

Legal Disclaimer for FRIGGHOME Ecosystem

Effective Date: 11/03/25

1. Who We Are

1.1 FRIGGHOME Ecosystem Overview

FRIGGHOME HOME BULGARIA AD (hereinafter, “FRIGGHOMEHOME”) is an entity with its registered office at Sredets District, 1 Vitosha Blvd., floor 2 Region, Stolichna Municipality, 1000 (Sofia), and its official contact email is hello@frigghome.com. FRIGGHOME operates as a **Decentralized Physical Infrastructure Network (DePIN)**, providing **Liquid Staking Token (LST) aggregation, decentralized compute hardware, AI-driven security and blockchain-based IoT automation services.**

2. Scope of the Legal Disclaimer

2.1 Acceptance of Terms

These terms and conditions regulate the **access, navigation and use of the FRIGGHOME website and services** (hereinafter, “Website”). By accessing and using the Website, you acknowledge and agree to this Legal Disclaimer, along with FRIGGHOME’s **Privacy Policy and Cookies Policy.**

If you **do not agree** with any of these terms please refrain from using FRIGGHOME’s services.

2.2 User Responsibilities

Users must navigate the Website in accordance with:

- ✓ **Applicable laws and regulations.**
- ✓ **Good faith and public order.**

Users **may not** use the Website for:

- ✗ **Unlawful activities, fraudulent transactions, or security breaches.**
- ✗ **Violations of intellectual property rights.**
- ✗ **Unauthorized scraping, data mining or automated access.**

FRIGGHOME is not liable for any **misuse of its platform** that violates these conditions.

3. Intellectual and Industrial Property Rights

3.1 Ownership of Content

FRIGGHOME is the **sole owner or licensed holder** of all intellectual and industrial property rights associated with:

- Website content, including **text, designs, trademarks, code, software, databases and images**.
- Decentralized protocols, smart contracts and blockchain-based products offered through the Website.

3.2 Limitations on Use

Users are **strictly prohibited** from:

- ✗ Modifying, copying or redistributing Website content without express written authorization.
- ✗ Selling, licensing or commercially exploiting any part of the FRIGGHOME ecosystem.
- ✗ Reverse engineering, attempting to deny access, or modifying the frontend, API, servers and smart contracts deployed by FRIGGHOME is strictly prohibited.

Failure to comply with these provisions may result in **legal action**.

4. Access & Use of the Website

4.1 Free & Restricted Services

- **Access to the FRIGGHOME Website is free of charge**, but certain products and services are **subject to contractual agreements** or paid subscriptions.
- Users may be required to **register and provide personal data** for access to specific services.

4.2 Age Restrictions

- FRIGGHOME's services are **not intended for individuals under 18 years old**.
- If minors attempt to use FRIGGHOME's services, they must have parental or guardian consent.

4.3 User Registration & Security

- Users must provide **accurate and truthful information** when registering for FRIGGHOME services.

- Users **are responsible for maintaining the security of their accounts** and must immediately notify FRIGGHOME of any unauthorized access.
- FRIGGHOME **is not liable** for security breaches due to weak passwords, lost credentials, or user negligence.

5. Third-Party Services & Links

5.1 External Websites & Advertisements

FRIGGHOME may provide links to third-party services or advertisements. However:

- FRIGGHOME does **not control or endorse** external content.
- FRIGGHOME is **not responsible** for transactions, terms or security risks associated with third-party websites.

Users **access third-party content at their own risk.**

5.2 No Liability for Third-Party Transactions

Users who engage in transactions, staking, or interactions with third-party platforms via FRIGGHOME's Website acknowledge that:

- FRIGGHOME does not act as an intermediary, custodian, or agent for third-party services.
- FRIGGHOME disclaims all liability for financial losses, security breaches, or disputes arising from third-party engagements.
- Users must perform due diligence before engaging in transactions with external services.

5.3 Third-Party Smart Contracts & Risks Users acknowledge that:

- Interacting with third-party smart contracts carries inherent risks, including potential vulnerabilities, exploits, or unintended code behaviors.
- FRIGGHOME does not audit, guarantee, or verify the security or legitimacy of external smart contracts linked on the Website.
- Users assume full responsibility for their interactions with any external decentralized protocol.

5.4 Third-Party Account Security & Compliance

- Users interacting with third-party services must comply with applicable legal and regulatory requirements.
- FRIGGHOME is not responsible for the security, privacy, or data handling practices of external platforms.

- Users should independently verify the reputation, regulatory compliance, and security of third-party services before engaging with them.

5.5 Risks of External Integrations

- Third-party services integrated with FRIGGHOME may introduce additional risks, including phishing attacks, contract exploits and fraudulent schemes.
- FRIGGHOME disclaims any liability for losses due to reliance on third-party integrations.
- Users must ensure they interact only with official, verified links and addresses.

6. Exclusion of Warranties & Liability

6.1 No Investment or Financial Advice

- FRIGGHOME provides **blockchain-based staking and compute infrastructure** but **does not provide financial investment or trading advice**.
- Any information provided is **for informational purposes only** and should not be considered an endorsement of any asset or project.

Users should **conduct their own research** before making investment decisions.

6.2 No Guarantees on Service Availability

- FRIGGHOME operates **on decentralized networks**, meaning **uptime and service availability are not guaranteed**.
- Blockchain networks, validator nodes, and smart contract executions **are subject to third-party dependencies** (e.g., Ethereum network congestion, validator downtime or market fluctuations).
- FRIGGHOME shall not be liable for **service interruptions, technical failures or cyber-attacks** that impact user access.

6.3 Security Risks & User Responsibility

Users acknowledge that:

- **Smart contract interactions are irreversible**, and FRIGGHOME is **not responsible for lost assets due to user error or private key mismanagement**.
- Blockchain transactions are public and **cannot be modified or erased**.
- Users are responsible for **ensuring the security of their wallets, private keys and accounts**.

7. Jurisdiction & Compliance with Laws

7.1 Regulatory Compliance

- FRIGGHOME complies with **EU General Data Protection Regulation (GDPR)** and other relevant **data protection laws**.
- **Users are responsible** for ensuring that their use of FRIGGHOME's services complies with their local laws.
- If **regulatory authorities require legal modifications**, FRIGGHOME reserves the right to adjust its services accordingly.

7.2 Local Law Adherence

Users are responsible for ensuring their use of FRIGGHOME's services complies with their local laws, including but not limited to:

- Financial regulations governing blockchain-based services.
- Tax laws related to staking rewards, crypto transactions, and capital gains.
- Data protection and privacy laws specific to their region.
- Compliance with anti-money laundering (AML) and know-your-customer (KYC) obligations where applicable.

7.3 Regulatory Risks & Service Adjustments

Due to the evolving nature of blockchain regulations, FRIGGHOME reserves the right to modify, restrict or discontinue certain services in response to regulatory changes. This may include:

- Geofencing specific jurisdictions where compliance risks are identified.
- Implementing additional user verification (KYC) if required by law.
- Adjusting platform functionalities to align with new regulatory requirements.
- Temporarily or permanently restricting access to certain services based on legal assessments.

7.4 Governing Law & Dispute Resolution

This Legal Disclaimer is governed by the laws of Bulgaria. Any disputes arising from the use of FRIGGHOME's services shall be resolved through:

- Negotiation and amicable resolution between the parties where possible.
- Mediation or arbitration under a recognized arbitration body if agreed upon by both parties.
- Formal legal proceedings in the competent courts of Sofia if necessary.

7.5 Limitation of Legal Recourse

Users acknowledge that due to the decentralized nature of blockchain technology, certain disputes may not have traditional legal remedies. FRIGGHOME does not guarantee the ability to reverse blockchain transactions or recover lost funds due to:

- Smart contract failures, including but not limited to contract bugs or exploits.
- User errors in wallet management, private key loss, or incorrect transactions.
- Regulatory restrictions preventing FRIGGHOME from intervening in transactions.

7.6 Cooperation with Authorities

FRIGGHOME commits to complying with valid legal requests from law enforcement agencies where required by law. However, due to the decentralized nature of blockchain technology, FRIGGHOME:

- Does not control users' private wallets or on-chain assets.
- Cannot modify, reverse or freeze blockchain transactions.
- Will provide information only when legally compelled by a recognized regulatory authority.

8. Modifications to the Legal Disclaimer

- FRIGGHOME reserves the right to **modify or update this Legal Disclaimer at any time.**
- Changes will be **published on the Website**, and users are responsible for reviewing updates.
- Continued use of the Website after updates **constitutes acceptance of the new terms.**

9. Contact Information

For any questions or legal concerns, users can contact FRIGGHOME at:

✉ hello@frigghome.com

📍 **Sredets District, 1 Vitosha Blvd., floor 2. Region, Stoliczna Municipality, 1000 (Sofia)**