

Terms of Use

CoinMusme Dream Race! Terms of Use

These Terms of Use (hereinafter referred to as the “Terms”) set forth the terms and conditions for users (hereinafter referred to as the “User”) to use the Coin Musme Dream Race! (hereinafter referred to as the “Service”) provided by TechCross Holdings, Inc. (hereinafter referred to as the “Company”).

Article 1 (Terms of Use)

Users shall use the Service on the condition that they agree to all provisions of these Terms. The Service may be provided via a web browser or in the form of a smartphone application or other formats. If a User agrees to these Terms through one of the formats of the Service, the agreement shall also be deemed effective for the use of the Service in other formats.

Article 2 (Use by Minors)

1. If a minor uses the Service, all acts related to the use of the Service (including consent to these Terms), including the purchase and payment of items for sale or any other paid services (collectively referred to as “Paid Services”), shall require the consent of their legal guardian or other statutory representative (hereinafter referred to as “Legal Representative”).
2. The Company may set a monthly upper limit on the use amount for minors. In such cases, minors may only purchase Paid Services within this limit. If a User who was a minor uses the Service after reaching the age of majority, such User shall be deemed to have ratified all acts performed in connection with the use of the Service while being a minor.

Article 3 (Account Registration)

1. The Company shall issue a unique account (hereinafter referred to as the “Account”) to each User. Users shall use the Service with their own Account. The Company may require Users to undergo a registration procedure (hereinafter referred to as “Account Registration”). If any change occurs in the User’s Account information, the User shall promptly update it in the manner prescribed by the Company.
2. If the User wishes to continue using the same Account after changing devices, such User shall complete the procedures prescribed by the Company to transfer the Account (hereinafter referred to as “Transfer”). The scope of t

he Transfer shall be as defined by the Company.

Article 4 (Wallet)

1. When using the Service via a web browser, the User shall use the browser and cryptocurrency (including crypto-assets under the Payment Services Act, but not limited to these) storage function designated by the Company (herein after referred to as the “Wallet”).
2. When using the Service via a smartphone application, the User shall use the Wallet function within the app or any other Wallet designated by the Company.
3. Cryptocurrencies in the Wallet shall be managed using the User’s own device’s storage. The Company does not provide any online management method. Deposits into and withdrawals from the Wallet shall be conducted in the manner and timing specified by the Company.

Article 5 (Management of Account)

1. Users shall not allow any third party to use or share their device, Account, private key, or password (collectively, “Account Information”). The Company does not manage Users’ devices or private keys.
2. Users shall be responsible for managing their Account Information at their own risk and shall be liable for all activities conducted using their Account Information.
3. The Company shall deem all actions performed using the Account or private key as those of the User, regardless of the actual user.
4. Except in cases of willful misconduct or gross negligence, the Company shall be liable only within the scope outlined in Article 17, Paragraph 2 for damages, including loss or inaccessibility of cryptocurrency in the Wallet, caused by device malfunction, loss, malware, spyware, virus, hacking or cracking attacks, mismanagement of Account Information, or unauthorized use by third parties.
5. If the User suspects unauthorized use of their Account Information by a third party, they shall immediately notify the Company and take necessary measures.

ures to avoid such unauthorized use.

6. The Company shall not be liable for any disadvantages incurred by the User (including the loss of cryptocurrency or other data within the Service or on the blockchain) due to the loss or forgetting of Account Information.
7. The User acknowledges and agrees in advance that the Wallet cannot be used if even one of the device, private key, or password is lost, and that the Company cannot provide any recovery assistance for the Wallet.

Article 6 (Paid Services)

1. The Company may provide Paid Services and paid data within the Service. The Company may set fees or other charges for transactions between Users as part of the Paid Services.
2. Users may only purchase and pay for Paid Services and paid data using the prices and payment methods designated by the Company. If the Company cannot confirm the payment, the purchase may not be reflected in the User's Account.
3. In case of any dispute between the User and a third party regarding payment, the User shall resolve the matter directly with the third party. The Company shall not be liable unless it has acted with willful misconduct or gross negligence.
4. Unless separately stipulated or legally required, the Company will not refund Paid Services or paid data purchased by Users.
5. The Company may post terms and conditions for purchasing, paying for, and using Paid Services and paid data within the Service or in a place accessible from the Service. Users shall comply with these terms if posted.
6. Restrictions separately provided in the Service may apply to the purchase and use of Paid Services and paid data by minor Users.
7. Among the Paid Services, the in-game currency "Musme Medal" shall be treated as a prepaid payment instrument under the Payment Services Act. However, any other in-game currencies, content, items, etc., acquired in exchange for purchased "MusMedals" shall be deemed delivered upon receipt and shall not constitute prepaid payment instruments as defined under the Payment S

ervices Act.

Article 7

1. Users may purchase in-game currency within the game. The purchase price shall be determined by the Company and may be changed without prior notice to the User.
2. Users may not allow others to use, lend, transfer, sell, pledge, or otherwise deal with in-game currency except where specially permitted by the Company.
3. The Company shall not refund in-game currency unless separately provided or legally required.
4. Users may exchange in-game currency for certain data or services provided by the Service. The Company reserves the right to change the amount of in-game currency required for such exchanges at its discretion without notice. Completed transactions may not be canceled by the User. However, in case of fraudulent transactions, the Company reserves the right to cancel or invalidate them.

Article 8 (User's Responsibility for Costs)

1. All costs required to use the Service, including the purchase, installation, and maintenance of devices and software, communication fees such as data usage charges, electricity charges, and any other related costs, shall be borne by the User.
2. While the Company may present recommended usage environments for the Service, it shall not be responsible for the development or cost of such environments.

Article 10 (Ownership of Intellectual Property Rights)

1. All copyrights, patent rights, trademark rights, and other proprietary rights (hereinafter referred to as "Intellectual Property Rights") related to the Service shall belong to the Company or to third parties who possess valid rights.

2. Users shall not, without the Company's prior consent, reproduce, modify, publicly transmit, or otherwise use any information provided through the Service in a manner that would infringe the Company's Intellectual Property Rights. However, this shall not apply to use for personal purposes.

Article 11 (Handling of Usage Data, etc.)

1. Except as otherwise provided in these Terms, Users shall not hold any ownership, intellectual property rights, or any other rights over the data and states (hereinafter referred to as "Usage Data, etc.") realized in the Service, and may use the Service only to the extent permitted under these Terms.
2. The Company may, without prior notice to the User, delete, move, or otherwise modify part or all of the Usage Data, etc., in the following cases:
 - (1) If the content of the Usage Data, etc. violates these Terms
 - (2) If the data size exceeds limits set by the Company or is otherwise technically difficult to maintain
 - (3) If necessary for provision or maintenance of the Service
 - (4) If the Company deems it an obstacle to smooth operation of the Service
 - (5) Any other case the Company deems reasonably necessary

Article 12 (Acquisition and Use of Information)

1. The Company may acquire the following information (hereinafter referred to as "User Data") through the User's use of the Service:
 - (1) Nickname, icon image, age, gender, region of residence, email address, phone number, wallet address
 - (2) Device information (e.g., UDID hash, device type, MAC address, OS, device language settings, country of access)
 - (3) Wallet address and other necessary information for blockchain transactions
 - (4) Service usage status (e.g., version, location, usage history)
 - (5) Information on the participated campaigns
 - (6) Information related to inquiries, troubleshooting, and investigations

of User Data

2. If the data above is deemed to constitute personal information under applicable laws, the Company shall handle such data appropriately based on these Terms and the separately established Privacy Policy.
3. The Company may use the collected data (hereinafter referred to as “Collected Data”) for the following purposes:
 - (1) Identity verification and notifications (including promotional notifications for other services provided by the Company)
 - (2) Customer support and inquiry handling
 - (3) Delivery of third-party advertisements or services
 - (4) Conducting surveys, prize draws, and campaigns
 - (5) Analytics of user behavior for providing customized services and advertisements
 - (6) Creation and publication of statistical data on Service usage, including provision to third parties
 - (7) Investigations in case of suspected violations of laws or these Terms, and securing the Company rights
4. Except where permitted under the separately defined Privacy Policy, applicable personal data laws, or related legal provisions, the Company shall not disclose Collected Data to third parties without the User’ s consent.
5. In the event the User’ s account is deleted or the Company terminates the Service, the Company may, at its discretion, erase all related data.

Article 13 (Prohibited Conduct)

Users must not engage in any of the following actions or actions that the Company reasonably deems likely to fall under the following:

- (1) Acts that violate laws, public order and morals, or these Terms
- (2) Criminal acts, acts that promote or lead to crime
- (3) Posting harmful content to minors as defined by relevant laws, or inducing children to sexual acts
- (4) Sending or storing child pornography or other content that could cause discomfort

- (5) Engaging in sexual, obscene, or dating-related behavior
- (6) Sending or storing communication data related to unknown persons
- (7) Registering with false information or providing/disseminating false information to the Company or third parties
- (8) Promoting or soliciting the use of illegal drugs, alcohol or gambling to minors
- (9) Promoting or encouraging suicide or self-harm
- (10) Defamation, slander, insults, or harassment toward third parties
- (11) Discriminatory expressions based on race, gender, creed, etc.
- (12) Engaging in or preparing for any profit-making activities outside the Service using the Service or information provided through the Service (including, but not limited to, offering or selling profiles or private keys outside the Service, regardless of the type of compensation, except where such actions are expressly permitted under these Terms)
- (13) Political or religious solicitation
- (14) Illegally collecting or using others' personal information
- (15) Infringing on the Company's or third party's intellectual or personality rights
- (16) Creating, distributing, or using external programs such as bots or cheat tools (including tools that manipulate the outcomes obtained through the use of the Service in a manner unintended by the Company, but not limited to these)
- (17) Using results obtained by such tools for one's gain
- (18) Operating multiple accounts to conduct prohibited acts
- (19) Manipulating outcomes within the Service either by alone or in collusion with other Users, or by exploiting the actions of other Users
- (20) Placing excessive load on servers or networks of Service
- (21) Inappropriate access to Service
- (22) Deliberately disclosing vulnerabilities of the Service to third parties
- (23) Impersonating the Company or persons related to the Service
- (24) Distributing computer viruses
- (25) Modifying, damaging, or reverse-engineering the Service's programs

- (26) Rooting or jailbreaking devices (OS modifications)
- (27) Causing damage or nuisance to the Company or others
- (28) Disrupting normal provision of the Service
- (29) Damaging the credibility of the Company or Service
- (30) Providing benefits to anti-social forces
- (31) Other actions reasonably deemed inappropriate by the Company

Article 14 (Restriction, Suspension, or Deletion of Use)

If a User falls under any of the following, the Company may refuse, restrict, suspend, or delete their account, access, or data without prior notice:

- (1) Violation or likely violation of these Terms, including prohibited acts
- (2) Actions deemed to interfere with the provision of the Service
- (3) Use of the Service through unauthorized or illegal methods
- (4) User previously subject to measures under this Article
- (5) User is part of or associated with anti-social forces
- (6) Any other case the Company reasonably deems inappropriate

Article 15 (Modification, Suspension, or Termination of the Service)

1. The Company may, at its sole discretion and without prior notice, modify, suspend, or terminate the Service at any time.
2. In the following cases, the Company may temporarily or permanently suspend or terminate the Service without notice:
 - (1) Natural disasters, fire, blackout, war, civil unrest, or labor disputes
 - (2) System maintenance or failures in infrastructure or networks
 - (3) Business or technical reasons deemed necessary by the Company
3. The Company shall not be liable for any damages to Users arising from changes, suspension, or termination of the Service, except in cases of negligence.

Article 16 (Disclaimers)

1. Users acknowledge that the content and services provided through the Service are subject to change and updates. The Company does not guarantee the continuity of any specific content or service.
2. The Company shall not be liable for any damages (including loss of cryptocurrency or information required to use such assets) caused by use or inability to use the Service, unless due to negligence.
3. The Company does not guarantee the completeness, accuracy, usefulness, or suitability of the information and Service.
4. The Company shall not be liable for content on third-party websites accessible via links from the Service.
5. The Company shall not be liable for damages arising from the User use of such third-party websites or services.
6. The Company does not guarantee that the Service does not infringe on third-party rights.
7. The Company is not responsible for disputes between Users or between Users and third parties, except in cases of negligence.
8. The Company shall not be liable for damages caused by unauthorized access or malware unless due to negligence.
9. The Company shall not be liable for damages arising from failures of telecommunications, electricity, or other providers unless due to negligence.
10. The Company shall not be liable for deletion or loss of data or device failures unless due to negligence.

Article 17 (Compensation for Damages)

1. If a User violates these Terms or causes damages to the Company due to their own fault, the User shall compensate the Company for all damages incurred (including reasonable legal fees).
2. Even if the Company is liable for damages, the total liability shall be limited to the total amount received from the User within one month before the cause of the damage arose, unless there was willful misconduct or gross negligence.

Article 18 (Prohibition of Assignment of Rights and Obligations)

Users shall not assign, transfer, pledge, or otherwise dispose of their status, rights, or obligations under these Terms to any third party.

Article 19 (Amendment of Terms)

1. The Company may revise these Terms at any time for any reason.
2. Unless otherwise specified, the revised Terms shall take effect when announced on the Service.
3. When amending these Terms, the Company shall notify or announce the effective date and details through its website or other appropriate methods.
4. Notifications from the Company to Users may be made through postings on the Service or via email or other methods. If sent to registered contact information, the User shall be deemed to have received such notification.

Article 20 (Validity of the Terms)

1. Even if any provision of these Terms is deemed invalid, the validity of the remaining provisions shall not be affected.
2. Even if any provision is deemed invalid concerning one User, it shall not affect the validity for other Users.

Article 21 (Governing Law and Jurisdiction)

These Terms shall be governed by and construed by the laws of Japan.

Any and all disputes relating to the Service shall be subject to the exclusive jurisdiction of the Tokyo District Court as the court of first instance.

Enacted on July 22, 2025

TechCross Holdings, Inc.