

GTG Terms of Service

Last updated on 10 July 2025.

Introduction

1. This website (<https://www.gtg.education/>) (**Website**) is operated by Algresa Pty Ltd (ACN 674 820 270) trading as GTG (**GTG**), as are the social media accounts or profiles available at X (<https://x.com/greenytrades>), YouTube (https://www.youtube.com/@greeny_trades), Instagram (<https://www.instagram.com/greenytrades/reels/>) and LinkedIn (<https://www.linkedin.com/in/greenytrades/>) (**Official Social Media**).

What we do

2. We're here to provide the best crypto education and crypto educational community.
3. Our Website displays our Subscription Products, and what is included and pricing per Subscription Product. Inclusions and pricing are subject to change from time to time.

What we don't do

4. Neither we nor any subscribers in our community nor non-members that may post on our Official Social Media provide financial, legal, tax or professional advice. You are responsible for seeking your own independent advice based on your circumstances before you act on any Content provided via our Website, Official Social Media or Subscription Products. We do not provide any guarantees of financial or non-financial outcomes and all Content is made available and discussed on our Website, Official Social Media and through our Subscription Products on an educational and information basis only.
5. We do not hold an Australian Financial Services Licence and do not provide financial services or financial products, so you do not have the protections that are afforded to consumers of licensed financial services businesses and regulated financial products if you suffer financial loss. At all times, especially when time-sensitive information is made available on our Website, Official Social Media and Subscription Products, you must seek your own advice, take your own precautions, and do your own research.

Terms

6. By accessing and/or using our Website, Official Social Media and Subscription Products, you agree to these Terms of Service, which include our Privacy Policy (**Terms**).

7. From time to time, we'll need to update these Terms. When we do, we'll publish the updated Terms on our Website and our Discord Server.
8. At any time, you can submit a message to [greeny.eth@outlook.com] to suggest updates to any Terms that you feel are unclear, unfair or unreasonable.
9. To access and use our Website, Official Social Media, Subscription Products and Content, you agree that you:
 - a. are at least eighteen years old,
 - b. will stop using our Website, Official Social Media, Subscription Products and Content if you do not agree to these Terms or any updated Terms – but if you keep using our Website, Official Social Media, Subscription Products and Content we can treat you as having agreed to these Terms or any updated Terms,
 - c. will take your own precautions when using our Website, Official Social Media, Subscription Products and Content to ensure your safety and the safety of your software and devices,
 - d. will obtain advice from your own lawyer and professional advisers and not rely on our Website, Official Social Media, Subscription Products and Content,
 - e. have the capacity to agree to these Terms,
 - f. if using our Website, Official Social Media, Subscription Products and Content on behalf of a legal entity (such as your employer), have the authority to bind that legal entity to these Terms (and all references to 'you' and 'your' in these Terms will be taken to be references to that legal entity),
 - g. will not modify, copy, distribute, transmit, display, perform, reproduce, publish, license, commercially exploit, create derivative works from, transfer, or sell the Website, Official Social Media, Subscription Products or any Content,
 - h. will not use our Website, Official Social Media, Subscription Products and Content to further any commercial purpose, unless written consent is obtained from us prior to any intended such use, and you are not granted or transferred any rights, title, or interest to this Website, Official Social Media, Subscription Products and Content other than a non-exclusive and royalty free limited licence to use the Website, Official Social Media, Subscription Products and Content in accordance with these Terms, and
 - i. will not do any act that we would deem to be inappropriate, is unlawful or is prohibited by any laws applicable to our Website, Official Social Media, Subscription Products and Content.

10. When you subscribe to a Subscription Product, you authorise us to charge your selected payment method on a recurring basis (e.g. monthly or annually, as selected). All Subscription Products auto-renew unless cancelled before the renewal date.

Collection Notice

11. We collect and handle personal information about you to accept and consider your application to subscribe for our Subscription Products, to respond to your enquiries, and for purposes otherwise set out in our Privacy Policy.

12. By providing your personal information to us, you consent to the collection, use, storage and disclosure of that information as described in the Privacy Policy and these Terms.

13. We may disclose that information to third parties that help us deliver, maintain and update our Website, Official Social Media, Subscription Products and Content or as required by law. If you do not provide this information, we may not be able to provide the Website, Official Social Media, Subscription Products and Content.

14. Our Privacy Policy explains:

- a. how we store and use, and how you may access and correct your personal information;
- b. how you can lodge a complaint regarding the handling of your personal information; and
- c. how we will handle any complaint.

15. If you would like any further information about our privacy policies or practices, please contact us at [greeny.eth@outlook.com].

Liability

16. To the maximum extent permitted by law, we are not liable to you or anyone else:

- a. if errors occur in the information on the Website, Official Social Media, Subscription Products and Content or if that information is not up to date,
- b. if interference with or damage to your computer systems occurs in connection with the use of this Website, Official Social Media, Subscription Products and Content or a linked website or application,
- c. for any direct and indirect loss, damage or expense – irrespective of the manner in which it occurs – which may be suffered due to your use of our Website, Official Social Media, Subscription Products and Content, or as a result of the inaccessibility of the Website, Official Social Media, Subscription Products and Content and/or the fact that certain information is incorrect, incomplete or not up-to-date, and

d. in respect of any and all warranties or conditions which are not guaranteed by the Australian Consumer Law or the Competition and Consumer Regulation 2010, including liability for incidental or consequential damages caused by breach of any express or implied warranty or condition.

17. In Australia, our services come with guarantees that cannot be excluded under the Australian Consumer Law. Nothing in these Terms purports to modify or exclude the conditions, warranties and undertakings, and other legal rights, under applicable laws.

Refunds

18. Under the Australian Consumer Law, we are not required to provide a refund of fees paid if you change your mind about any Subscription Products.

Third party links

19. Our Website, Official Social Media, Subscription Products and Content may contain links to websites and applications operated by third parties. Those links are provided for convenience and may not remain current or be maintained. Unless expressly stated otherwise, we do not endorse and are not responsible for the content on those linked websites or applications and have no control over or rights in those linked websites or applications.

Intellectual property rights

20. Unless otherwise indicated, we own or license from third parties all rights, title and interest (including copyright, designs, patents, trademarks and other intellectual property rights) in this Website, Official Social Media, Subscription Products and in all of the material (including all text, graphics, logos, audio, video and software) made available on the Website, Official Social Media, Subscription Products (**Content**).

21. Your use of the Website, Official Social Media, Subscription Products and any Content does not grant or transfer any rights, title or interest to you in relation to the Website, Official Social Media, Subscription Products or the Content.

22. We grant you a limited licence to access the Website, Official Social Media, Subscription Products and view the Content on the terms and conditions set out in these Terms.

Unacceptable activity

23. You must not do any act that we would deem to be inappropriate, is unlawful or is prohibited by any laws applicable to our Website, Official Social Media, Subscription Products and Content, including but not limited to:

a. any act that would constitute a breach of either the privacy or any other of the legal rights of individuals;

- b. using the Website, Official Social Media, Subscription Products and Content to defame or libel us, our employees or other individuals;
- c. uploading files that contain viruses that may cause damage to our property or the property of other individuals;
- d. posting or transmitting to the Website, Official Social Media, Subscription Products and Content any non-authorised material;
- e. any reproduction or redistribution of the Website, Official Social Media, Subscription Products or the Content, including any copy of the Content to any other server, location or support for publication, reproduction or distribution.

24. If we allow you to post any information to our Website, Official Social Media, or via our Subscription Products we have the right to take down this information at our sole discretion and without notice.

Warranties and disclaimers

25. To the maximum extent permitted by law, we make no warranties or representations that the Website, Official Social Media, Subscription Products or the Content, will be complete, accurate or up-to-date, that access will be uninterrupted or error-free or free from viruses, or that the Website, Official Social Media, Subscription Products and Content will be secure.

Reserved rights

26. We reserve the right to restrict, suspend or terminate without notice your access to the Website, Official Social Media, Subscription Products and any Content, at any time without notice and we will not be responsible for any loss, cost, damage or liability that may arise as a result nor any refund of subscription fees paid.

Governing law

27. Your use of the Website and these Terms are governed by the laws of Queensland, Australia.