
TERMS OF SERVICE

Kryp.tax – Last review 15 July 2021.

Kryp.tax is owned and operated by KryptoSkat ApS, CVR no. 42197858, c/o Samar Law Advokatanpartsselskab, Ryesgade 74, 2100 Copenhagen, Denmark (“Kryp.tax”, “We”, “Us”).

These Terms of Service (“Terms”) govern your use of and access to our website, customer support, discussion forums or other interactive areas or services, and our products, such as tax reports (collectively, the “Services”).

1 YOUR AGREEMENT WITH KRYPT.TAX

By using Kryp.tax, you warrant that you have read and reviewed these Terms and you agree to be bound by them. If you do not agree to be bound by these Terms, please exit Kryp.tax. We only agree to provide use of Kryp.tax and the Services to you if you assent to these Terms.

2 THE PLATFORM

Kryp.tax is a dashboard for tracking cryptocurrency assets and performing tax calculations hereon. Kryp.tax may also offers additional paid Services which may include referrals to regulated services, such as access to third-party tax professionals and associated platforms.

Kryp.tax does not offer legal or financial advice, and our Services are provided as is based on the accessible knowledge. We do not warrant that tax calculations made using our Services are correct or that they will be accepted by any national tax authority.

Any and all visitors to Kryp.tax, despite whether they are registered or not, shall be deemed "Users" of the Kryp.tax Services, as described in these Terms. Once an individual registers for the Services, through the process of creating an account, the User shall then be considered a "Member". All Members are also Users. The User and/or Member acknowledges and agrees that the Services provided and made available on and through Kryp.tax are the sole property of Kryp.tax. We may offer the Services or other access on additional mobile applications, which may be made available on various social media networking sites and numerous other platforms and downloadable programs. At our sole and exclusive discretion, we may offer additional Services and/or products, or we may update, modify or revise any current content and Services. If we do so, these Terms shall apply to any and all additional Services and/or products and any and all updated, modified or revised Services unless otherwise stipulated. We hereby reserve the right to cancel and cease offering of any of the aforementioned Services and/or products at our discretion. You, as the end User and/or Member, acknowledge, accept and agree that we shall not be held liable for any such updates, modifications, revisions, suspensions or discontinuance of any of our Services and/or products. Your continued use of the Services provided, after such posting of any updates, changes, and/or modifications, shall constitute your acceptance of such updates, changes and/or modifications, and as such, frequent review of these Terms and all applicable terms and policies should be made by you to ensure you are aware of all terms and policies currently in effect. Should you not agree to the updated, revised or modified terms, you must stop using the provided Services immediately.

3 PRIVACY

When you register, Kryp.tax may collect information such as your email address and depending on the Services you choose, other information, such as billing info. Once you register with Kryp.tax and provide such information, you are no longer anonymous to Us. As a Member, you herein consent to the collection and use of the information provided.

Kryp.tax do not use or process your data for anything else than the provided Services and/or products, and we will never share your data with a third party without your consent.

Kryp.tax reserves the right to access, preserve and/or disclose Member account information and/or content if it is requested to do so by law or in good faith belief that any such action is deemed reasonably necessary for:

1. Compliance with any legal process;
2. Enforcement of these Terms;
3. Responding to any intellectual property claim by any other User, Member or third party;
4. Responding to requests for customer service; or

5. Protecting the rights, property or the personal safety of Kryp.tax, its Users and Members, including the general public.

Kryp.tax reserves the right to include the use of security components that may permit digital information or material to be protected. Such use of information and/or material is subject to usage guidelines and regulations established by Kryp.tax or any other content providers supplying content services to Kryp.tax. You are hereby prohibited from making any attempt to override or circumvent any of the embedded usage rules in our Services. Furthermore, unauthorized reproduction, publication, distribution, or exhibition of any information or materials supplied by our Services, despite whether done so in whole or in part, is expressly prohibited.

4 ACCOUNT

When you set up an account, you are the sole authorized user of your account. You shall be responsible for maintaining the secrecy and confidentiality of your password and for all activities that transpire on or within your account. You are also responsible for ensuring the continued accuracy of any information you may provide to Us. Your registration information will allow you to use Kryp.tax and the Services. You must not share such information with any third party, and if you discover that your identifying information has been compromised, you agree to notify us immediately in writing. All notices should be given to legal@kryp.tax. You are exclusively responsible for your account, including for any act or omission of any user(s) that may access your account, if such act or omission, when undertaken by you, would be deemed a violation of these. Providing false or inaccurate information or using Kryp.tax or the Services to further fraud or unlawful activity is grounds for immediate termination of your Account and use of our Services and/or products.

You hereby acknowledge and agree that Kryp.tax shall not be held liable for any loss and/or damage arising from any failure to comply with these Terms.

Furthermore, you agree not to make use of Kryp.tax's Services for the purpose of:

5 CONTENT

Kryp.tax does not lay claim to ownership of any content submitted by any Member or User. You hereby grant Kryp.tax the following worldwide, royaltyfree and non-exclusive licenses, as applicable:

1. The license to use, distribute, reproduce, modify, adapt, publicly perform and/or publicly display content submitted or made available for inclusion on the publicly accessible areas of Kryp.tax. This license is for the sole purpose of providing and promoting the specific area to which this content was placed and/or made available for viewing. This license shall be available so long as you are a Member of Kryp.tax and shall terminate at the termination of these Terms or at such time as when you elect to discontinue your subscription.

2. The license to use, distribute, reproduce, modify, adapt, publish, translate, publicly perform and/or publicly display any other content submitted or made available for inclusion on the publicly accessible areas of Kryp.tax, whether in whole or in part, and the incorporation of any such content into other works in any arrangement or medium current used or later developed.

3. The license to use, for the sole purposes of providing the Services to you, any financial or cryptocurrency information you may provide to Us, including but not limited to prior history of cryptocurrency investing, personal cryptocurrency portfolio data, and prior tax information. This license is nonexclusive and revocable at any time. You hereby expressly consent to allow us to use any personal information for the sole and express purpose of providing the Services to you.

6 INDEMNIFICATION

You hereby agree to indemnify and hold Kryp.tax, our subsidiaries, affiliates, agents, employees, officers, partners and/or licensors harmless against any and all claims or demands, including reasonable attorney's fees, which may arise from or relate to your use or misuse of Kryp.tax or the Services, your breach of these Terms, or your conduct or actions or the conduct or actions of any other Kryp.tax user. You will fully cooperate with us in the defence of any such claim, action, or matter.

7 DISCLAIMERS OF WARRANTIES

Unless stated in the Terms, the Services are provided "AS-IS." To the maximum extent permitted by law, we disclaim all warranties, express or implied, including the implied warranties of non-infringement, merchantability, and fitness for a particular purpose. We make no commitments about the content within the Services. We further disclaim any warranty that (A) the Services will meet your requirements or will be constantly available, uninterrupted, timely, secure, or error-free; (B) the results obtained from the use of the Services will be effective, accurate, or reliable; (C) the quality of the Services will meet your expectations; or (D) any errors or defects in the Services will be corrected.

8 LIMITATION OF LIABILITY

Unless stated in the Terms, we are not liable to you or anyone else for any special, incidental, indirect, consequential, moral, exemplary or punitive damages whatsoever, regardless of cause, including losses and damages (A) resulting from loss of use, data, reputation, revenue, or profits; (B) based on any theory of liability, including breach of contract or warranty, negligence, or other tortious action; or (C) arising out of or in connection with your use of or access to the Services. Nothing in the Terms limits or excludes our liability for gross negligence.

Our total liability in any matter arising out of or related to the Terms is limited to the greater of (A) DKK 1,000; or (B) the aggregate amount that you paid for access to the Services during the one-year period preceding the event giving rise to the liability.

These limitations and exclusions in this section 8 (Limitation of Liability) apply to the maximum extent permitted by law even if (A) a remedy does not fully compensate you for any losses or fails of its essential purpose; or (B) we knew or should have known about the possibility of damages.

These Terms set forth the entire liability of Kryp.tax and its affiliates as well as your exclusive remedy with respect to access and use of the Services.

9 TERMINATION

As a Member of Kryp.tax, you may cancel or terminate your account, associated email address and/or access to our Services via the settings page at any time. As a member, you agree that the Kryp.tax may, without any prior notice, immediately suspend, terminate, discontinue and/or limit your account, any email associated with your account, and access to any of our Services. The cause for such termination, discontinuance, suspension and/or limitation of access shall include, but is not limited to:

1. Any breach or violation of these Terms or any other incorporated
2. By way of requests from law enforcement or any other governmental agencies;
3. The discontinuance, alteration and/or material modification to our Services, or any part thereof;
4. Unexpected technical or security issues and/or problems;
5. Any extended periods of inactivity;
6. Any engagement by you in any fraudulent or illegal activities; and/or
7. The non-payment of any associated fees that may be owed by you in connection with the Services.

Furthermore, you herein agree that any and all terminations, suspensions, discontinuances, and or limitations of access for cause shall be made at our sole discretion and that we shall not be liable to you or any other third party with regards to the termination of your account, associated email address and/or access to any of our Services.

10 ENTIRE AGREEMENT

These Terms constitutes the entire understanding between the Parties with respect to any and all use of Kryp.tax or any of the Services thereon. These Terms supersedes and replaces

all prior or contemporaneous agreements or understandings, written or oral, regarding the use of Kryp.tax. You may also be subject to additional terms and conditions when you use or purchase certain other Services, affiliate Services, third-party content or third-party software.

11 LAW AND VENUE

These Terms and any dispute or claim relating to these Terms shall be governed by and construed in accordance with Danish law (disregarding its conflicts of law rules).

Any dispute arising out of or in connection with these Terms and/or any use of the Services, including any disputes regarding the existence, validity, or termination thereof, shall be settled by the city court of Copenhagen as the first instance.

Any and all inquiries regarding these Terms shall be directed to legal@kryp.tax.