Blaze Terms of Service

Effective Date: 26.04.2026

1. Agreement to Terms

Welcome to Blaze, a Web3-native live-streaming platform operated by **Blaze Streaming Ltd.** ("**Blaze**," "we," "us," or "our"). By accessing or using any websites, mobile apps, smart contracts, APIs, or services we provide (collectively, the "**Services**"), you agree to be bound by these Terms of Service ("**Terms**"). If you do not accept these Terms, you may not access or use the Services.

PLEASE READ THESE TERMS CAREFULLY—THEY CONTAIN IMPORTANT INFORMATION REGARDING YOUR LEGAL RIGHTS, INCLUDING MANDATORY ARBITRATION AND A CLASS-ACTION WAIVER (see 18).

2. Eligibility

- 1. You must be at least 13 years old (or the minimum age in your jurisdiction) to use the Services. If you are under 18, you may use the Services only with parental consent.
- 2. You represent that: (a) you have the legal capacity to enter into a binding contract; (b) you have not been suspended or removed from Blaze; and (c) your access is not prohibited by applicable sanctions laws.

3. Account Registration & Wallets

- Web3 Sign-In. Blaze uses non-custodial blockchain wallets (e.g., Avalanche C-Chain) for authentication. Your wallet address functions as your account identifier.
- 2. **Security.** You are solely responsible for safeguarding your private keys, seed phrases, and any two-factor authentication devices. Blaze cannot recover lost keys and is not liable for unauthorized activity.
- 3. **Profile Information.** You may optionally supply a username, avatar, email, or other profile data, which must be accurate and not infringe any third-party rights.

4. The Services

4.1 Streaming & Content

- **Creators** may live-stream audiovisual content via Blaze's ingestion endpoints. **Viewers** may watch, chat, tip, and subscribe on-chain.
- Content is distributed in real time. Blaze does not provide video-on-demand storage unless explicitly enabled.

4.2 Smart Contracts

- Tips, subscriptions, bribes, and rewards are executed by open-source smart contracts. Transactions are public, irreversible, and subject to network fees.
- Blaze retains the right to modify or migrate contracts where essential for security or regulatory compliance.

5. License & Intellectual Property

- Your Content. You retain ownership of content you stream or upload ("User Content"). By streaming on Blaze, you grant us a worldwide, non-exclusive, royalty-free license to transmit, display, and promote your User Content in connection with the Services.
- 2. **Blaze IP.** The Services, including logos, trademarks, and code, are owned by Blaze or licensors. Except as expressly allowed, you may not copy, modify, or create derivative works.

6. Acceptable Use & Community Guidelines

You agree **NOT** to:

- Stream or transmit illegal, hateful, violent, or sexually explicit content or content that infringes third-party rights;
- Engage in harassment, doxxing, or hate speech;
- Run scams, phishing schemes, or market unregistered securities;
- Manipulate viewership or tip mechanisms (e.g., wash-tipping, botting);
- Introduce malware or disrupt the Services;
- Use Blaze for money-laundering or sanction-evading purposes. We may remove content or suspend accounts that violate these rules at our sole discretion.

7. Financial Terms

- 1. **Fees.** Blaze charges a platform fee (currently 2 % of on-chain payments) plus network gas fees. We may change fees with 14 days' notice.
- 2. **Payouts & Taxes.** Creators are responsible for reporting and paying all applicable taxes on earnings. Blaze may withhold amounts if required by law.
- 3. **No Custody.** Blaze does not custody user funds. Tips and subscription payments are peer-to-peer smart-contract transfers.

8. Risk Disclosures

- Crypto Volatility: Token prices are highly volatile and may lose value.
- Smart Contract Risk: Bugs may lead to loss of funds; audit does not guarantee security.

 Regulatory Risk: Laws governing digital assets vary and may change. By using Blaze, you accept these risks.

9. Third-Party Links & Integrations

Blaze may integrate third-party wallets, block explorers, or analytics tools. We do not endorse or assume responsibility for third-party content or services.

10. DMCA & Copyright

If you believe content infringes your copyright, submit a takedown notice to **dmca@blaze.stream** with the information required by 17 U.S.C. 512(c)(3). We may remove or disable access and, if warranted, terminate repeat infringers.

11. Privacy

Our **Privacy Notice** explains how we collect and process personal data. By using the Services, you agree to our data practices.

12. Termination

You may stop using Blaze at any time. We may suspend or terminate your access, with or without notice, if you violate these Terms, to comply with legal obligations, or for security reasons. Sections 5, 7, 8, 14, 15, 16, 17, and 18 survive termination.

13. Changes to the Services

Blaze may modify or discontinue features at any time. We will endeavor to provide reasonable notice of material changes.

14. Disclaimers

THE SERVICES ARE PROVIDED "AS IS" AND "AS AVAILABLE" WITHOUT WARRANTIES OF ANY KIND. TO THE MAXIMUM EXTENT PERMITTED BY LAW, WE DISCLAIM ALL IMPLIED WARRANTIES, INCLUDING MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. WE DO NOT WARRANT THAT STREAMS WILL BE UNINTERRUPTED, SECURE, OR ERROR-FREE.

15. Limitation of Liability

TO THE FULLEST EXTENT PERMITTED BY LAW, BLAZE AND ITS OFFICERS, DIRECTORS, EMPLOYEES, AND AGENTS WILL **NOT** BE LIABLE FOR (A) INDIRECT, CONSEQUENTIAL, SPECIAL, OR PUNITIVE DAMAGES OR (B) ANY AMOUNT

EXCEEDING THE GREATER OF (i) \$100 OR (ii) THE TOTAL FEES PAID BY YOU TO BLAZE IN THE 6 MONTHS BEFORE THE CLAIM.

16. Indemnification

You agree to indemnify and hold harmless Blaze and its affiliates from any claims, damages, or expenses arising out of your (a) use of the Services; (b) User Content; (c) violation of these Terms; or (d) violation of any law or third-party right.

17. Governing Law

Unless otherwise required by local law, these Terms are governed by the laws of **England** and **Wales**, without regard to conflict-of-law principles.

18. Dispute Resolution & Arbitration

PLEASE READ THIS SECTION CAREFULLY. Any dispute arising under these Terms will be resolved through binding arbitration administered by the London Court of International Arbitration (LCIA) under its Rules. You waive the right to litigate in court or to participate in a class action. Opt-out: You may decline this arbitration agreement by emailing legal@blaze.stream within 30 days of first accepting the Terms.

19. Miscellaneous

- **Entire Agreement:** These Terms constitute the entire agreement between you and Blaze and supersede all prior understandings.
- Assignment: You may not assign these Terms without our consent. We may assign freely.
- **Severability:** If any provision is unenforceable, the remainder remains in effect.
- No Waiver: Failure to enforce any right is not a waiver.
- Force Majeure: Blaze is not liable for events beyond its reasonable control.

20. Contact

Questions? Email us at support@blaze.stream or write to:

Unset
Blaze Streaming Ltd.
Attn: Legal
Kolektif House Harman Sk 6 Levent Istanbul