AURORA KUDOS PROGRAM TERMS AND CONDITIONS

Updated as of 26.02.2025

These Terms and Conditions ("Terms") apply to your access to and use of the Aurora Kudos Program provided by Aurora DAO Ltd., ("Aurora," "we," "us," or "Company").

These Terms do not alter the terms or conditions of any other agreement You may have with Aurora for products, services, or otherwise (collectively, "Agreement"). To the extent there is a conflict between any Agreement and these Terms, the terms of the Agreement shall prevail.

The Aurora Kudos Program ("**Program**") is a community engagement initiative designed to incentivize participation through non-monetary reputation tokens ("**Kudos**"). Participation in the Program is voluntary and subject to the following terms.

1. Definitions

- a. User and/or You an individual over 18 years old who can be identified, directly or indirectly, in particular by reference to an identifier such as a name, an identification number, location information, an online identifier, or any relevant factors of the individual.
- b. Aurora Kudos a rewards program created by Aurora Labs Limited to incentivize and recognize contributions within the Aurora ecosystem.
- c. Device any device that can access the Aurora Kudos Program using an Internet connection.
- d. Privacy Policy the terms which set out how we will deal with confidential and personal information received from You via the Aurora Kudos Program. The Privacy Policy is accessible at https://auroralabs.dev/privacy.
- e. Service refers to the Aurora Kudos Program, which allows eligible Users to earn, track, and redeem Kudos based on their engagement with Aurora's ecosystem.
- f. Third-party Social Media Service any products, services, data, information, or other content that may be displayed, contained, or made available by the Service and is supplied by a third party.

2. Acknowledgement

These are the Terms governing the participation in the Program and set out the rights and obligations of all Users regarding its Participation.

Acceptance and compliance with these Terms are requirements for accessing and using the Program. All Users who access it, including visitors, are subject to these Terms. By accessing or participating in the Program, You agree to be bound by these Terms.

If You disagree with any part of these Terms, then You may not participate in the Program.

Your access to and participating is also contingent on Your acceptance and compliance with the Company's Privacy Policy. Our Privacy Policy explains procedures for collecting, using, and disclosing Your personal (Wallet address and discord username) information when You use the Aurora Kudos Program, as well as Your privacy rights and how the law protects You.

Please read Our Privacy Policy carefully before participating in the Program.

3. User Representations

By using the Aurora Kudos Program, You represent and warrant that:

- all registration information You submit will be true, accurate, current, and complete;
- You will maintain the accuracy of such information and promptly update such registration information as necessary;
- You have the legal capacity, and You agree to comply with these Terms;
- You are not a minor in the jurisdiction in which You reside;
- You will not use the Service for any illegal or unauthorized purpose; and
- Your use of the Service will not violate any applicable law or regulation.
- If You provide any information that is untrue, inaccurate, out-of-date, or incomplete, we reserve the right to suspend or terminate your account and forbid any further participation.

4. Earning and Redeeming Aurora Kudos

4.1 Earning Kudos

Users may earn Aurora Kudos through various activities within the Aurora ecosystem, including but not limited to:

- Contributing to open-source projects
- Engaging with community events and discussions
- Referring new Users

Completing specific tasks or challenges
 Aurora reserves the right to modify or discontinue earning mechanisms at any time without prior notice.

4.2 Redeeming Kudos

Kudos may be redeemed for rewards as determined by Aurora. Redemption options may include:

- Exclusive access to events or features
- Digital or physical merchandise
- Discounts on Aurora-related services
 Redemptions are subject to availability, and Aurora reserves the right to change, limit, or revoke redemption options at its discretion.

4.3 Kudos Expiration and Limitations

Aurora Kudos have no monetary value and cannot be exchanged for cash. They may expire if not redeemed within a specified period, as determined by Aurora. Aurora reserves the right to revoke Kudos from any User found to be engaging in fraudulent or abusive activity.

5. Intellectual Property

All content and materials related to the Aurora Kudos Program, including but not limited to software, documentation, trademarks, and branding elements, remain the exclusive property of Aurora or its licensors.

6. Third-Party Services and Links

The Aurora Kudos Program may include links to third-party websites or services. Aurora is not responsible for the content, accuracy, or policies of these third parties. You access third-party services at your own risk.

7. Indemnification

You agree to indemnify and hold Aurora harmless from any claims, liabilities, damages, or expenses arising from Your participation in the Aurora Kudos Program, including but not limited to any violations of these Terms.

8. Disclaimers and Limitation of Liability

The Aurora Kudos Program is provided "AS IS" without warranties of any kind. Aurora disclaims all liability for any loss or damage resulting from participation in the program, including but not limited to errors, technical issues, or unavailability of rewards.

Aurora reserves the right to modify these Terms at any time. Continued use of the Service after changes are posted constitutes acceptance of the revised Terms.

9. Governing Law and Dispute Resolution

All matters relating to the Interfaces and these Terms of Service, and any dispute or claim arising therefrom or related thereto (in each case, including non-contractual disputes or claims), shall be governed by and construed in accordance with the law of Gibraltar.

Any legal suit, action, or proceeding arising out of, or related to, the Interfaces and these Terms of Service shall be instituted exclusively in the courts of the Gibraltar, although we retain the right to bring any suit, action, or proceeding against you for breach of these Terms of Service in your country of residence or any other relevant country. You waive any and all objections to the exercise of jurisdiction over you by such courts and to venue in such courts.

At our or our sole discretion, as applicable, we or they may require you to submit any disputes arising under these Terms of Service, or in connection with your use of the Interfaces—including disputes concerning their interpretation, violation, invalidity, non-performance, or termination—to final and binding arbitration under the Rules of Arbitration of the Gibraltar Arbitration Act of 1895 and any amendments or successor legislation in force at the time of the dispute.

ANY DISPUTE, CONTROVERSY OR CLAIM ARISING OUT OF, RELATING TO OR IN CONNECTION WITH THESE TERMS, THE INTERFACES (OR ANY PORTION OR ALL OF THE FOREGOING), INCLUDING THE BREACH, TERMINATION OR VALIDITY OF THESE TERMS, SHALL BE FINALLY RESOLVED BY ARBITRATION. THE TRIBUNAL SHALL HAVE THE POWER TO RULE ON ANY CHALLENGE TO ITS OWN JURISDICTION OR TO THE VALIDITY OR ENFORCEABILITY OF ANY PORTION OF THE AGREEMENT TO ARBITRATE. THE PARTIES AGREE TO ARBITRATE SOLELY ON AN INDIVIDUAL BASIS, AND THAT THIS AGREEMENT DOES NOT PERMIT CLASS ARBITRATION OR ANY CLAIMS BROUGHT AS A PLAINTIFF OR CLASS MEMBER IN ANY CLASS OR REPRESENTATIVE ARBITRATION PROCEEDING. THE ARBITRAL TRIBUNAL MAY NOT CONSOLIDATE MORE THAN ONE PERSON'S CLAIMS, AND MAY NOT OTHERWISE PRESIDE OVER ANY FORM OF A REPRESENTATIVE OR CLASS PROCEEDING.

Limitation on Time to File Claims

ANY CAUSE OF ACTION OR CLAIM YOU MAY HAVE ARISING OUT OF OR RELATING TO THESE TERMS OF USE OR THE INTERFACES MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES, OTHERWISE, SUCH CAUSE OF ACTION OR CLAIM IS PERMANENTLY BARRED.

10. No Financial or Legal Obligation

The issuance of Kudos tokens does not create any financial, contractual, or legal obligation between participants and Aurora or its affiliates.

Kudos tokens are for recognition and engagement purposes only and do not represent financial assets, securities, or ownership rights.

11. Reward Distribution

Rewards in Kudos are distributed at the sole discretion of Aurora and its Program administrators.

Aurora reserves the right to modify, suspend, or terminate the Program or adjust reward structures at any time without prior notice.

12. No Value or Redemption

Kudos tokens have no intrinsic or exchangeable value and are not redeemable for fiat currency, cryptocurrency, or other assets outside of the Program.

Aurora does not guarantee the continued availability, functionality, or usability of Kudos tokens.

By participating in the Aurora Kudos Program, users acknowledge and accept these terms. Aurora reserves the right to amend this disclaimer as necessary.

13. Contact Us

If You have any questions about these Terms, You can contact us at support@aurora.dev.