

1. Introduction

The digital platform accessible via www.spcores.com, including all associated subdomains, official electronic communications, mobile applications, and APIs (collectively referred to as the “Platform”), is owned and operated by **SPCores Ltd.**, an International Business Company registered in Belize.

Throughout these Terms of Use (“Terms”), the terms “we,” “us,” and “our” refer to SPCores Ltd. By accessing, browsing, or using the Platform, you confirm your agreement to be bound by these Terms in full, in accordance with the laws of Belize.

If you do not agree with any part of these Terms, you must immediately discontinue access or use of the Platform.

2. Disclaimer

While SPCores Ltd. exercises reasonable diligence to ensure the accuracy and currency of the content on the Platform, it makes no express or implied warranties regarding the completeness, reliability, or accuracy of such content. The Platform may, from time to time, contain typographical errors, inaccuracies, or omissions related to service descriptions, pricing, availability, or features. SPCores reserves the right to correct any such errors or inaccuracies without prior notice.

To the fullest extent permitted under the applicable laws of Belize, SPCores disclaims any liability arising from reliance on the Platform’s content or from any harm caused by the use or attempted use of the

Platform, including but not limited to damage caused by malware, viruses, or other malicious digital threats.

SPCores does not warrant, endorse, or assume responsibility for any third-party websites, content, or services accessible via the Platform (“Third-Party Sites”). The inclusion of such links or references does not imply approval or partnership.

Additionally, while efforts are made to maintain uptime, SPCores does not guarantee uninterrupted access and shall not be held responsible for any temporary outages or service interruptions.

3. Earnings Disclaimer

SPCores Ltd. does not guarantee, represent, or warrant any specific earnings, commission amounts, or financial outcomes resulting from the use of the Platform, its Digital Products, or its referral-based services. Individual results will vary based on numerous external factors, including user effort, strategy, market conditions, and third-party participation.

Any past earnings, testimonials, or hypothetical performance examples shared via the Platform or promotional materials are strictly illustrative and do not serve as a guarantee of future performance. The use of SPCores tools, services, or participation in token promotions may involve financial risk, including the potential for partial or complete loss of value.

All content, services, and features provided by SPCores are intended for informational and educational purposes only. Nothing published on the Platform should be construed as legal, tax, investment, or financial advice. Users are encouraged to

consult with qualified professionals before making any decisions involving financial transactions, investments, or reliance on earnings projections.

By accessing or using the Platform, Users acknowledge and accept full responsibility for their actions and decisions and release SPCores from any liability related to financial outcomes, expectations, or performance claims.

4. Indemnity

By using the SPCores Platform, Users agree to indemnify, defend, and hold harmless SPCores Ltd., its officers, directors, employees, affiliates, partners, licensors, and representatives from and against any and all claims, liabilities, losses, damages, expenses, or costs (including reasonable legal fees) that arise out of or relate to:

The User's access to or use of the Platform;

Any breach of these Terms of Use or any other applicable policy;

Any violation of applicable laws or regulations;

Any content submitted by the User through the Platform;

Any infringement of third-party rights, including intellectual property or privacy rights.

This indemnification obligation survives the termination of the User's access to the Platform and remains in effect to the fullest extent permitted under applicable law.

5. Limitation of Liability

To the fullest extent permitted by the applicable laws of Belize, SPCores Ltd. and its affiliates shall not be liable for any indirect, incidental, consequential, special, or exemplary damages, including but not limited to loss of profits, revenues, data, or business opportunities, even if SPCores has been advised of the possibility of such damages.

In any event, SPCores' total aggregate liability arising out of or relating to your use of the Platform—whether in contract, tort, or otherwise—shall not exceed the greater of one U.S. dollar (USD \$1) or the total amount you paid to SPCores (if any) in the one-month period preceding the event that gave rise to the claim.

If you are dissatisfied with any portion of the Platform or these Terms of Use, your sole and exclusive remedy is to discontinue use of the Platform.

Any claim or cause of action related to your use of the Platform must be brought within one (1) year after the claim arises, or it shall be permanently barred.

6. Product and Service Provisions

All purchases, subscriptions, or engagements made through the SPCores Platform are governed by additional terms and conditions specific to the respective Digital Products, services, or features. These additional terms are hereby incorporated into these Terms of Use by reference. By using specific areas of the Platform or accessing particular services,

you acknowledge and agree to be bound by such specific terms. In the event of any conflict between those specific terms and these general Terms of Use, the specific terms shall prevail.

SPCores Ltd. reserves the right to modify, update, suspend, or discontinue any aspect of the Platform, including products, services, features, or pricing, at its sole discretion and without prior notice.

Engagements with Third-Party Providers facilitated through the SPCores Platform may be governed by their own separate terms and policies. Users acknowledge and agree that SPCores shall not be liable for any disputes, obligations, or consequences arising from such third-party interactions.

7. Intellectual Property

All content, features, and functionalities available on the SPCores Platform—including but not limited to text, graphics, logos, icons, user interfaces, software code, analytics dashboards, and design elements—are the exclusive property of SPCores Ltd. or its licensors. These elements are protected by international copyright, trademark, patent, and other applicable intellectual property laws.

Users are granted a limited, non-exclusive, non-transferable, and revocable license to access and use the Platform strictly for its intended purpose and in accordance with these Terms of Use. This license does not permit the copying, reproduction, distribution, modification, reverse engineering, sale, resale, or creation of derivative works based on the Platform or

its content without the prior written consent of SPCores.

All SPCores trademarks, service marks, trade names, and logos (“Marks”) displayed on the Platform are proprietary. Use of any Marks without SPCores' express prior written permission is strictly prohibited.

Any unauthorized use of the Platform or its content may result in the termination of access and may also constitute a violation of applicable laws, potentially subjecting the offender to civil and/or criminal penalties.

8. Site Usage and Conduct

By accessing or using the SPCores Platform, you agree to use it only for lawful purposes and in a manner consistent with these Terms of Use. You must not:

Engage in any activity that interferes with or disrupts the functionality or security of the Platform;

Attempt to gain unauthorized access to the Platform, user accounts, smart contracts, backend systems, or networks connected to SPCores;

Use automated tools, bots, spiders, or scripts to extract, scrape, or index Platform content or data;

Upload or transmit malicious code, viruses, ransomware, or any other harmful or disruptive software;

Impersonate any individual or entity or misrepresent your affiliation with any person or organization;

Post or transmit any content that is unlawful, defamatory, harassing, abusive, fraudulent, misleading, or otherwise objectionable;

Use the Platform to conduct or promote illegal activities or violate any applicable local, national, or international laws or regulations.

You shall refrain from any activities that compromise the integrity, security, and proper functioning of the Platform. SPCores reserves all rights to take legal action against any unauthorized or malicious use of the Platform, including but not limited to seeking injunctive relief, damages, or other remedies available under the applicable laws of Belize or other jurisdictions.

SPCores further reserves the right to monitor activity and suspend or permanently revoke access for users who breach this section.

9. Trademarks

All names, logos, trademarks, service marks, trade names, taglines, slogans, and other brand identifiers appearing on the SPCores Platform (collectively, the “Marks”) are the exclusive property of SPCores Ltd. or its licensors. These Marks are protected by international intellectual property laws, including copyright, trademark, and unfair competition statutes.

Unless expressly authorized in writing by SPCores Ltd., you may not:

Use, reproduce, display, publish, distribute, or modify the Marks for any commercial or non-commercial purpose;

Incorporate the Marks into domain names, subdomains, smart contract names, NFT collections, or marketing assets;

Use the Marks in connection with any product, service, or project that is not directly provided or endorsed by SPCores;

Suggest any partnership, sponsorship, endorsement, or association with SPCores where none exists.

Unauthorized use of the SPCores Marks may constitute trademark infringement, dilution, or misrepresentation, and may subject you to civil and/or criminal liability.

SPCores reserves all rights to enforce its trademark protections to the fullest extent permitted under the laws of Belize and international jurisdictions, including seeking monetary damages, injunctive relief, and attorney’s fees.

10. File Downloads

The SPCores Platform may offer documents, whitepapers, token details, promotional materials, or other Digital Content available for download. While SPCores takes reasonable precautions to ensure that downloadable files are free from viruses, malware, or harmful code, it cannot guarantee the security or integrity of such files.

By downloading any file from the Platform, you acknowledge and accept the following:

You assume full responsibility for verifying the safety and compatibility of files with your device;

SPCores shall not be liable for any damage, loss of data, system corruption, or other adverse consequences resulting from file downloads or installations;

You must not redistribute, sublicense, or alter any downloaded material without prior written consent from SPCores Ltd., unless otherwise stated.

SPCores recommends using up-to-date antivirus software and secure network connections when accessing downloadable content.

11. Platform Use and Restrictions

All software tools, dashboards, interfaces, analytics modules, downloadable materials, and related technologies provided by or through the SPCores Platform are the proprietary property of SPCores Ltd. or its third-party licensors. Use of these materials is subject to these Terms of Use and any additional specific terms provided within the Platform.

Unless explicitly authorized in writing by SPCores, you must not:

Modify, adapt, decompile, disassemble, or reverse engineer any portion of the Platform;

Circumvent, disable, or tamper with security measures or usage restrictions built into the Platform;

Resell, sublicense, or redistribute any part of the Platform or related software;

Use the Platform or its tools in a manner that contradicts the intended purpose or violates applicable laws.

Unauthorized use, duplication, or exploitation of the Platform may result in civil and/or criminal penalties under the applicable laws of Belize or other relevant jurisdictions.

All warranties related to the Platform's performance, fitness for a particular purpose, or availability are expressly disclaimed unless otherwise provided in a written agreement by SPCores Ltd.

12. Account Management

To access and use certain features of the SPCores Platform, you may be required to connect a self-custodial cryptocurrency wallet (e.g., MetaMask, Trust Wallet). SPCores does not require traditional login credentials and does not collect passwords or personal identifying information for authentication purposes.

You are solely responsible for maintaining the confidentiality and security of your wallet credentials, including private keys and seed phrases. SPCores cannot retrieve lost wallet access or reset wallet credentials.

By connecting your wallet to the Platform, you acknowledge that:

All activities associated with your wallet address will be considered authorized by you;

You assume full responsibility for actions taken using your connected wallet;

SPCores will not be held liable for any unauthorized activity resulting from your failure to secure your wallet or device.

In the event of a suspected security breach or unauthorized activity, you must notify SPCores immediately through official support channels. While SPCores implements security measures within the Platform, it is not responsible for losses resulting from the compromise of your wallet, device, or network environment.

If you use third-party payment or connection tools, you are also responsible for the security and accuracy of those integrations.

13. Data Privacy

Unless explicitly stated otherwise by the User, any data or communication sent to SPCores via the Platform, including emails or form submissions, shall be treated as non-confidential. SPCores does not require or encourage the submission of personally identifiable information for general use of the Platform.

13.1 Privacy Principles

SPCores operates on a privacy-first, wallet-based architecture. Personal information is only collected when voluntarily submitted—such as during support requests, legal verification processes, or compliance obligations—and is handled in accordance with SPCores' Privacy and Cookie Policy.

13.2 Data Transmission & User Caution

While SPCores takes reasonable technical and organizational measures to safeguard information, Users are advised that no method of digital communication is completely secure. Even encrypted transmissions may be intercepted. Therefore, Users should exercise caution when sharing sensitive data online and are encouraged to avoid submitting confidential or financial information via unsecured channels.

13.3 Third-Party Tools and Integrations

Interactions with third-party tools, smart contracts, or token providers promoted through the Platform may be subject to separate privacy policies. SPCores disclaims responsibility for the data practices of any external parties linked via the Platform.

13.4 Consent and Acknowledgment

By using the Platform or submitting data through any SPCores channel, Users consent to the terms of SPCores' Privacy and Cookie Policy. Users are responsible for ensuring the accuracy of the information they submit and for securing their wallet access.

14. Terms Modification & Governing Law

SPCores Ltd. reserves the right to update, modify, or amend these Terms of Use at any time in its sole discretion. It is the User's responsibility to review the Terms periodically to stay informed of any changes. Continued use of the Platform

following any modifications constitutes acceptance of the updated Terms. If the User does not agree with the changes, they should immediately discontinue use of the Platform.

These Terms and any disputes arising out of or relating to them shall be governed by and construed in accordance with the laws of Belize, without regard to conflict of law principles.

Any legal action or proceedings arising under or in connection with these Terms shall be brought exclusively before the competent courts located in Belize, unless SPCores chooses to pursue remedies in other jurisdictions.

If any provision of these Terms is held to be invalid, illegal, or unenforceable by a court of competent jurisdiction, such provision shall be severed from the Terms, and the remaining provisions shall remain in full force and effect.

15. Communications and Contact Information

SPCores Ltd. operates as a global decentralized platform and is registered as an International Business Company (IBC) in Belize.

For any questions, feedback, support inquiries, or concerns related to the SPCores Platform or these Terms of Use, please contact us at:

SPCores Ltd.

Registered in Belize

Email: support@spcores.com

We encourage users to direct all communications via the official support email or through the Platform's designated help channels for prompt assistance.

Date: 10/06/2025