or a party to these Terms or otherwise.

Game Rules

Below are specific gameplay rules

Botting

Any type of automation or botting tools will result in an instant-ban

Any sort of tooling which is used to give yourself an advantage or cheat the system is an instant ban. You will be unable to access your farm and the resources on it.

Examples include (but are not limited to):

- Macro click bots
- API Botting
- Browser Spoofing
- Mouser modification software (i.e. increased click rate)
- Direct Smart Contract interaction
- Direct API interaction
- Discord Bots

These will give you an example of some types of behaviours which give an unfair behaviour. Cryptofarmers is designed to be played by humans!

Multi-accounts

There is a strict rule of 1 farm per person

Multi-accounting is the process where 1 player has access to more than one farm.

To ensure fair gameplay, a person can only ever play on 1 account. It is a violation to play and make progress on multiple accounts. Breaching multi-accounting rules will result in all of your accounts being banned and your resources on the land being locked and unable to withdraw.

Can my family play on the same WIFI?

We understand that Cryptofarmers is a game for the young and the old. Our aim is to introduce non-crypto natives to Web3 gaming and part of this means making the game accessible to multiple family members.

You can play the game on the same WIFI as someone else.

Can I play on the same device as someone else?

To be safe, we recommend not playing on the same device as someone else. At the start we did say that using the same PC was ok but it was abused by bad actors so right now the safest way to play is one person, per device.

You should never share the same crypto seed phrase as someone. This is a huge risk for yourselves and your account. This is well-known for all crypto use cases.

1 seed phrase = 1 person

We understand not all people have the privilege of personal devices. For safety, you must always ensure your account is never available to someone else. If someone other than yourself accesses your account, you may be banned.

When using Metamask, Do NOT use create a new account for friends and family members. This is still using the same seed phrase. If someone wants to create their own farm. Ensure they are using their own device and logged into their own personal Metamask that they setup to be safe.

Features

You acknowledge that Cryptofarmers reserves the right to change the gameplay mechanics at any time.

Playing / Creating a farm

Creating a farm does not provide any guarantee around the functionality or gameplay that will be provided. Cryptofarmers reserves the right to change the conditions of entry and functionality around the initial farm

Tokenomics

Cryptofarmers reserves the right to change the tokenomics related to any of the Blockchain assets used in the game. This includes ERC20, ERC1155, ERC721 and any other data stored on the blockchain. There is no guarantee that a certain resource will yield any sort of reward. Cryptofarmers is a dynamic game and will constantly be making improvements and changes. Always pay attention to Telegram and Discord for a change in gameplay or tokenomic mechanics.

Off-chain data

Any off-chain data stored (such as tokens and NFTS) are no indicator of assets that you are entitled to owning. No liability shall be placed on Cryptofarmers for a lack of service, connection or errors that occur.

Cryptofarmers provides no guarantee of Blockchain assets that will be transferred to you or any other blockchain address

Blockchain assets

Cryptofarmers has the right to change the functionality of any blockchain assets and the means of accessing these. No liability shall be placed on Cryptofarmers and Cryptofarmers for a change in functionality which could result in a change in value of one of these Blockchain assets

Blacklisting

Blacklisting is the process of refusing access to a user to our service. This includes refusal of access to any of the APIs, websites, communication channels, services and/or smart contracts used in the Cryptofarmers.

Cryptofarmers reserves the right to refuse the service to anyone at anytime. Reasons for blacklisting include but are not limited to:

- Botting
- Abuse of other players
- Infrastructure attacks - e.g DoS
- On Chain Assets

No liability falls on Cryptofarmers and Cryptofarmers for any circumstance that may impact any blockchain assets. These include but are not limited to:

- Vulnerabilities
- Market shifts
- Tokenomic changes
- Bugs, failures, network connections or DoS

Discord Roles

Cryptofarmers Moderators are not paid roles. These are volunteer roles with no expectations of rewards or payment.