



Ciforus Terms of Service

Core service terms for website access, future app use, and token-related flows

Brand	Ciforus
Series	Legal and trust documentation
Prepared	April 2026
Status	Launch-ready draft

This document reflects the current Ciforus product, token, privacy, and launch narrative and should be reviewed by users before interactions.



Effective Date: April 4, 2026

Document Status: Terms for launch preparation

Applies To: ciforus.com, related launch pages, wait-list forms, future app services, and token-related access or onboarding flows operated under the Ciforus brand

Important Notice

These Terms of Service govern your access to and use of the Ciforus website, launch pages, wait-list forms, future application services, and related token or ecosystem features operated under the Ciforus brand.

By using Ciforus, you agree to these Terms. If you do not agree, do not use the service.

These Terms are designed to support a privacy-first, crypto-native service while keeping risk, liability, and operational expectations realistic.

1. Who Is Providing the Service

For these Terms, **Ciforus, we, us, and our** mean the entity or entities operating Ciforus-branded services, websites, launch communications, and related infrastructure.

2. Scope of the Service

Ciforus may include, now or later:

- the main website and public informational pages
- wait-list and launch-notification forms
- private communication tools
- encrypted storage and secure notes
- wallet-aware identity or verification features
- account protection and recovery tools
- crypto-native billing or Pay Links
- CIFORUS token-related interfaces, onboarding, or eligibility checks

Not every feature described on the website is available immediately. Some features may be in launch preparation, staged rollout, limited release, or future roadmap status.

3. Eligibility

You may use Ciforus only if:

- you have legal capacity to agree to these Terms



- you are at least the minimum legal age required in your jurisdiction
- your use of the service is not prohibited by applicable law
- you are not located in, ordinarily resident in, or acting from a jurisdiction where the service or token participation is restricted or prohibited
- you are not a sanctioned person or acting on behalf of one

Ciforus may request additional verification where required for security, compliance, fraud prevention, or token-related participation.

4. Accounts, Credentials, and Wallet Responsibility

You are responsible for:

- keeping account credentials, wallet access, devices, and recovery materials secure
- maintaining accurate registration or contact information
- ensuring that your wallet activity, keys, and addresses are under your lawful control
- all activity that occurs through your account, devices, wallets, or credentials unless caused solely by Ciforus misconduct

Ciforus is not responsible for losses caused by:

- compromised wallets or private keys
- phishing, impersonation, or social-engineering attacks against you
- weak password hygiene or insecure recovery practices
- unsupported wallet tools or third-party wallet failures

5. Acceptable Use

You may not use Ciforus to:

- violate any law, regulation, sanctions rule, or court order
- commit fraud, theft, market abuse, money laundering, terrorist financing, or deceptive conduct
- distribute malware, spyware, credential-harvesting tools, or harmful code
- interfere with the stability, security, or availability of the service
- probe, attack, or bypass access controls or technical restrictions
- upload or transmit content you do not have the right to use
- harass, threaten, exploit, dox, impersonate, or abuse other users
- use the service to support unlawful, harmful, or clearly abusive conduct



Ciforus may suspend, block, investigate, or remove access where it reasonably believes these Terms, the law, or platform integrity require it.

6. Privacy-First Service Design and Technical Limits

Ciforus is built around privacy-first architecture, encryption-focused design, wallet-aware identity, and reduced unnecessary exposure. That privacy posture also creates practical tradeoffs.

You understand and accept that:

- certain convenience features may be limited where they conflict with stronger privacy boundaries
- some content may not be broadly searchable on the server side by design
- some modules may rely on cryptographic controls that reduce platform-side visibility
- feature behavior may differ depending on whether an interaction is entirely within the Ciforus environment or involves external systems

Ciforus may describe its privacy and security model publicly, but it does not promise that every feature operates with identical confidentiality boundaries in every context.

7. Wait-list and Launch Communications

If you submit a wait-list form or launch inquiry:

- you agree that Ciforus may contact you about launch timing, product availability, token opening notices, policy updates, or related service information
- submitting a wait-list form does not guarantee account approval, token allocation, early access, or any specific commercial right
- Ciforus may close, pause, or change launch programs at any time

8. Fees, Billing, and Crypto Payments

Ciforus may offer paid plans, crypto-native billing, premium upgrades, and token-related utility flows. Pricing, billing methods, supported assets, eligibility rules, and access terms may change over time.

Unless Ciforus expressly states otherwise:

- pricing is shown for informational purposes and may be updated before checkout
- supported payment assets, billing flows, and entitlement logic may vary by product stage or jurisdiction
- transaction fees, gas fees, slippage, wallet fees, or network fees are your responsibility
- third-party wallets, exchanges, or payment tools are used at your own risk



9. Token Terms and Finality of Purchase

If Ciforus offers token access, presale participation, or token-related purchase flows:

- CIFORUS is presented as a utility token tied to a broader ecosystem and not as a share of ownership in Ciforus
- nothing on the site is financial, legal, tax, or investment advice
- you are solely responsible for evaluating token participation and obtaining independent advice where needed
- completed token purchases are **final and non-refundable**, except where non-waivable mandatory law requires otherwise
- pending submissions, blocked transactions, or eligibility reviews may be delayed, rejected, or canceled if risk, compliance, technical, or legal concerns arise

Ciforus may impose additional token-related terms, vesting terms, jurisdiction rules, or onboarding requirements before allowing participation.

10. Intellectual Property

Unless expressly stated otherwise, all Ciforus content, branding, design, copy, graphics, software, documentation, and site materials are owned by Ciforus or its licensors and are protected by applicable intellectual-property laws.

You may not copy, modify, distribute, resell, reverse engineer, or exploit Ciforus materials beyond the limited rights needed for normal personal or internal business use of the service.

11. Third-Party Services and External Links

Ciforus may link to or integrate with third-party wallets, blockchain networks, infrastructure providers, payment tools, analytics tools, communications providers, or public block explorers. Ciforus is not responsible for the availability, accuracy, security, or policies of those third parties.

12. Availability, Changes, and Service Suspension

Ciforus may modify, pause, or discontinue any part of the service at any time, with or without notice, including for:

- maintenance
- security hardening
- compliance review
- launch-stage adjustments
- infrastructure migration



- abuse prevention
- legal or commercial reasons

Ciforus does not promise uninterrupted or error-free operation. Launch-phase features, wait-list tools, and future app modules may change rapidly.

13. Service Quality Standard

Ciforus may publish a Service Quality Standard or similar operational guide. Unless a separate written agreement expressly says otherwise, that standard is a service objective document only. It is **not** a guaranteed SLA, warranty, or contractual promise of uptime, response time, performance, or support outcome.

14. Disclaimers

To the fullest extent permitted by law, Ciforus is provided on an **as is, as available, and best efforts** basis.

Ciforus disclaims warranties of any kind, whether express, implied, statutory, or otherwise, including implied warranties of merchantability, fitness for a particular purpose, title, non-infringement, uninterrupted availability, or guaranteed security.

Ciforus does not guarantee:

- uninterrupted availability
- error-free performance
- perfect security
- compatibility with all devices, wallets, or networks
- future token value, liquidity, exchange listing, or market outcome
- that any roadmap item will launch on any specific date

15. Limitation of Liability

To the fullest extent permitted by law, Ciforus and its operators, affiliates, personnel, contractors, licensors, and service providers will not be liable for any indirect, incidental, special, consequential, exemplary, or punitive damages, including loss of profits, token losses, lost opportunity, lost data, reputational harm, or business interruption.

To the fullest extent permitted by law, the aggregate liability of Ciforus for claims arising out of or relating to the service will not exceed the greater of:

- the amount you paid directly to Ciforus for the specific service giving rise to the claim in the twelve months before the claim.



This limitation applies even if a remedy fails of its essential purpose.

16. Indemnity

You agree to defend, indemnify, and hold harmless Ciforus and its operators, affiliates, personnel, contractors, and service providers from claims, liabilities, losses, damages, and expenses arising out of:

- your misuse of the service
- your violation of these Terms
- your violation of law or third-party rights
- your wallet activity, token participation, or use of third-party tools in connection with Ciforus

17. Suspension and Termination

Ciforus may suspend, restrict, or terminate access at any time where it reasonably believes doing so is necessary for security, platform integrity, legal compliance, or risk control.

You may stop using Ciforus at any time. Sections that by their nature should survive termination will survive, including those on ownership, disclaimers, liability, indemnity, token finality, and dispute handling.

18. Governing Law and Disputes

These Terms are governed by the laws of the jurisdiction in which the operating Ciforus entity is established, unless mandatory local law requires otherwise.

Any dispute will be subject to the exclusive jurisdiction of the competent courts of that operating jurisdiction, except where mandatory consumer law provides a different rule.

19. Changes to These Terms

Ciforus may update these Terms from time to time to reflect changes in the service, launch process, legal obligations, or token ecosystem. The updated Terms become effective when posted unless a later date is stated.

20. Contact

Questions, complaints, legal notices, and requests related to these Terms may be directed through the official Ciforus contact details or legal channels published on the Ciforus website.



21. Drafting Notes

These Terms were drafted to align with the current Ciforus product narrative, token positioning, privacy architecture, crypto-native billing model, and launch-stage operating posture. They are intended as a serious launch draft, not a substitute for legal advice.