

# Chasing Crowns — Terms and Conditions

Last updated: 9 September 2025

## 1) What this covers

These terms cover the Project: the website (chasingcrowns.club and any related domains), all pages and interfaces, any displays, lists, titles, badges, cards, walls, or other places where status is shown, any smart-contract interactions we publish, any integrations with third parties (for example, payment and data services), and our social or promotional materials. If you use any part of the Project, you agree to these terms.

## 2) Who may use

You must be 18 or older, legally allowed to participate where you live, and you must not use illegal funds. You confirm you are not on any sanctions list and are not using tools intended to hide the source of illicit funds. We may refuse or end anyone's access, block addresses, or block regions at our discretion.

## 3) No Promises / Not Financial Advice

Payments are voluntary tips/donations to support the Project. They do not buy tokens, equity, revenue share, dividends, interest, goods, or services, and give no entitlement of any kind. Nothing here is investment, legal, tax, or financial advice. Participation is at your own risk.

## 4) Game mechanics only

Displays (leaderboards, titles like "King" or "Emperor," badges, cards, lists, "kingdoms," or similar) are on-chain status displays only. They are not prizes, lotteries, raffles, sweepstakes, or other chance-based contests. Titles are visible labels with no monetary value and no rights.

## 5) Eligibility, restrictions, and our right to refuse

By participating, you confirm you are legally allowed where you live, 18+, not on any sanctions list, and not using stolen funds or tools intended to conceal illicit proceeds, and that you will comply with anti-money-laundering and counter-terrorist-financing laws in your jurisdiction. We may refuse or revoke participation, block addresses, geo-block regions, or ignore/discard payments we reasonably suspect violate these terms or applicable law. We may request information to assess compliance.

## 6) Right to change, pause, or end

We may modify rules, scoring, titles, badge logic, display logic, names, or layouts; pause or end the Project; correct errors; or make other changes at any time, with or without notice. Posting changes on the site is sufficient notice. If you keep using the Project after a change, you accept the change.

## **7) Accuracy, data sources, and uptime**

Displays are derived from public blockchains and third-party indexers or data sources. Data may lag, be incomplete, or be wrong. The blockchain is the final record. The Project may be slow, interrupted, or offline; uptime and correctness are not guaranteed. We may fix obvious mistakes retroactively but do not have to, and we are not responsible for inaccuracies, omissions, or downtime.

## **8) Non-refundable**

All tips/donations are final and non-refundable, including if rules change, mechanics pause or end, your display status is incorrect, or your status changes because others paid more.

## **9) No custody / Keys**

We do not custody user funds and cannot help with lost private keys, seed phrases, wallet access, mis-sent transactions, or fee refunds.

## **10) Third-party services (including Juicebox)**

Payments, wallets, nodes, indexers, subgraphs, hosting, analytics, content delivery networks, and similar are often run by independent third parties (for example, Juicebox). We do not operate those services and do not control their fees, security, uptime, or policies. You use them at your own risk. We are not responsible for their actions, errors, outages, or losses.

## **11) Intellectual property**

Copyright © 2025 Chasing Crowns. All rights reserved. No license is granted. You may not copy, reproduce, screenshot, screen-record, download, archive, scrape, crawl, mine, mirror, frame, hotlink, publish, display, distribute, or create derivative works from any part of the Project or its content — including artwork and illustrations, logos and marks, code, text, layouts, graphics, data compilations, and the selection and arrangement of those elements — and you may not use any of it for artificial-intelligence or machine-learning training, embeddings, or text/data mining. Open-source components remain licensed by their original authors; that does not give you any rights in our content.

## **12) Digital collectibles / Future rewards**

Viewing our content grants no rights to tokenize, mint, list, merchandise, or otherwise commercialize it. Any future rewards, drops, perks, or digital collectibles are discretionary and may be changed, withheld, voided, or discontinued — even if previously shown as “eligible.” If we later issue NFTs or other digital collectibles, holder rights will be defined only by the specific written license published with that item.

## **13) License to display wallets and promotion**

By participating, you grant us a non-exclusive, worldwide, royalty-free license to display and re-display on the Project: your public wallet address and/or ENS name, payment amounts, timestamps, and derived leaderboard or status positions from public on-chain data; and to use screenshots or re-creations of those public displays in promotional, editorial, or analytical materials derived from public data. If you ask us to minimise ENS labelling for your address on our interface, we will try to do so where feasible (this cannot alter public blockchain records).

## **14) Third-party marks**

All third-party names and marks (for example, ETH, ENS) belong to their respective owners and are used only for descriptive purposes.

## **15) No advice; “as-is”; limitation of liability**

Nothing here is investment, legal, tax, or financial advice. The Project is provided “as is” and “as available,” without warranties of any kind, whether express, implied, or statutory (including merchantability, fitness for a particular purpose, title, and non-infringement). To the maximum extent permitted by law, we will not be liable for any direct, indirect, incidental, special, consequential, exemplary, or punitive damages; loss of profits, funds, revenue, data, goodwill, reputation, or other intangible losses; security breaches; contract or protocol failures; third-party outages; display errors; or opportunity costs, arising out of or related to your use or inability to use the Project, on-chain interactions, or third-party services, whether based in contract, delict/tort (including negligence), strict liability, or otherwise—even if advised of the possibility.

## **16) Force majeure**

We are not responsible for delays or failures caused by events beyond our reasonable control (for example, network outages, chain reorganisations, denial-of-service attacks, exploits, regulatory actions, wars, natural disasters, or utility failures).

## **17) Taxes and responsibility**

You are responsible for your own reporting, taxes, record-keeping, and compliance in your jurisdiction. On-chain activity is public; ensure your participation is lawful where you are.

## **18) Conduct**

Do not attempt to exploit bugs, attack the site, spam, or manipulate displays. We may remove titles, badges, or other honours, and may block participation linked to abuse.

## **19) Enforcement and costs — user responsibility**

You are responsible for all costs and legal fees (including lawyers’ fees) that we incur to investigate, prevent, stop, remedy, or otherwise enforce any actual or suspected breach of these terms, regardless of the outcome of any dispute. This responsibility applies before any case is filed, during any case, and after any judgment or settlement. Amounts are due on invoice and accrue interest at the maximum lawful rate from the date incurred. This obligation is in addition to all other rights and

remedies and survives the end of your use of the Project.

## **20) Laws, disputes, and severability**

These terms are governed by applicable law to the maximum extent permitted where you access or use the Project. Any dispute will be brought in a competent court with appropriate jurisdiction as determined by applicable law. If any clause is unenforceable, the rest still applies. These terms are the whole agreement about your use of the Project.

## **21) Contact**

Say hey anytime:

[house@chasingcrowns.club](mailto:house@chasingcrowns.club)