#### BUYTOON PLATFORM TERMS OF USE

Last updated: October 2025

These Terms of Use (the Terms") govern access to and use of the BUYTOON Platform (https://buytoon.io) owned by BUYTOON INC., registered in the Republic of Panama.

By accessing or using the Platform, you agree to these Terms and Conditions and the Privacy Policy.

#### 1. Terms and definitions

"Platform" means the website and other digital services of BUYTOON INC. (https://buytoon.io) intended for placement and financing of animation projects.

"Borrower" — BUYTOON INC., which receives borrowed funds in cryptocurrency to finance projects.

"Lender" means a Platform user who provides a loan to BUYTOON INC.

"Project" — an animated film or other creative project funded through the Platform.

### 2. User participation

Registration on the Platform is mandatory for entering into a loan agreement. The user provides a valid email address and a cryptocurrency wallet (TRC-20 or another supported by the network).

Transfer of cryptocurrency to a BUYTOON INC.wallet means acceptance of the loan terms and Conditions and these Terms.

#### 3. Financial conditions

BUYTOON INC. accepts funds from Lenders in the form of an

interest-bearing loan.

The loan is granted without guarantees of profitability and without repurchase obligations, but with the obligation to return the loan body and pay a fixed rate per annum, as well as pay a share of the project's net profit in aggregate to all Lenders.

All payments are made in USDT cryptocurrency or equivalent at the USD exchange rate.

### 4. Payment procedure

BUYTOON INC. undertakes to return the loan body and interest no later than 36 months from the date of conclusion of the contract or 24 months from the start of the official rental of the project (whichever comes first).

Additionally, the Lender receives a share of the project's net profit on a quarterly basis for 3 years from the rental start date.

All payments are made to the specified Lender's crypto wallet.

## 5. Liability of the parties

The borrower is responsible for timely repayment of funds and accurate reporting.

The lender is responsible for the correctness of the provided wallet data and e-mail address.

BUYTOON INC. it is not responsible for losses caused by incorrect banking details or third-party failures of the blockchain network.

## 6. Applicable law and dispute resolution

All disputes are resolved through negotiations.

If no agreement is reached — the dispute is subject to consideration in the competent court of the Republic of Panama.

The applicable law is the law of the Republic of Panama.

# 7. Force majeure

BUYTOON INC. it is exempt from liability for delays and non-fulfillment of obligations caused by force majeure circumstances (sanctions, military actions, blockchain network failures, natural disasters, etc.).

# 8. Final provisions

BUYTOON INC. may update these Terms and Conditions by notifying users via the Platform.

By continuing to use the Platform after the changes, the user agrees to the updated Terms and Conditions.