

ETHEREUM FOUNDATION
DEVCONNECT TICKETS TERMS AND CONDITIONS
DEVCONNECT 2025

June 10, 2025

PLEASE CAREFULLY READ THE FOLLOWING TERMS AND CONDITIONS BEFORE FINALIZING THE PURCHASE OF YOUR DEVCONNECT TICKETS

These Devconnect Tickets Terms and Conditions (the “**T&Cs**”) should be read in conjunction with the following documents, incorporated herein by reference: the [Devconnect Privacy Notice](#), the [Code of Conduct](#); the [Media Code of Conduct](#); and the [Parental Release Form](#) (these T&Cs, together with the incorporated materials, the “**Agreement**”). In the event of any inconsistency between these T&Cs and any other term, policy or obligation contained in the incorporated materials, these T&Cs will prevail for the purpose described in the preamble below.

This Agreement is made by and between Stiftung Ethereum, a Swiss Foundation located at Zeughausgasse 7a, 6300 Zug, Switzerland (the “**Ethereum Foundation**”, “**We**” or “**Us**”), and participants in Devconnect, including, but not limited to, persons purchasing tickets for Devconnect, attendees, speakers, supporters, and volunteers (“**You**”, and together with Us, the “**Parties**”).

IMPORTANT:

The Ethereum Foundation will provide a space inside La Rural exhibition center located in Buenos Aires, Argentina (the “**Venue**”) for coworking and hosting events, from November 17, 2025 to November 23, 2025 (“**Devconnect**”).

A valid Devconnect ticket must be produced to get access to Devconnect. However, some events taking place at the Venue will be independently organized and ticketed by third party organizers. Your Devconnect ticket will only grant You access to the Venue and to events organised by Us. To access third party events hosted inside the Venue, you will be required to purchase third party tickets in addition to Your Devconnect ticket.

1. PREAMBLE

- 1.1. These T&Cs set out the terms and conditions for purchasing tickets to, being admitted to, attending, and/or participating in Devconnect.
- 1.2. This Agreement becomes legally binding and fully enforceable upon Our email notification to You confirming successful completion of Your purchase order. If you have not received a notification, it may indicate that the event is full, your registration was not accepted, or additional information is required to complete your registration. If We need to contact You, We will only use the email address You provided. Should you have any questions, please contact Us at support@devcon.org.

2. ADMITTANCE

- 2.1. Your ticket entitles You to valid credentials issued by Us (the “Wristband”) that entitles Your admittance to Devconnect. You are responsible for checking in at Devconnect with proof of a valid ticket to receive Your Wristband. **No one will be admitted to Devconnect without a Wristband. Moreover, to access third party events hosted inside the Venue, you will be required to purchase third party tickets in addition to Your Devconnect ticket.**
- 2.2. Any and all other costs and legal requirements arising out of or relating to Your attendance of Devconnect (including, but not limited to, visa, travel, and accommodation needs and expenses) are solely Your responsibility. We will bear no liability for any costs or failures to make such appropriate arrangements.
- 2.3. To the fullest extent permitted by applicable regulations, We reserve the right, in Our sole discretion and without refund, to refuse Your admittance to or expel You from Devconnect: (a) for health or safety concerns; (b) if You are under 18 years old and have not received prior written approval from Us; (c) if You breach the terms under this Agreement, including the rules, code of conduct or any other policy incorporated herein by reference; (d) if You are determined to behave in a manner that could be disruptive to others; or (e) if You are determined to interfere or participate in conduct that could interfere with the administration of Devconnect or the enjoyment of Devconnect by others.

3. AGE LIMITATIONS

- 3.1. **You must be 18 years of age or older to purchase a Devconnect ticket.** By purchasing a ticket, You represent and warrant that You are 18 years of age or older, not barred from attending Devconnect under the laws of the applicable jurisdiction, have the capacity to purchase a ticket, attend, and participate in Devconnect, and have purchased a ticket for Your own attendance of and participation in Devconnect.
- 3.2. If You are under the age of 18 and wish to attend Devconnect, please reach out to us at support@devcon.org before purchasing a ticket.

4. WRISTBAND CONTROL

- 4.1. **You must produce a valid Wristband to be admitted to and/or attend Devconnect.** The Wristband must be worn and displayed prominently at all times while at Devconnect or designated off-site activities. **You are responsible for the safekeeping of the Wristband during Devconnect.**
- 4.2. Wristbands are personal revocable licenses issued to You and will at all times remain Our sole property. Wristbands must be surrendered to Us or Our representatives upon demand. For the avoidance of doubt, the abovementioned personal license is one that is available to You only and is non-transferable.
- 4.3. False certification, misuse of a Wristband, or any other method or device used to assist unauthorized personnel to gain admittance to Devconnect will be just cause for: (a) denying entry to and expelling You and any other persons involved from Devconnect without any obligation on Our part to refund any fees; and (b) banning You and any other persons involved from present and future events.
- 4.4. Your Wristband may be invalidated if any part of it is removed, altered, or defaced. We will not be responsible for any Wristband that is invalidated, lost, stolen, or destroyed.

5. SOLICITING, RECRUITING, AND OTHER PROHIBITED ACTIVITIES

- 5.1. Devconnect is intended to be an educational and collaborative conference, designed to showcase the achievements, culture, and innovations of our developers community. You understand and agree that Devconnect is not a sales conference, employment job fair, or other type of conference. As such, solicitation, sales, marketing, or promotions or offers to sell, including, but not limited to, announcements of ICOs, crowdsales, or similar promotional pitches, suitcasing (as defined hereafter), or outboarding are all prohibited at Devconnect. Any activities including, but not limited to, marketing, promoting, offering to sell, or sales of any kind of investments is also strictly prohibited. "Suitcasing" refers to the practice of 'working the aisles' of an event from a suitcase or briefcase, soliciting business from other attendees and participants.
- 5.2. Without prejudice to the foregoing prohibitions, artists previously and expressly authorized by Us may sell art works in the form of NFTs during Devconnect. To the fullest extent permitted by applicable regulations, We are not responsible for any transactions engaged between You and the artists and/or any other attendee, whether it involves NFTs, cryptoassets or other form of assets (including but not limited to legal tender). Artists will be responsible for paying the corresponding taxes.
- 5.3. We reserve the right to deny entrance or expel any person from Devconnect who engages in, assists in, or is reputed to engage or assist in, unethical or non-compliant marketing practices which include, but are not limited to, solicitation, sales, promotion of sales, offers to sell, or engagement in any other prohibited, unauthorised or illegal activity at Devconnect.

6. CHANGES TO THE EVENT / RIGHT TO REFUSE ORDER

- 6.1. Your attendance at Devconnect is subject to the rules, rights and/or requirements of, without limitation, the Venue, location, local authorities, other attendees, speakers, sponsors, and administration. You understand and agree that We may at Our sole discretion alter or cancel any aspect of Devconnect, including, but not limited to, the content, program, speakers, moderators, Venue, and time without notice and without refund.
- 6.2. In addition to the requirements and prohibitions set forth in this Agreement, We may at Our sole discretion also exclude any person from purchasing a ticket. We also reserve the right to cancel, at Our sole discretion, any ticket upon refund of the fee paid to Us, provided, however, that if any ticket is cancelled for violating any of the terms set out in this Agreement, no refund will be made.
- 6.3. We may implement safety measures, such as those relating to the COVID-19 pandemic, including those as mandated by local law, instructed by local authorities, or required by the Venue or service providers. Compliance with such measures, and applicable consents from You, may be mandatory for the purchase of tickets to, admittance to, attendance of, or participation in Devconnect.

7. CANCELLATION POLICY

- 7.1. To the fullest extent permitted by applicable regulations, **there are no guaranteed refunds for ticket cancellations**. We will consider exceptions on a case-by-case basis upon Your written request to support@devcon.org prior to the first day of Devconnect. Any refunds are limited to a maximum amount of the price paid by You to Us.
- 7.2. If a refund request is approved for a ticket paid for in cryptocurrency, the refund will be made in the same cryptocurrency and You will be responsible for paying the gas fees of the transaction of the refund. Such gas fees will be deducted from the refund amount.
- 7.3. Please remember that cancelling Your ticket or sponsorship does not automatically cancel Your hotel and travel arrangements. You are responsible for Your own hotel and travel plans including, but not limited to, all costs, expenses, and fees associated with the cancellation.

8. PRESENTATIONS, VIEWS AND MATERIALS

- 8.1. The views expressed by any Devconnect attendee, speaker, or supporters should not be taken as those of the Ethereum Foundation. All Devconnect attendees, speakers, and supporters are solely responsible for the content of any and all of their own presentations, publications, and related materials.
- 8.2. As Devconnect is intended to be an educational and collaborative conference, none of the presentations, publications, and related materials at Devconnect should be taken as investment, financial, legal, or other professional advice.

9. PHOTOGRAPHY, RECORDING, LIVE STREAMING AND VIDEO RECORDING

- 9.1. We reserve the right to use images or videos taken at Devconnect for present and future marketing materials, including images that may bear Your image or likeness. If You do not wish to appear in media images or videos at Devconnect, please refer to Our Media Policy for Attendees.
- 9.2. You may not record, stream, or otherwise broadcast audio or video of any and all sessions at Devconnect. We allow cameras and photography at Devconnect; however, professional video recording is strictly prohibited and anyone doing so may be immediately escorted out of the Venue and may be asked to surrender his or her Wristband without refund of fees. You are responsible for compliance with all applicable intellectual property, privacy and publicity laws, rules, and regulations.

10. INTELLECTUAL PROPERTY

- 10.1. All intellectual property (including works of authorship, copyrights, inventions, patents, trademarks, personality rights, and moral rights) owned or licensed by anyone prior to Devconnect, including, but not limited to, Us and the Parties presenting at Devconnect, will remain with that party.
- 10.2. You may not use or reproduce, or allow anyone else to use or reproduce, any trademarks relating to the Ethereum Foundation, including, but not limited to, the wordmark “Ethereum Foundation”, in any Devconnect content or in any materials distributed at or in connection with Devconnect for any reason without Our prior written permission.
- 10.3. For the avoidance of doubt, nothing in this Agreement will be deemed to vest in You any legal or beneficial right in or to any intellectual property owned or licensed by Us or any of the Parties presenting at Devconnect, all of which will at all times remain the exclusive property of Us or the respective Parties presenting at Devconnect.

11. PRIVACY & DATA PROTECTION

- 11.1. When you register for Devconnect, We process Your name and contact data (“**Personal Data**”) to prepare your tickets and secure your access to Devconnect. For more details on how and why We process your Personal Data and with whom we share Your Personal Data, please read the [Devconnect Privacy Notice](#).

12. FORCE MAJEURE

- 12.1. To the fullest extent permitted by applicable law, We will not be held responsible for any delay or failure in the performance of Our obligations under this Agreement to the extent that such delay or failure is caused by fire, flood, earthquakes, strike, civil, governmental, or military authority, acts of God, acts of terrorism, acts of war, disease, epidemics or pandemics, blackouts, insurrections, riots, civil disturbances, electrical disruptions, third-party injunctions, the

unavailability of all or part of the Venue, or other similar causes beyond Our reasonable control and without the fault of Us or Our subcontractors. For one or more of such reasons, We may postpone, reschedule, or cancel any part of or the entirety of Devconnect without liability on Our part.

- 12.2. To the fullest extent permitted by applicable regulations, in the event any part of or the entirety of Devconnect cannot be held or is postponed pursuant to this section, We will not be liable to You for any incidental, consequential, special, direct, or indirect damages, costs, or losses incurred, including, but not limited to, transportation costs, accommodations costs, or financial losses. We will review refund or fee transfer requests submitted in writing on a case-by-case basis.

13. DISCLAIMER OF WARRANTIES & LIMITATION OF LIABILITY

- 13.1. We give no warranties in respect of any aspect of Devconnect or any materials relating to or offered at Devconnect and, to the fullest extent possible under the laws governing this Agreement, disclaim all implied warranties, including but not limited to warranties of fitness for a particular purpose, accuracy, timeliness, or merchantability. Devconnect is provided on an “as-is” basis. Neither We nor Our affiliates accept any responsibility or liability for reliance by You or any person on any aspect of Devconnect or any information provided at Devconnect. Some jurisdictions do not allow exclusion of warranties or limitations on the duration of implied warranties, so the above disclaimer may not apply to You in their entirety, but will apply to the maximum extent permitted by the applicable law. You are solely responsible for all personal property You bring to Devconnect.
- 13.2. Except as required by law, and to the fullest extent permitted by applicable regulations, neither We nor Our affiliates will be liable for any direct, indirect, special, incidental, or consequential costs, damages, or losses arising directly or indirectly from Devconnect or any other aspect related thereto or in connection with this Agreement.
- 13.3. Our maximum aggregate liability for any claim in any way connected with or arising from Devconnect or this Agreement, whether in contract, tort, or otherwise (including any negligent act or omission) will be limited to the amount paid by You to Us under this Agreement. The foregoing does not affect any liability which cannot be excluded or limited under applicable law.

14. PERSONAL INJURY, LOSS AND INDEMNIFICATION

- 14.1. To the fullest extent permitted by applicable regulations, YOU WILL INDEMNIFY US AND HOLD US HARMLESS, as well as Our respective directors, officers, members, owners, agents, employees, and servants (collectively “**Indemnitees**”) from and against any and all claims, suits, causes of action, damages, losses, liabilities, costs, and expenses (including, but not limited to, reasonable attorneys’ fees and court costs) of any kind whatsoever (collectively “**Claims**”) arising out of or in connection with Your or Your agents’, employees’, guests’ or assigns’, or transferees’: (a) admittance to, attendance of, or participation in Devconnect; (b) purchase of tickets; (c) use of

the Wristband; (d) breach of this Agreement; or (e) act or omission, neglect, or wrongdoing. You shall, at Your sole cost and expense, defend (with counsel acceptable to the Indemnitees) the Indemnitees against any and all such Claims. You and all persons using a Wristband, attending, accessing, or otherwise participating in Devconnect assume all risk and danger of personal injury, death, and all other hazards and losses, both personal and property, arising from or related in any way to Devconnect, whether occurring prior to, during, or after Devconnect, and You hereby release the Indemnitees from any such claims or injuries to the extent permissible by applicable law. This section will survive the termination or expiration of this Agreement.

15. COMPLIANCE WITH LAWS, RULES, AND REGULATIONS

- 15.1. By purchasing tickets to Devconnect, You agree to comply with the terms of this Agreement, i.e. including all documents incorporated herein. You further agree to comply with all applicable local and federal laws, as well as any applicable rules, ordinances, or regulations that may be adopted from time to time, both at the location where Devconnect takes place and in Your country of residence.
- 15.2. You agree that Your purchase of tickets to, attendance of, and participation in Devconnect will not be for any unlawful purpose and do not violate, or assist in the violation of, any law, statute, ordinance, regulation, or sanctions programs administered in the countries where We operate or where Devconnect is held.
- 15.3. To the fullest extent permissible by law, You and Your representatives waive any rights and claims for damages arising out of or relating to the enforcement of the Wristband control restrictions, the prohibited activities restrictions, the video restrictions, and the other restrictions expressly set forth in this Agreement.

16. WAIVER AND SEVERABILITY

- 16.1. No waiver by Us of any term or condition set out in the Agreement will be deemed a further or continuing waiver of such term or condition or a waiver of any other term or condition, and any failure of Us to assert a right or provision under the Agreement will not constitute a waiver of such right or provision.
- 16.2. If any provision of the Agreement is held by a court or other tribunal of competent jurisdiction to be invalid, illegal, or unenforceable for any reason, such provision will be eliminated or limited to the minimum extent such that the remaining provisions of the Agreement will continue in full force and effect.

17. OPTIONAL PROGRAMS

- 17.1. Attendees interested in participating in optional programs must complete a separate registration process for their selected program; however, no additional fees will be incurred. Details regarding

these optional programs will be provided shortly before the event. It is Your responsibility to stay informed and to complete any required registration by the specified deadlines.

18. GOVERNING LAW

- 18.1. To the fullest extent permitted by applicable regulations, this Agreement and all matters relating to Devconnect will be governed by and construed in accordance with the laws of Switzerland (excluding treaties or International Conventions such as the UN Convention on Contracts for the International Sale of Goods).

19. DISPUTE RESOLUTION

- 19.1. To the fullest extent permitted by applicable regulations, any dispute, controversy, or claim arising out of or relating to this Agreement, including the validity, invalidity, breach, or termination thereof, will be resolved by arbitration in accordance with the Swiss Rules of International Arbitration of the Swiss Chambers' Arbitration Institution in force on the date on which the Notice of Arbitration is submitted in accordance with these Rules. The number of arbitrators will be one. The seat of the arbitration will be Zurich unless the parties agree on a different seat. The arbitral proceedings will be conducted in English.

20. ENTIRE AGREEMENT

- 20.1. The Agreement, including the documents incorporated by reference, constitutes the sole and entire agreement between You and Us with relating to Your purchase of tickets to, admittance to, attendance of, or participation in Devconnect and supersedes all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to the same. The Parties agree that each has not entered into the Agreement in reliance of, and will have no remedy in respect of, any statement, representation, covenant, warranty, undertaking, or indemnity by any person other than as expressly set out in the Agreement.