

# BlockPurse Service Agreement

The BlockPurse Service Agreement ("this Agreement") is entered into between you and Star Leap Payment LLC ("Star Leap" or "we").

## **Article 1 Confirmation of Service Agreement**

**1. Before you use the BlockPurse service, please read the terms of this Agreement carefully, especially the bold part. By clicking "Agree" on the page or confirming in other ways, you know, understand and agree to all the provisions of this Agreement. This Agreement comes into effect.**

**2. If we modify this Agreement, we will announce it in advance through a website announcement. The changed Agreement will take effect 7 days after the expiration of the announcement. If you cannot agree to change the content of the revised Agreement, you have the right to stop using the relevant services; if both parties reach an Agreement, the relevant services and corresponding Agreement content can also be changed separately.**

3. Sign the BlockPurse service Agreement, apply to register a BlockPurse platform account, and use the services under this Agreement, you need to meet the following conditions:

**(1) If you apply for registration as an individual, you should be over 18 years old and have full legal and civil rights to enter into this Agreement;**

**(2) If you apply for registration as an enterprise, you should designate and authorize a specific operator to operate on the BlockPurse platform on your behalf, and add the operator's contact information (including but not limited to name, phone number, email address) on the BlockPurse platform, The operator's BlockPurse account registration and BlockPurse service usage should obtain your true, complete and effective authorization. You should be solely responsible for any operation of the BlockPurse platform by the operator.**

4. You understand and agree that you apply to use BlockPurse, you need to provide Star Leap with your relevant certification information (including but not limited to your identity information and transaction information). Star Leap will treat your information

in accordance with its own internal rules such as compliance and risk control, as well as the laws, regulations and regulatory requirements of the place of business. After the identity information and transaction information are reviewed and verified, relevant services will be provided to you in accordance with this Agreement.

5. Your use of BlockPurse services must meet Star Leap's "Know Your Customer" ("KYC") and other verification requirements. You agree that you will submit your relevant identity data and information to Star Leap as required, and Star Leap may, at its sole discretion or through a qualified third party, verify whether such identity data or information meets the requirements of Star Leap or KYC and other verification requirements for affiliated companies. You confirm that Star Leap will complete transaction operations and implement services only if all KYC requirements and other verification requirements are met. You further acknowledge and confirm that such identity verification is extremely important for Star Leap and its affiliates to fulfill their anti-money laundering and anti-fraud obligations. If any information you provide is incomplete, inaccurate or untrue, causing Star Leap or any Star Leap affiliate suffers any loss or damage, you will fully compensate Star Leap or Star Leap affiliate for such loss or damage and hold Star Leap or Star Leap affiliate harmless. .

## **Article 2 Definition**

1. BlockPurse platform: refers to the digital currency exchange transactions service platform provided by Star Leap.
2. BlockPurse service: refers to the service of providing digital currency exchange transactions to customers through the BlockPurse platform.
2. Account: refers to all accounts under the account you applied for registration on the BlockPurse platform.
3. Digital currency: For the purpose of this Agreement, it specifically refers to Tether (USDT) and USD Coin (USDC) supported by the BlockPurse platform.
4. Legal currency: Currency that is legally given by the state to be used for forced circulation.

5. Legal working days: refers to days other than Saturdays, Sundays or statutory bank holidays in the United States and Hong Kong.

### **Article 3 Service Content**

1. Exchange function: You can select the type and amount of digital currency you want to exchange on the BlockPurse platform, and then the system will calculate the amount or amount of digital currency required for exchange based on the current exchange rate and transaction rules. After you confirm that it is correct, the system will transfer the corresponding digital currency or legal currency to your account.

You must pay a sufficient amount into your BlockPurse Account in the relevant currency on or before the Settlement Deadline to cover the full amount of any exchange you wish to make.

2. Withdrawal function: You can withdraw the digital currency or legal currency in the BlockPurse platform account to the corporate/personal bank account of the same name or other digital currency wallets. You need to submit a withdrawal application in the BlockPurse system and enter the withdrawal amount, payment account and other information. We will review your withdrawal application and transfer the corresponding funds to your designated collection account after confirming it is correct.

You should ensure that the designated withdrawal account is an account with the same name that you hold. You agree that if Star Leap receives your withdrawal instruction or settles funds during a time other than the bank's legal working day, Star Leap will postpone the operation to the next bank's legal working day.

3. You know and agree that if Star Leap (including affiliated companies) is unable to provide you with relevant services in accordance with these terms (including but not limited to, the inability to remit funds to The payment account you designated cannot be exchanged for the transaction amount under your exchange instruction or the converted funds cannot be settled to the payment account you designated). Star Leap assumes no corresponding responsibility for this.

If Star Leap receives any of your BlockPurse transaction instructions and the transaction settlement amount corresponding to it does not comply with the relevant laws and regulations of the applicable payment place and/or the country and region

where the payment is made, Star Leap has the right to decide at its sole discretion not to execute your order. Such trading instructions. If the relevant transaction funds have been converted, (unless Star Leap agrees to process otherwise) Star Leap can reversely convert the converted funds to the original source currency according to the exchange rate provided by the BlockPurse platform at that time and return it to The original remittance account corresponding to your payer. You understand and agree to bear the possible exchange losses caused by the exchange rate difference between the two conversions of the settlement funds, as well as related bank fees and/or Star Leap's corresponding handling fees (if any).

If your recharge or withdrawal is rejected due to errors in any of your service instructions (including if your instructions are rejected due to non-compliance with laws, regulations or regulatory requirements), you will bear all costs incurred, and you agree to Star Leap has the right to deduct the corresponding fees directly from the balance of any of your Star Leap accounts.

#### **Article 4 Service Rules**

1. You know and agree that the digital currency or legal currency operated through the BlockPurse platform is held by Star Leap in the customer's account as the customer's agent, and is exchanged on behalf of the customer according to the customer's instructions. You should ensure that the digital currency recharged to your personal account is completely owned by you. It is strictly prohibited to transfer, pledge or impose any form of property rights on the rights and interests of any account or digital currency.
2. Star Leap only provides exchange and withdrawal services and does not have a custody function. Please exchange and withdraw cash as soon as possible after transferring digital currency or legal currency. The risks involved in the digital currency held for custody purposes shall be borne by you. To the maximum extent permitted by applicable regulations, Star Leap shall not be responsible or liable for any loss or damage suffered by you in connection therewith, unless such loss or damage is caused by Star Leap's fraud, gross negligence or willful default.
3. For the purpose of protecting itself and its service providers, Star Leap may accept instructions under such conditions as Star Leap deems appropriate, and may

refuse to execute any instruction for any reason, including but not limited to the following circumstances:

- (i) The funds or digital currencies you hold in your account are insufficient to settle the transaction or execute the instruction;
- (ii) You fail to pass the KYC or other compliance verification requirements proposed by Star Leap;
- (iii) Star Leap believes that compliance with such instructions would violate any applicable regulations and result in adverse consequences for Star Leap or its affiliates.

If Star Leap refuses to execute any instruction based on this clause, it will not be liable for any losses or expenses incurred by you.

4. You understand that our services depend on the accurate operation and operation of the system. If there are system errors, malfunctions, improper profits made by you or us, etc., you agree that we will take appropriate corrective measures such as correcting errors and deducting funds.

5. Star Leap will indemnify you for any direct damages caused by the gross negligence or willful default of the Company, its employees, but not including:

- (i) any special, incidental or consequential damages;
- (ii) the cost of procurement of substitute services;
- (iii) Interruption of use or loss or corruption of information.

Star Leap's maximum liability for any single incident under this Agreement (including any and all claims for breach of this Agreement) shall not exceed 10% of the fees charged by Star Leap to you in the 12 months prior to the occurrence of such event, and Star Leap's maximum aggregate cap on liability for all events (including any and all claims for breach of this Agreement) will not exceed 100% of the total fees charged by Star Leap to you in the 12 months prior to the occurrence of such event.

## **Article 5 Service Fees**

1. When you use our exchange and withdrawal services, we have the right to charge you service fees. The specific service fees are subject to the charging method announcement listed on the website or product page when you use our services, or other written Agreements reached between you and us. Before charging for the first time or adjusting the service fee standard, we will announce it through web page

display, account manager communication or website announcement. If you cannot agree to the adjusted content, you have the right to stop using the relevant services. Unless otherwise stated or agreed, you agree that we have the right to directly deduct the above service fees from the money you entrust us to collect or pay on your behalf or the balance of any of your Star Leap accounts or other assets.

2. In case of refund when you use our services, intermediary agent banks and receiving banks will charge related handling fees, the handling fees is determined by the intermediary bank and the receiving bank. In addition, if the refund involves exchange services, there may be differences caused by exchange rate changes. You know and agree that you will bear any direct or indirect loss or liability arising from handling fees charged by banks and/or exchange rate differences.

## **Article 6 Your Responsibilities and Obligations**

1. **You should properly keep the username, password and withdrawal account information you use to log in to your BlockPurse account, and be solely responsible for the losses caused by theft of the username or password or the incorrect use of the payment account information.** You shall fully indemnify, defend, and hold harmless Star Leap or its employees, directors or affiliates from any claims, losses, damages, suits and legal proceedings, expenses or costs arising therefrom.

2. You know and agree that for the purpose of providing BlockPurse services, Star Leap will use your identity information in accordance with the provisions of laws and regulations, the requirements of regulatory authorities or the reasonable business rules of specific cooperative third parties (including cooperative banks or partners). And/or transaction information is provided to relevant regulatory authorities or cooperative third parties.

3. You know and agree that for the purpose of your use of BlockPurse services, Star Leap may use the relevant identity information about you that you have previously provided to Star Leap or that Star Leap has learned in accordance with its laws, regulations and business rules, information or relevant transaction information under your Star Leap account, or provide the above information to relevant regulatory agencies or cooperative third parties.

4. You shall cooperate with and assist Star Leap in identifying, processing and reducing any of the following risk events to prevent money laundering risks related to

the service or investigate suspicious transactions related to it. You know and agree that if Star Leap, in its reasonable judgment, discovers the following risk events:

- (i) Providing services to you may be deemed to be illegal in accordance with relevant applicable laws, regulations and regulatory requirements;
- (ii) There are major flaws or vulnerabilities in the information security or technical systems of Star Leap or other cooperative third parties or technical errors have occurred; and
- (iii) Other circumstances or facts that Star Leap believes may affect or have actually affected your continued use of BlockPurse services for the purpose of preventing money laundering risks related to the service or investigating suspicious transactions related thereto.

5. Upon discovery of the above risk events, Star Leap has the right to immediately take one or more of the following emergency measures, including but not limited to:

- (i) Restrict the use of all balances in your BlockPurse account;
- (ii) Suspension of providing BlockPurse services to you; and
- (iii) Other corresponding measures taken by Star Leap based on reasonable judgment.

Star Leap will restore your right to continue using the service after the risk incident is resolved. If Star Leap takes relevant emergency measures for you in response to the risk events described in this article, and you suffer related losses due to the emergency measures, you hereby agree that, except in the case of item (ii) of paragraph 4 of this article, Star Leap will not be responsible for any such losses.

6. You know and agree that when you use BlockPurse services, the instructions (including but not limited to withdrawal instructions) issued to Star Leap are irrevocable once they are issued. If Star Leap suffers relevant losses or assumes any liability as a result of Star Leap performing relevant operations based on your instructions, you shall compensate Star Leap.

7. In order to comply with our compliance obligations, we may need from time to time require you or your authorized person (as applicable) to provide information or documents, and you agree to provide such information within the specified time. If you fail to provide the requested information or documents within the stipulated time, we may immediately suspend your Star Leap account access and reserve the right

to terminate this Agreement with you. Star Leap is not responsible for any direct or indirect losses arising therefrom. .

### **Article 7 Your representations and warranties**

You make the following commitments and guarantees to Star Leap:

1. When using BlockPurse services, comply with this Agreement and all applicable laws, rules and regulations;
2. Your account can only be used by yourself/your company. You must fully understand and clearly understand the relevant legal responsibilities and disciplinary measures for leasing, lending, selling, and purchasing accounts, and promise to open and use your/your company account in accordance with laws and regulations;
3. Comply with the requirements of this Agreement, and the personal data and business data you provide to Star Leap are accurate and comprehensive;
4. Your use of the BlockPurse platform will be limited to legal and compliance purposes;
5. You may not use reverse engineering methods to crack our systems and programs, and you may not copy the above systems and programs (including but not limited to source programs, target programs, technical documents, client-to-server data, and server data) , modify, compile, integrate or tamper with, shall not modify or increase or decrease the functionality of our system;
6. You shall not use BlockPurse services or obtain BlockPurse service-related data by yourself or allow third parties to use non-Star Leap official programs, machines, scripts, crawlers, or other automated methods. You may only use BlockPurse services through manual operation by yourself or an authorized person;
7. You have the right, power and authority to enter into the Agreement and perform all obligations under this Agreement.

### **Article 8 Risk Disclosure Tips**

1. Digital currency may face various risks during the investment operation process, including but not limited to market risk, credit risk, liquidity risk, operational risk, policy risk and other types of risks. You should base your investment on your own financial situation and actual needs. , risk tolerance, and internal systems (if applicable), rational judgment, and prudent choices.

2. The digital currency market is a market where risks are always present. When you conduct digital currency transactions, there is a possibility of profit, but there is also a risk of loss. The terms of this Agreement cannot fully reveal all risks and all situations of digital currency transactions. You must have a clear understanding of this before participating in the above transactions. It is recommended that you fully understand the risks involved in the digital currency market, act with caution, and seriously consider whether to participate in the transaction.

3. Before you participating in digital currency transactions with BlockPurse, you should master the unique business rules of digital currency transactions, make risk assessments and financial arrangements, and determine that you have sufficient risk tolerance to avoid unbearable losses due to participating in digital currency transactions. Your Agreement to sign this Agreement indicates that you understand and are willing to bear the risks and losses of digital currency transactions yourself.

4. You confirm that you have fully understood and understood the risks listed in the preceding paragraph and other risks that are not expressly stated in the preceding paragraph but actually exist or may arise, are willing to bear full risk of using BlockPurse to participate in digital currency transactions, and that your financial conditions and psychological endurance are sufficient to bear all risks. such risks. You should read and fully understand these risk disclosure terms before accepting relevant services and giving any instructions for any specific transaction.

### **Article 9 Agreement Term**

1. This Agreement shall be valid for a period of one (1) year and shall automatically renew for a period of one (1) year on the date of expiration, and either party to this Agreement shall have the right to give thirty (30) days' notice to the other party prior to the expiration date of the Agreement not to renew.

2. If Star Leap becomes aware of or has reason to believe that any of the events described below have occurred, Star Leap may, at its sole discretion, immediately terminate this Agreement by sending you written notice (including e-mail notification), and we will terminate the provisions of this Agreement any future obligations, including any obligations arising from any transactions and/or instructions entered into prior to the date of termination:

- (i) You fail to provide us with corresponding information when we make reasonable requests, or provide us with false or misleading information;
- (ii) You fail to pay the relevant fees you should pay to us in accordance with this Agreement and other supplementary Agreements (if any);
- (iii) you are, or have at any time in the past, participated in or assisted in the conduct of money laundering or terrorist financing, or failed to satisfy any verification checks required by applicable laws and regulations;
- (iv) you are under formal investigation by law enforcement and/or regulatory authorities;
- (v) You have seriously violated the terms of this Agreement;
- (vi) bankruptcy event occurs;
- (vii) this Agreement is terminated upon request of any court or regulatory authority, or as required by applicable laws and regulations;
- (viii) we have reasonable grounds to believe that you have failed to materially perform and comply with any term, Agreement, obligation, or condition of this Agreement, and such breach is not remedied within a reasonable period of time (not exceeding thirty days) after receiving our notice;
- (ix) If Star Leap, in its reasonable discretion, believes that your preventive measures against risk events cannot meet the requirements for risk event prevention; or
- (x) We reasonably believe that continuing to provide you with services will cause Star Leap and its affiliates to violate or potentially violate any applicable laws, regulations or regulatory requirements.

3. If you believe that any of the events specified below have occurred, you may terminate this Agreement immediately at your own discretion by sending written notice to Star Leap:

- (i) bankruptcy event occurs;
- (ii) this Agreement is terminated upon request of any court or regulatory authority, or as required by applicable laws and regulations; or
- (iii) we fail to substantially perform and comply with any term, Agreement, obligation, or condition of this Agreement, and such breach cannot be reasonably remedied within thirty days after receiving your notice.

4. Either party may unilaterally terminate the Agreement after giving 30 days' written notice to the other party in advance.

5. If this Agreement is terminated or canceled in accordance with the provisions of this Article, Star Leap will settle your pending settlement funds to the collection account designated by you according to your instructions, and will charge service fees in accordance with the provisions of this Agreement. The transaction has been successful. Service fees collected are non-refundable. If you still have funds that have not been repaid or settled to Star Leap when this Agreement is terminated, you hereby agree and authorize Star Leap to deduct your outstanding or pending settlement funds from your remaining funds without seeking your consent, and if your remaining funds cannot fully pay the amount you owe to Star Leap, you should immediately pay the amount owed to our designated account. You agree and confirm that this Paragraph will continue to be effective after the termination of the Agreement and will not be terminated by the termination of this Agreement.

#### **Article 10 Notice**

1. You agree that Star Leap may send notices and related service information to you in the following ways: publish notifications on the BlockPurse platform (including notification information that can only be received by logging in to your BlockPurse account), and send it to the contact email address you provided. Email, call the contact number you provided, or send you SMS messages. Unless this Agreement is otherwise revised, Star Leap's above-mentioned relevant notices will be deemed to have been received by you within 24 hours from the time they are published on the BlockPurse platform or sent via email. If the notice is sent by post, it will be deemed received three working days after the notice is sent. Upon signing this Agreement and opening a BlockPurse account to use BlockPurse services, you agree that you will have normal access to the Internet and will regularly check your email and text messages and log in to your BlockPurse account. In addition, if you need to contact Star Leap regarding issues related to your use of Star Leap's BlockPurse services, you can communicate with Star Leap by calling Star Leap's customer service number, sending an email to Star Leap's designated email address, or contacting a designated specialist approved by Star Leap. Star Leap customer service email: [support@starleap.ai](mailto:support@starleap.ai).

2. We will contact you through your reserved information. If your email address, phone number, address, contact person or any other important information changes, please notify us immediately to change the corresponding information.

### **Article 11 User Information**

1. Star Leap attaches great importance to the protection of user information (including your personal information). During your use of BlockPurse services, Star Leap may collect and save information related to you, including personal information, in order to provide you with services in a legal and compliant manner.

2. For the purpose of this Article, Star Leap undertakes and will procure its affiliates to undertake(if applicable) to obtain the transaction information only in your authorization scope and use such transaction information for the purpose of providing services hereunder. In case of obtaining or using information beyond the authorization scope or in case of information leakage and your financial loss due to Star Leap and/or its affiliates, Star Leap will indemnify you for such actual financial loss.

### **Article 12 Confidentiality Clauses and Intellectual Property Rights**

1. Confidential information under this Agreement includes all of the following information: all business plans and/or marketing plans (including any plans), business strategies, Financial and pricing data, including but not limited to trade secrets, software, product design information, your information, supplier and investor lists or information, unpublished price and pricing policy information and other information that the recipient has not formally agreed upon with the disclosing party. Reasonably relevant information required to make decisions about commercial relationships. Either party shall keep confidential information strictly confidential and only use it for the purpose of this cooperation. Confidential information shall not be disclosed to any third party without the prior written consent of the other party, otherwise it will be deemed as a breach of contract. This section shall continue to be effective after the termination of this Agreement and will not terminate due to the termination of this Agreement.

2. You should ensure that there are no copyright, patent, trademark or other intellectual property disputes. If any intellectual property disputes such as copyrights, patents, trademarks, etc., or infringements such as piracy occur, you shall bear all legal responsibilities. If this causes losses to Star Leap or its affiliated enterprises, you shall compensate Star Leap or its affiliated enterprises for any losses caused thereto. all losses caused.

3. Star Leap has the necessary ownership and intellectual property rights for the network service content provided. The network service content of the Star Leap website includes: all contents in text, software, sounds, pictures, videos, charts, and advertisements; all contents of emails; other information provided by the Star Leap website to users, etc. All such content is protected by copyright, trademark, label and other property ownership laws. Unless otherwise agreed by both parties, this Agreement shall not be construed as Star Leap granting you any part of the intellectual property rights related to such content.

### **Article 13 Force Majeure**

1. If any party delays or fails to perform due to force majeure or third-party reasons (except failure to pay due amounts), the party affected by the force majeure shall be exempted from or The performance of such obligations is waived without liability.

2. Force majeure refers to objective circumstances that occur after the signing of this Agreement and are unforeseeable, unavoidable and insurmountable by the affected party. Such events include, but are not limited to, floods, fires, droughts, typhoons, earthquakes and other natural disasters, strikes, riots, riots and wars, and government actions.

3. In view of the special nature of the network, force majeure under this Agreement shall also include any of the following circumstances that affect the normal operation of the network. This situation includes but is not limited to malicious attacks by hackers, design flaws in tool software, computer virus intrusions and outbreaks that cannot be prevented by existing normal security methods, outbreaks of large-scale new viruses, network outages due to problems with telecom operators, server inaccessibility, and cooperative banks Or user interface failure of relevant financial institutions, mobile operator gateway failure, unpredictable large increase in

transactions caused by a certain instruction, etc., but the premise is that such force majeure events shall not exempt the affected party from the corresponding disaster recovery and reconstruction obligations.

4. If the force majeure event lasts for more than thirty days, the unaffected party shall have the right to terminate this Agreement if such force majeure continues to occur.

#### **Article 14 Others**

1. You may not transfer this Agreement in whole or in part, unless required by law. Any unauthorized transfer will be invalid and will constitute a breach of this Agreement.

2. If any provision of this Agreement (including service plans) is held to be unenforceable by a court or regulatory authority, the other provisions of this Agreement (including service plans) will remain in full force and effect.

3. This Agreement shall be governed by the laws of the Hong Kong Special Administrative Region and shall be non-exclusively subject to the jurisdiction of the Hong Kong courts.

---

Version update date: [12] month [25] day, 2024