

Crytter Terms, Conditions, and Disclaimers

Introduction

Welcome to Crytter.com ("we", "our", "us", or "Crytter"). These Terms and Conditions ("Terms") govern your access to and use of our website at CrytToken.io (the "Website"), the \$CRYT token, smart contracts, presale, staking features, and any related services (collectively, the "Services"). By accessing or using the Services, you agree to be bound by these Terms, the Disclaimers (which are incorporated herein), and our Privacy Policy. If you do not agree, you must immediately cease use.

Crytter is a high-risk meme coin with no utility, no intrinsic value, and no guarantees. See Disclaimers for full risks and regulatory status.

Disclaimers

- 1. Compliance Confirmation and Non-Binding Nature:** Crytter LTD and its directors confirm that this crypto-asset whitepaper complies with relevant regulations, including MiCA Title III, and that, to the best of their knowledge, the information presented is fair, clear, and not misleading, with no material omissions. This document is non-binding, for informational purposes only, and does not constitute legal, financial, investment, tax, or any other advice. It is not a prospectus under EU Regulation (EU) 2017/1129, MiFID II, MiCA, or equivalents. The offer of \$CRYT does not constitute a solicitation for financial instruments. No warranties on accuracy, completeness, or suitability; all liability disclaimed to the fullest extent permitted by law. Unforeseen changes will be communicated via official channels (e.g., Website, X). Crytter is decentralized, community-driven, with no central issuer—launched for entertainment purposes only, not an investment, and no post-launch control. Do your own research (DYOR); beware of scams imitating this project.
- 2. Informational Purposes Only:** Information on Crytter (features, Solana integration, gameplay) is informational only, not advice, recommendation, or endorsement of \$CRYT. Forward-looking statements subject to risks; base decisions on full document. No price predictions or promises of value.
- 3. No Affiliations or Infringements:** No external affiliations; all materials original and vetted by independent experts for no IP infringement. Users agree not to imply affiliations.
- 4. Limitation of Team Liability:** The Team assumes no liability for losses unless from proven intentional fraud or willful misconduct (proven beyond reasonable doubt). Global operations; good-faith contributions; no post-launch involvement with renounced ownership and burned liquidity. No personal/vicarious liability. The Team has no obligation to continue development, maintain the project, or provide updates/support post-launch—project may be discontinued at any time without notice or liability.

5. **User Responsibility and General Risks:** Users solely responsible for decisions and compliance (laws, taxes, AML/KYC, sanctions). \$CRYT is high-risk with no value/guarantees: may lose all value, become illiquid/non-transferable, or fail due to volatility, hacks, exploits, or events—like a casino with high stakes and potential total loss. Conduct due diligence; prepare for total loss; beware of behavioral biases driving speculation.
6. **MiCA-Aligned Risks:** \$CRYT may lose value (no price guarantee); illiquid/ non-transferable; no rewards/guarantees; volatile due to sentiment; not covered by EU compensation/deposit schemes; regulatory changes may restrict use.
7. **Regulatory Status:** Per SEC’s February 27, 2025, Staff Statement (and 2025 guidance), \$CRYT not a security under Howey Test—no profit expectations from efforts. No securities protections. Classifications may change; may be CFTC commodity—comply with regulations. No targeting of restricted jurisdictions; users confirm compliance.
8. **Waivers, Withdrawal, Dispute Resolution:** Engagement acknowledges entertainment-only, no profits, waiver of class actions. 14-day withdrawal for retail (no fees except blockchain; email CryptoCrytters@gmail.com with details; final post-launch). Disputes via individual arbitration (SIAC rules, Singapore/Switzerland/non-U.S., loser pays). Claims barred after 14 days. Team indemnified unless fraud.
9. **Additional Risks and Compliance:** Not exhaustive (e.g., downturns, failures); assume total loss. Tax/AML user responsibility. Data compliant with GDPR/MiCA/CCPA; no security warranties. Organic promotion only.