# **Terms Of Use**

Please review these Terms of Use of X-Bridge (the "Terms") carefully, as they set forth legally binding terms and conditions between you, Operator and Developer that govern your use of (a) the website located at https://xbrdige.finance (the "Website"); and (b) the X-Bridge Smart Contracts (including related trademarks, and other intellectual property (together, the "X-Bridge Services") whether such use is via the Website or, command line, locally installed programs, Software Development Kits, software code and blockchain and smart contract explorers (collectively "Direct Access").

By accessing or using the X-Bridge Services, you ("you" or the "User") agree to theseTerms on behalf of yourself and any entity you represent, and you represent andwarrant that you have the right and authority to do so. You further represent andwarrant that are fully able and competent to enter into, and abide by and comply with, these Terms. The Website is owned and operated by Triplehash Labs, Lda. ("Operator"), an entityformed under the laws of Portugal and the X-Bridge Smart Contracts are copyrighted works belonging to developers as identified by the Operator ("Developers"). You will be prompted to accept these Terms - before connecting a wallet to accessand use the X-Bridge Services. You accept these Terms by accessing and using the X-Bridge Services.

#### 1 Service

## 1.1 Connecting a Wallet.

In order to access the X-Bridge Smart Contracts to engage in transactions using the Website or Direct Access, a User must first connect a wallet ("Wallet") to the X-Bridge Smart Contracts. Users of the Website can connect a Metamask wallet or any other wallet supported by the Website in order to access the X-Bridge Smart Contracts and to participate in Layer 2 Interoperability Activities.

### 1.2 Governance.

The Website but not the Direct Access will be overseenbyOperator. Operator may modify or discontinue support for the Website at any time, in its sole discretion.

#### 1.3 Transaction Fees.

A transaction fee may be charged for each transaction executed through the X-Bridge Smart Contracts. The fees may be modified by Developer or Operator, in its sole discretion, and will be a payable in either the source digital asset or the destination digital asset at the discretionof Developer. The transaction fee for a specific transaction will be displayed to Users of the Website during the initiation of a transaction and must beaccepted by the User before executing such a transaction. The User herebyconsents to such fees being debited from either or a combination of bothof their source digital asset or destination digital asset at the time thetransaction is processed. Users accessing and using the X-Bridge Smart Contracts via Direct Access will also see a similar fee schedule. 1.4 License. You are hereby granted a non-exclusive, non-transferable, revocable, limited license to electronically access and use the Website inthe manner described in this Agreement. You do not have the right tosublicense the Website. We may revoke or terminate this license at anytime if you use, or attempt to use, the Website in a manner prohibited by this Agreement, or if this Agreement is terminated pursuant to Section6herein. 2 Function of X-Bridge Smart Contracts 2.1 Decentralized Crossrollup Bridging: X-Bridge is a decentralized cross-rollupbridge that transfer the

digital assets between L1 and L2s instantly. 3 Representations & Warranties You make the following representations and warranties regarding your use of the X-Bridge Services: 3.1 You represent and warrant that you are legally permitted to use the X-Bridge Services in your jurisdiction, including that you are legally permittedtoown the digital assets and interact with the X-Bridge Services you use. Youfurther represent and warrant you are responsible for ensuring compliancewith the laws of your jurisdiction in connection with your use of the X-Bridge Services and acknowledge that neither the Operator nor the Developer isliable for your compliance or noncompliance with any such laws. 3.2 You represent and warrant that agreeing to these Terms and your use of theX-Bridge Services does not constitute, and that you do not expect it to result in, a breach, default, or violation of any applicable law or any contract or agreement to which you are a party or are otherwise bound. 3.3 You represent and warrant that you are not an Excluded Person and are not in an Excluded Jurisdiction, and are not accessing or using X-Bridge Services from an Excluded Jurisdiction. For purposes hereof: 3.3.1 "Excluded Persons" refers to the following person(s): (1) a personwhois a citizen, domiciled in, resident of, or physically present / locatedinan Excluded Jurisdiction; (2) a body corporate: (a) whichisincorporated in, or operates out of, an Excluded Jurisdiction, or (b) which is under the control of one or more individuals who is/arecitizen(s) of, domiciled in, residents of, or physically present / locatedin, an Excluded Jurisdiction; (3) an individual or body corporateincluded in United Nations Consolidated List (accessible at https://www.un.org/securitycouncil/content/unsc-consolidated-list); and/or (4) an individual or body corporate which is otherwise prohibited or ineligible in any way, whether in full or in part, under anylaws applicable to such individual or body corporate frompurchasing, acquiring and/or using the X-Bridge Services. 3.3.2 "Excluded Jurisdiction" means any of the following jurisdictions: (a) Singapore; (b) United States; (c) the People's Republic of China; (c) ajurisdiction identified by the Financial Action Task Force (FATF) for strategic AML/CFT deficiencies and included in FATF's listingof "High-risk and Other Monitored Jurisdictions" accessible at http://www.fatfgafi.org/publications/highrisk-and-other-monitored-jur isdictions; and/or (d) a jurisdiction in which the X-Bridge Services wouldbe subject of licensing. 3.4 You represent and warrant that you will not, and will not attempt to, authorize anyone other than you to access any X-Bridge Smart Contract and/or participate in any Multi-chain Interoperability Activities availablethrough the X-Bridge Services using a Wallet owned by you or a blockchain address for which you control the private keys or otherwise engage inProhibited Use (as defined below) of the Wallet. 3.5 You represent and warrant that you will not disrupt, interfere with, or otherwise adversely affect the normal flow of the X-Bridge Services or otherwise act in a manner that may negatively affect other users' experiencewhen using the X-Bridge Services. This includes taking advantage of software vulnerabilities and any other act that intentionally abuses or exploits the design of the X-Bridge Services. 3.6 You represent and warrant that you are sophisticated in usingandevaluating blockchain technologies and related blockchain-based digital assets, including the Ethereum network, smart contract systems, ERC-20tokens, automated market making protocols, liquidity pool pricing the concept of pricing slippage, the mechanismof bondingcurves, liquidityattribution in X-Bridge and the potential of value loss for liquidity providersdue to liquidity attribution and dynamic pricing across different

liquiditypools. Specifically, you represent and warrant that you have evaluated and understand the use of the X-Bridge Services and participation in L1-L2sInteroperability Activities using the X-Bridge Smart Contracts and have not relied on any information, statement, representation, or warranty, express or implied, made by or on behalf of Operator and/or Developer with respect to the X-Bridge Services and associated with L1-L2s Interoperability Activities. 3.7 All of the above representations and warranties are true, complete, accurate and not misleading from the time of your acceptance of these Terms andaredeemed repeated each time you use the X-Bridge Services, 4 Prohibited Use Users of the X-Bridge Services may not, directly or indirectly, engage in any of thefollowing activities in connection with their use of the X-Bridge Services ("ProhibitedUses"): 4.1 A violation of any law, rule, or regulation of any jurisdiction that isapplicable to the user; 4.2 Violations or breaches of these Terms or any other document from time to time governing the use of the X-Bridge Services; 4.3 Permit others to access the X-Bridge Services through your wallet or ablockchain address you control or otherwise engage in transactions using the X-Bridge Services for any person other than the Wallet owner; 4.4 Perform, or attempt to perform, any actions that would interfere withthenormal operation of the X-Bridge Services or affect the use of the X-Bridge Services by other users; 4.5 Engage in, or knowingly facilitate, any fraudulent, deceptive, or manipulative transaction activity in any digital asset using the X-Bridge Services, including by engaging or participating in "frontrunning", "washtrading", "pump and dump schemes", or similar activities; 4.6 Engage in, or knowingly facilitate, any money laundering, terrorist financing, or other illegal activities; 4.7 Access or attempt to access non-public systems, programs, data, or services; 4.8 Copy, reproduce, republish, upload, post, transmit, resell, or distribute inany way, any data, content, or any part of the X-Bridge Services except asexpressly permitted by applicable laws; and Reverse engineer or attempt toreverse engineer the X-Bridge Services except as expressly permittedbyapplicable law. 5 Waivers 5.1 You agree and acknowledge that the Operator, the Developer and their Affiliates shall not be liable for any direct, indirect, special, incidental, consequential or other losses of any kind, in tort, contract or otherwise(including but not limited to loss of fund, asset, revenue, income or profits, and loss of use or data), arising out of or in connection with your use of the X-Bridge Services, the X-Bridge Smart Contracts, the Website or Direct Access. For purposes of these Terms, "Affiliates" of an entity means the owners, directors, officers employees, advisors, agents of such entity and companies in which such entity has an interest. 5.2 You undertake not to initiate or participate, and waive the right toparticipate in, any class action lawsuit or a class wide arbitration against the Operator, the Developer and/or their respective Affiliates. 5.3 By accepting these Terms, you waive all rights, claims and/or causes of action (present or future) under law (including any tortious claims) or contract against Operator, the Developer and their respective Affiliates inconnection with your use of the X-Bridge Services, the X-Bridge Smart Contracts, the Website and/or Direct Access. 6 Termination These Terms will remain in full force and effect for so long as you use the X-Bridge Services. The Operator or the Developer may suspend or terminate your rights tousethe X-Bridge Services at any time for any reason at the Operator's or the Developer'ssole discretion, including for any use of the X-Bridge Services in violation of theseTerms. Upon termination of your rights under these Terms, your right to access anduse the X-Bridge Services will terminate immediately. The Operator and the Developer will not have any liability whatsoever to you for any termination of your rights under these Terms, including blacklisting any network address you provide to the Operator or the Developer. Even after your rights under these Terms are terminated, Sections 7 and 8 of these Terms will remain in effect. 7 Disclaimers and Limitation of Liability 7.1 Disclaimer. THE X-BRIDGE SERVICES AND WEBSITEAREPROVIDED ON AN "AS-IS" AND "AS AVAILABLE" BASIS, ANDEACH OF THE OPERATOR AND THE DEVELOPER EXPRESSLYDISCLAIMS ANY AND ALL WARRANTIES AND CONDITIONSOFANY KIND, WHETHER EXPRESS, IMPLIED. STATUTORY. **INCLUDING** ALL **WARRANTIES** CONDITIONSOFMERCHANTABILITY, MERCHANTABLE QUALITY, FITNESSFORA PARTICULAR PURPOSE, TITLE, QUIET ENJOYMENT, ACCURACY, OR NON-INFRINGEMENT. NEITHER THE OPERATORNOR THE DEVELOPER MAKE ANY WARRANTYTHATTHEX-BRIDGE SERVICES WILL MEET YOUR REQUIREMENTS, WILLBE AVAILABLE ON AN UNINTERRUPTED, TIMELY, SECURE, ORERROR-FREE BASIS, OR WILL BE ACCURATE, RELIABLE, FREEOF VIRUSES OR OTHER HARMFUL CODE, COMPLETE, LEGAL, ORSAFE. IF APPLICABLE LAW REQUIRES ANY WARRANTIESWITHRESPECT TO THE X-BRIDGE SERVICES, ALL SUCH WARRANTIESARE LIMITED IN DURATION TO SIXTY (60) DAYS FROMTHEDATE OF FIRST USE. EACH OF THE OPERATOR ANDTHEDEVELOPER DOES NOT ENDORSE ANY THIRD PARTYANDSHALL NOT BE RESPONSIBLE IN ANY WAYFORANY TRANSACTIONS YOU ENTER INTO WITH ANY OTHERTHIRDPARTY, YOU AGREE THAT THE OPERATOR, THE DEVELOPERAND THEIR RESPECTIVE AFFILIATES WILL NOT BE LIABLEFORANY LOSS OR DAMAGES OF ANY SORT INCURREDASTHERESULT OF ANY INTERACTIONS BETWEEN YOUANDANYTHIRD PARTY. 7.2 Limitation of Liability. SOME JURISDICTIONS DO NOT ALLOWTHEEXCLUSION OR LIMITATION OF INCLUDINGLIMITATION OF LIABILITY CONSEQUENTIALORINCIDENTAL DAMAGES, SO THE **FOLLOWING** LIMITATIONMAYNOT APPLY TO YOU AND YOU MAY HAVE ADDITIONALRIGHTS. TO THE MAXIMUM EXTENT PERMITTED BY LAW, INNOEVENTSHALL THE OPERATOR, THE DEVELOPER AND/ORTHEIRRESPECTIVE AFFILIATES BE LIABLE TO YOU OR ANYTHIRDPARTY FOR ANY LOST PROFITS, LOST DATA, OR ANYINDIRECT, CONSEQUENTIAL, EXEMPLARY, INCIDENTAL, SPECIALORPUNITIVE DAMAGES ARISING OUT OF YOUR USE OFTHEX-BRIDGE SERVICES, EVEN IF THE OPERATOR AND/ORTHEDEVELOPERHAS BEEN **ADVISED** OF POSSIBILITYOFSUCHDAMAGES. ACCESS TO, AND USE OF, THE X-BRIDGE SERVICESISAT YOUR OWN DISCRETION AND RISK, AND YOUWILLBESOLELY RESPONSIBLE FOR ANY DAMAGE TO YOUR DEVICEOR COMPUTER SYSTEM, OR LOSS OF DATA, OR LOSS OF FUNDRESULTING THEREFROM. THE OPERATOR, THE DEVELOPERAND THEIR REPSECTIVE AFFILIATES SHALL NOT BELIABLEFOR ANY LOSS OR DAMAGE ARISING OUT OF YOURFAILURETO KEEP YOUR PRIVATE KEYS OR **CREDENTIALSTOYOUR** LOGIN WALLET SECURE OR **ANY** OTHER UNAUTHORIZEDACCESS TO OR TRANSACTIONS INVOLVING YOUR WALLET. TOTHE MAXIMUM EXTENT PERMITTED BY APPLICABLELAW, NOTWITHSTANDING ANYTHING TO THE CONTRARYCONTAINED HEREIN, THE LIABILITY OF THE OPERATORANDTHE DEVELOPER TO YOU FOR ANY DAMAGES ARISINGFROMOR RELATED TO THIS AGREEMENT (FOR ANYCAUSEWHATSOEVER AND REGARDLESS OF THE FORMOFTHEACTION), WILL AT ALL TIMES BE LIMITED TO A MAXIMUMOFTHE AMOUNT OF TRANSACTION FEES PAID BYYOUINCONNECTION WITH YOUR USE OF THE X-BRIDGE SERVICESDURING THE PRECEDING TWELVE (12) MONTHS. THEEXISTENCE OF MORE THAN ONE CLAIM WILL NOT ENLARGETHIS LIMIT. 7.3 Indemnification. You agree to indemnify and hold the Operator, the Developer and their respective Affiliates ("Indemnified Party") harmless, including costs and attorneys' fees, from any loss, claimor demand madedue to or arising out of: (i) your use of the X-Bridge Services; (ii) your violation of these Terms; (iii) or your violation of applicable laws or regulations. The relevant Indemnified Party reserves the right, at your expense, to assume the exclusive defense and control of any matter for which you are required to provide indemnification, and you agree to cooperate in the defense of these claims. You agree not to settle any matter without the prior written consent of the relevant indemnified partyor parties. The relevant Indemnified Party will use reasonable efforts to notifyyou of any such claim, action or proceeding upon becoming aware of it. 7.4 Taxes. You are solely responsible for determining the tax implications andtax reporting requirements associated with transactions you engage ininvolving the X-Bridge Services, and for paying any applicable taxes in eachapplicable jurisdiction. Neither the Operator nor the Developer is not responsible for determining whether there are tax implications inconnection with transactions involving the X-Bridge Services, for reportingany such transactions, or for paying any applicable taxes. 7.5 Potential Risks Associated with Use of the Website, X-Bridge Smart Contracts. 7.5.1 Like all software, the Website and the X-Bridge Smart Contracts maybesubject to exploits. The Operator and the Developer are not responsiblefor exploits of any kind. While the Operator and the Developer havetaken a number of precautions to ensure the security of the Website and the X-Bridge Smart Contracts respectively, the technology is relativelynew and it is not possible to guarantee that the code is completely freefrom bugs or errors. Users accept all risks that arise fromusing the Website and the X-Bridge Smart Contracts, including, and not limitedto, the risk of any funds being lost due to a failure or exploit of the Website, or the X-Bridge Smart Contracts. 7.5.2 You are solely responsible for securing the private keys associated with any wallet or blockchain address you may use when accessing the X-Bridge Services. You understand that anyone who obtains your privatekeys and access to your device may access your wallet or a blockchainaddress controlled with those private keys with or without your authorization and may transfer any digital assets accessible throughyour wallet. 7.5.3 The value of any digital asset, where value is attached to such an asset, may fluctuate. The Operator and the Developer make no guarantees asto the price or value of any digital asset on any secondary market, including the yield of L1-L2s Interoperability Activities accessibleusing the X-Bridge Services. 7.5.4 The following risks are associated with blockchain-based digital assetsthat may be supplied to the X-Bridge Smart Contracts or in participation of L1-L2s Interoperability Activities: the risk of losing private keys, theft resulting from third parties discovering your private key, valuefluctuation of digital assets on the secondary market, disruptions totheEthereum blockchain caused by network congestion, lack of usabilityof, or loss of value with respect to, digital assets due to a hard forkor other disruption to the Ethereum blockchain, or errors or vulnerabilitiesin the smart contract code associated with a given digital asset or transactions involving digital assets. Transfers on the Ethereumblockchain are irreversible. Once an instruction, signed by the required private key(s), to transfer a digital asset from one blockchain address

toanother has been executed, it cannot be undone. 7.5.5 Support for the Website or X-Bridge Smart Contracts may be modifiedor discontinued at any time. The Operator reserves the right, at any time, in the Operator's sole discretion, to modify the Website. The X-Bridge Smart Contracts may be modified only by the Developer. 7.5.6 In the event of a change to an underlying blockchain network, or other network disruption, resulting in a fork of the existing blockchaininto one (or more) additional blockchains, the X-Bridge Services may not halt and stop functioning. In addition, in the event of a fork, transactions onthe network may be disrupted, including transactions involving the X-Bridge Smart Contracts. 7.5.7 The Ethereum blockchain network and other blockchain networksconnected to X-Bridge charges a fee for engaging in a transaction onthenetwork. Those network transaction fees fluctuate over time depending on a variety of factors. You are solely responsible for paying networktransaction fees associated with transactions you engage in ontheblockchain networks using the X-Bridge Services. You are also solelyresponsible for any other third-party fees that may be incurredinconnection with your use of the X-Bridge Services. 8 Dispute Resolution. Subject always to Clause 5 of these Terms, any claim, suit, or dispute arising out of or in connection with these Terms, including anyquestion regarding its existence, validity or termination, shall be referred toandfinally be resolved by arbitration in accordance with the arbitration rules of the British Virgin Islands, before a panel of three (3) arbitrators. Each of the Parties hereby has the right to appoint an arbitrator, and the two(2) appointed arbitrators shall select the third arbitrator. The panel shall reachitsdecisions by a vote of a majority. Any claim shall be brought individuallyonbehalf of the person or entity seeking relief, not on behalf of a class or other persons or entities not participating in the arbitration and shall not beconsolidated with the claim of any person who is not asserting a claimarisingunder or relating to this contract. The seat of arbitration shall be the BritishVirgin Islands and the language of any arbitration shall be English. Judgment onany award rendered by the arbitrators may be entered by any court of competent jurisdiction. 9 Electronic Communications with the Operator The communications betweenyouand the Operator use electronic means, either through the Website, or electronicmail, or whether the Operator communicates by posting notices on the Website, or communicates with you via email. For contractual purposes, you: (i) hereby consent to receive communications from the Operator in any electronic form; and(ii) hereby agree that all terms and conditions, agreements, notices, disclosures, and other communications that the Operator provides to you electronically satisfyany legal requirement that would also be satisfied if such communications wereto be in a hardcopy writing. The foregoing does not affect your non-waivablerights under any applicable law. 10 Governing Law and Jurisdiction These Terms and any dispute or claimarisingout of or in connection with their subject matter or formation (including non-contractual disputes or claims) shall be governed by and construedinaccordance with the law of the British Virgin Islands. You agree that the courts of British Virgin Islands shall have exclusive jurisdiction over any dispute or claimarising out of or in connection with the subject matter or formation (includingnon-contractual disputes or claims) of these Terms, including to enforce theagreement to arbitrate as provided in Section 8. The X-Bridge Services may not beappropriate or available for use in some jurisdictions. The Operator, theDeveloper and their respective Affiliates do not represent or warrant that

theServices or any part thereof is appropriate or available for use in any particular jurisdiction. In choosing to access the X-Bridge Services, you do so on your owninitiative and at your own risk, and you are responsible for complying withall applicable local laws, rules and regulations. 11 General 11.1 Entire Terms. These Terms constitute the entire agreement between you, the Operator and the Developer regarding your use of the X-Bridge Services. The section titles in these Terms are for convenience only and have no legal or contractual effect. The word "including" means "including without limitation." 11.2 Severability. If any provision of these Terms is, for any reason, held tobeinvalid or unenforceable, the other provisions of these Terms will beunimpaired and the invalid or unenforceable provision will be deemedmodified so that it is valid and enforceable to the maximum extent permitted by law. 11.3 Relationship of the Parties. Nothing contained in this Agreement will bedeemed to be construed by the Parties or any third party as creating apartnership, an agency relationship or joint venture between the Parties or any of their respective employees, representatives, or agents. 11.4 Assignment. These Terms, and your rights and obligations herein, maynot be assigned, subcontracted, delegated, or otherwise transferred byyouwithout the Operator's and the Developer's prior written consent, and any attempted assignment, subcontract, delegation, or transfer in violationof the foregoing will be null and void. The Operator and the Developer mayfreely assign these Terms. The terms and conditions set forth in theseTerms shall be binding upon assignees, 11.5 Changes. Unless otherwise required by applicable laws, these Terms are subject to occasional revision. If the Operator or the Developer make any substantial changes, you will be notified of those changes and accept theupdated Terms when you next use the X-Bridge Services. These changes will be effective upon your acceptance of the updated Terms. In addition, continued use of the X-Bridge Services following notice of such changes shall indicate your acknowledgement of such changes and agreement tobebound by the terms and conditions of such changes. 11.6 Waiver. A waiver by the Operator or the Developer of any right or remedyunder these Terms shall only be effective if it is in writing, executedby aduly authorized representative of the Operator or the Developer and shall apply only to the circumstances for which it is given. The failure of the Operator or the Developer to exercise or enforce any right or remedy under these Terms shall not operate as a waiver of such right or remedy, nor shall it prevent any future exercise or enforcement of such right or remedy. No single or partial exercise of any right or remedy shall preclude or restrict the further exercise of any such right or remedy or other rights or remedies.