



API Terms of Use

Last Updated: May 25, 2026

1. OVERVIEW

These API Terms of Use (the “Terms”) govern access to and use of the BetDEX APIs, including the BetDEX Stream API, Monaco REST API, Monaco Stream API, related developer documentation, credentials, sandbox and production environments, and all associated hosted services (collectively, the “API Services”), made available by BetDEX Labs, Inc. a Delaware corporation, or, where applicable, one of its subsidiaries or affiliates (collectively, “BetDEX”, “we,” “us,” or “our”). The terms “you,” “your,” or “Customer” refer to any entity or its authorized representative who accepts these Terms.

The API Services are hosted software and infrastructure provided as a technology solution and developer toolset. They are not a white-label product. Applications you build using the API Services (“Customer Applications”) are independent products and remain your sole responsibility. These Terms are separate from the BetDEX Exchange Terms of Service, which govern end-user access to the BetDEX Exchange. To the extent you also access the BetDEX Exchange as an end user, the BetDEX Exchange Terms of Service may apply in parallel to that activity.

References to “Monaco,” “Monaco REST API,” or “Monaco Stream API” describe product and technical naming only and do not imply any onchain operation, DAO governance, or relationship with any foundation, token, or successor entity. To the extent BetDEX expressly enables USDC payment or deposit functionality, such functionality is solely a payment or funding mechanism and does not alter the hosted, off-chain nature of the API Services.

2. ACCEPTANCE OF THESE TERMS

By clicking to accept these Terms, registering for API credentials, accessing the developer portal, using any API key, access token, or WebSocket connection, or otherwise accessing or using any API Services, you agree to be bound by these Terms. If you do not agree, you may not access or use the API Services.

The API Services are available to both individuals and legal entities. If you are an individual, you are contracting in your own name and must meet the eligibility requirements in Section 4. If you are accepting on behalf of a legal entity, you represent that you have authority to bind that entity.

3. MODIFICATION OF TERMS OR SERVICES

BetDEX reserves the right to update these Terms at any time. Updated Terms will be posted through the developer portal or other designated channel. For material changes, BetDEX will endeavor to provide at least 14 days’ advance notice. Your continued use of the API Services after the effective date of any updated Terms constitutes your acceptance. If you do not wish to continue using the API Services, you may terminate in accordance with Section 17.

BetDEX may also, in its discretion, without prior notice and without liability, modify, suspend, deprecate, or discontinue any API endpoint, feature, environment, subscription tier, or documentation. BetDEX will endeavor to provide reasonable advance notice of material deprecations where practicable, but is not obligated to do so.

4. ELIGIBILITY

You must be at least 18 years of age (or such higher age of majority as required in your jurisdiction) and have the legal capacity to enter into binding contracts. By using the API Services, you represent that you meet these requirements. If you are accessing the API Services on behalf of a legal entity, you also represent that you have authority to bind that entity.

The API Services may only be used where such use is not prohibited by applicable law, regulation, rule, order, or guidance (“Applicable Law”). You are solely responsible for determining whether your jurisdiction permits your use of the API Services and for complying with all Applicable Law, including the geographic restrictions set out in Section 8.

5. API ACCESS AND LICENSE

Subject to these Terms, BetDEX grants you a limited, non-exclusive, non-transferable, non-sublicensable, revocable license to access and use the API Services solely for your internal business purposes and your approved Customer Applications. You may also use BetDEX’s published developer documentation solely in connection with that authorized use.

Except as expressly set out above, BetDEX grants no other rights in or to the API Services or any related intellectual property, whether by implication, estoppel, or otherwise.

6. CREDENTIALS AND ACCOUNT SECURITY

You are responsible for all API keys, access tokens, session credentials, client identifiers, wallet addresses, and other access credentials (“**Credentials**”) used with the API Services. You must keep all Credentials secure and confidential, must not share or publish them, and must not embed them in publicly accessible code or repositories.

You are responsible for all activity occurring through your Credentials, accounts, sessions, and Customer Applications, whether or not authorized by you. You must notify BetDEX promptly — and in any event within 48 hours — of any actual or suspected unauthorized access, Credential compromise, security incident, or vulnerability affecting your use of the API Services or that could reasonably affect BetDEX. BetDEX may rotate, suspend, revoke, throttle, or replace Credentials at any time for security, compliance, or operational reasons, with or without notice.

7. PERMITTED AND PROHIBITED USE

You must use the API Services only: (a) as permitted under these Terms; (b) in accordance with the documentation and usage guidelines provided by BetDEX; and (c) in compliance with all Applicable Law.

You will not, and will not permit any third party to:

- copy, modify, adapt, translate, reverse engineer, decompile, disassemble, or create derivative works of the API Services or any component thereof, except to the limited extent expressly permitted by Applicable Law;
- sell, rent, lease, sublicense, distribute, resell, or otherwise make the API Services or any API output available to third parties on a standalone or independent basis;
- use the API Services or API output to build, train, fine-tune, benchmark, or improve a competing product or service, or publish any performance comparison or test results involving the API Services without BetDEX’s prior written consent;
- interfere with, disrupt, overload, probe, scan, penetrate, or test the vulnerability of the API Services or any related infrastructure, except as expressly authorized by BetDEX in writing;
- circumvent or exceed any rate limits, quotas, access restrictions, authentication requirements, or technical safeguards;
- use the API Services in any unlawful, fraudulent, deceptive, abusive, or harmful manner, or in connection with any activity that violates Applicable Law;
- represent or imply that BetDEX has licensed, approved, endorsed, or assumes responsibility for your Customer Application, business, or activities;
- remove, alter, or obscure any proprietary notices on the API Services, API output, or documentation; or
- use the API Services to provide third parties with direct access to the API Services, or to operate a commercial product or service for third parties that depends on the API Services, except as expressly permitted by BetDEX in writing.

8. GEOGRAPHIC RESTRICTIONS

You may not access or use the API Services, or permit them to be accessed or used by or on behalf of any person, entity, or end user, in any country or territory that is, at the relevant time, subject to a comprehensive sanctions program administered by the U.S. Office of Foreign Assets Control (OFAC), the U.K. Office of Financial Sanctions Implementation (OFSI), the European Union, or the United Nations Security Council, or in which access to or use of the API Services would otherwise be unlawful or would require a license, registration, authorization, or approval that has not been obtained (each, a “Prohibited Jurisdiction”). As of the date of these Terms, Prohibited Jurisdictions include, but is not limited to, Cuba, Iran, the Democratic People’s Republic of Korea (North Korea), and Syria. This list is illustrative only; the definition of Prohibited Jurisdiction is determined by the applicable sanctions programs as maintained and updated from time to time by the relevant authorities. You are responsible for monitoring those programs and ensuring your ongoing compliance.

You may not use the API Services on behalf of any person or entity that is listed on any sanctions or denied-party list maintained by OFAC, OFSI, the EU, or the UN, or that is owned or controlled by any such person or entity.

You are solely responsible for implementing geo-blocking, IP filtering, KYC/AML screening, and any other technical or procedural controls necessary to ensure that the API Services and your Customer Application are not accessed from or in Prohibited Jurisdictions or by sanctioned persons. BetDEX may, but is not obligated to, implement geographic access controls at the API level.

9. CUSTOMER COMPLIANCE RESPONSIBILITIES

The API Services provide technology access only. You are solely responsible for determining whether your Customer Application, business model, and activities require any license, registration, authorization, approval, consent, notice, policy, or compliance framework under Applicable Law, and for obtaining, maintaining, and complying with the same.

Except solely to the extent you are using the API Services to access BetDEX’s own platform as an end user pursuant to BetDEX’s applicable terms, access to the API Services does not place you or your Customer Application under any regulatory status, license, authorization, approval, sponsorship, or principal status held by BetDEX or its affiliates. You must not represent to any regulator, end user, or third party that your Customer Application, separate business, product, or activities operate under or are covered by any license, authorization, or legal status of BetDEX or its affiliates. Nothing in these Terms appoints BetDEX as your agent, broker, intermediary, fiduciary, or compliance service provider with respect to your Customer Application or downstream activities.

To the extent your Customer Application involves onboarding, payments, transactions, or regulated activities, you are solely responsible for implementing and maintaining compliance controls appropriate to your business and jurisdiction, including any customer verification, anti-money laundering, sanctions screening, consumer protection, disclosure, or other compliance measures required by Applicable Law. BetDEX does not perform such functions on your behalf or on behalf of your end users unless expressly agreed in writing.

10. API FUNCTIONALITY AND CHANGES

The API Services may include REST APIs, WebSocket and stream APIs, authentication and session services, sandbox and production environments, and related documentation. BetDEX does not guarantee uninterrupted availability, sequencing, completeness, timeliness, or error-free delivery of any API output, including streamed or real-time data.

BetDEX may add, modify, suspend, deprecate, or discontinue any API endpoint, feature, host, environment, subscription tier, message schema, output format, authentication method, rate limit, or documentation at any time, with or without notice. You are responsible for monitoring the developer portal and BetDEX’s communications for notices of changes and for maintaining compatibility with the then-current version of the API Services. You are also responsible for implementing appropriate reconnect, retry, failover, and message-handling logic in your Customer Application.

11. YOUR CUSTOMER APPLICATION

You are solely responsible for your Customer Applications, including their design, development, operation, security, content, marketing, pricing, customer support, end user terms of service, privacy policy, and all downstream customer and user relationships. BetDEX has no obligation or liability arising from any act or omission of your Customer Application or its end users. You must not grant end users any right to access the API Services directly.

You must not brand or market your Customer Application in a manner that could cause confusion with BetDEX's own products or services, or that implies affiliation with or endorsement by BetDEX, unless BetDEX expressly authorizes this in writing. You may not publicly state or imply that BetDEX endorses, sponsors, certifies, or is responsible for your Customer Application.

If you are an individual using the API Services solely for your own personal or algorithmic trading activity rather than to build products or services for third parties, references in these Terms to Customer Applications and end users apply to your scripts, bots, and personal integrations as applicable. You remain solely responsible for your use of the API Services and for ensuring that any such activity complies with Applicable Law and any applicable BetDEX platform terms.

12. FEES AND PAYMENT

Use of the API Services may be subject to fees, usage limits, and billing terms as set out in the developer portal, a fee schedule, or invoice provided by BetDEX. Overdue amounts may accrue interest at the lesser of 1.5% per month or the maximum rate permitted by law. Except as required by Applicable Law or expressly stated by BetDEX in writing, all fees are non-refundable. You are responsible for all applicable taxes, duties, and similar charges arising from your use of the API Services, excluding taxes assessed on BetDEX's net income.

To the extent BetDEX permits USDC deposits or other digital asset payments, you acknowledge that such transfers may be irreversible once broadcast, and BetDEX is not responsible for losses arising from address errors, wrong-chain transfers, unsupported wallets, blockchain congestion, or similar events outside BetDEX's reasonable control. Any payment or funding functionality made available by BetDEX is ancillary to the API Services and does not change the nature of the API Services as hosted technology services.

13. INTELLECTUAL PROPERTY

BetDEX grants you a revocable, limited, non-sublicensable, non-transferable, and non-exclusive license to access and use the API Services as permitted under these Terms. All rights, title, and interest, including all intellectual property rights, in and to the API Services, the BetDEX and Monaco trademarks and branding, the documentation, schemas, interfaces, and related materials are and will remain the property of BetDEX. Nothing in these Terms transfers any ownership of the foregoing to you, and nothing should be construed as granting, by implication, estoppel, or otherwise, any license or right to use any BetDEX trademark or other intellectual property except as expressly set forth in these Terms.

Subject to these Terms, you may use API output solely as necessary to operate your approved Customer Application and internal business functions. Unless expressly authorized by BetDEX in writing, you may not resell, redistribute, sublicense, publish, or commercially exploit API output as a standalone data feed, stream, database, analytics product, or other independent commercial offering.

You grant BetDEX an irrevocable, perpetual, worldwide, royalty-free right and license to use, reproduce, modify, and commercialize any ideas, suggestions, enhancement requests, bug reports, or other feedback you provide to BetDEX relating to the API Services ("Feedback") without restriction or compensation to you.

You may not use BetDEX's or Monaco's name, trademarks, logos, product names, or branding in any press release, website, Customer Application, marketing material, or other public communication without BetDEX's prior written consent, except as expressly permitted in BetDEX's then-current branding guidelines.

14. CONFIDENTIALITY

In connection with the API Services, BetDEX may disclose to you non-public information, including credentials, pricing, technical architecture, documentation not publicly released, roadmaps, performance data,

security requirements, and commercial discussions (“Confidential Information”). You must: (a) use Confidential Information solely to exercise your rights and perform your obligations under these Terms; (b) protect it using at least the same degree of care as your own confidential information of a similar nature, but not less than reasonable care; and (c) not disclose it except to your personnel with a need to know who are bound by confidentiality obligations at least as protective as these Terms.

These obligations do not apply to information that becomes publicly available through no breach of these Terms, that you lawfully received from a third party without restriction, or that you independently developed without use of BetDEX’s Confidential Information. If required by Applicable Law or court order to disclose Confidential Information, you must notify BetDEX promptly (to the extent permitted) and disclose only the minimum portion required.

Upon termination of these Terms or upon BetDEX’s request, you shall promptly cease using and, at BetDEX’s election, return or securely destroy all Confidential Information, except to the extent retention is required by applicable law or routine backup processes.

15. PERSONAL DATA

You are solely responsible for your collection, use, storage, disclosure, and all other processing of personal data or other regulated data in connection with your Customer Application and end users, including compliance with all applicable data protection and privacy laws (including the GDPR, UK GDPR, and CCPA). You must implement and maintain commercially reasonable administrative, technical, and organizational security measures to protect your Credentials, Customer Application, and data obtained through the API Services against unauthorized access, disclosure, alteration, or destruction.

You must notify BetDEX within 48 hours of becoming aware of any actual or suspected security incident affecting your Credentials, Customer Application, or data obtained through the API Services where such incident could reasonably affect BetDEX or other customers.

BetDEX may collect and process data about your access to and use of the API Services for the purpose of operating, improving, and securing the API Services and for billing and compliance purposes, in accordance with BetDEX’s Privacy Notice.

16. BETA SERVICES

From time to time, BetDEX may make sandbox environments, preview, or beta features available (“Beta Services”). If you elect to use any Beta Services, you acknowledge and agree that:

- Beta Services are pre-release and may not work properly; your use may expose you to unusual risks of operational failures;
- Beta Services are provided “as is,” “as available,” and “with all faults,” and BetDEX recommends against relying on them in production environments;
- BetDEX reserves the right to modify or discontinue Beta Services at any time without notice;
- you must provide prompt feedback in a form reasonably requested by BetDEX; and
- all information regarding your use of Beta Services, including your experience and opinions, is Confidential Information and may not be disclosed to any third party.

You agree that BetDEX may use your feedback for any purpose, including product development. Any intellectual property arising from your use of Beta Services will be owned exclusively by BetDEX. To the fullest extent permitted by law, BetDEX disclaims any and all warranties with respect to Beta Services.

17. SUSPENSION AND TERMINATION

BetDEX may immediately suspend your access to all or part of the API Services, with or without notice, if: (a) you breach or BetDEX reasonably suspects you have breached these Terms; (b) your use creates legal, regulatory, security, reputational, or operational risk for BetDEX or any third party; (c) required by Applicable Law or governmental request; or (d) you fail to pay applicable fees when due.

BetDEX may terminate these Terms for cause immediately upon notice if you commit a material breach that is incapable of remedy, or fail to remedy a material breach within 14 days of written notice; or for convenience upon 30 days' prior written notice. You may stop using the API Services at any time and may terminate these Terms on 14 days' written notice to BetDEX. All accrued payment obligations remain due notwithstanding termination.

Upon termination or suspension, your license ends immediately, you must cease using the API Services and delete all Credentials, and BetDEX may deactivate all access. Provisions of these Terms that by their nature should survive termination — including those relating to intellectual property, confidentiality, personal data, indemnity, disclaimers, limitation of liability, governing law, and general provisions — will do so.

18. GOVERNING LAW AND JURISDICTION

These Terms will be governed by the laws of the State of Delaware, United States, without reference to any conflict of law principles.

Except as noted below, you and BetDEX each submit to the exclusive jurisdiction of the state and federal courts located in Delaware to settle any dispute or claim arising out of or in connection with these Terms (including non-contractual disputes or claims).

Notwithstanding the foregoing, BetDEX may seek injunctive or other equitable relief in any court of competent jurisdiction to protect its intellectual property, Confidential Information, or other proprietary rights.

19. INDEMNITY

You agree to defend, indemnify, and hold harmless BetDEX and its officers, directors, employees, agents, and third-party service providers from and against any and all claims, demands, costs, expenses, losses, liabilities, and damages (including reasonable attorneys' fees) arising from: (i) your Customer Application, integrations, or downstream activities; (ii) your breach of any provision of these Terms; (iii) your violation of Applicable Law or any third-party rights, including intellectual property rights; (iv) any representations you make to end users, regulators, or third parties regarding your business, your Customer Application, or the API Services; or (v) any claims brought by your end users relating to your Customer Application. These indemnification obligations survive any termination or expiration of these Terms.

20. DISCLAIMER OF REPRESENTATIONS AND WARRANTIES

YOUR USE OF THE API SERVICES IS AT YOUR OWN RISK. THE API SERVICES ARE PROVIDED "AS IS," "AS AVAILABLE," AND "WITH ALL FAULTS." BETDEX, ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, AND ALL THIRD-PARTY SERVICE PROVIDERS DISCLAIM ALL WARRANTIES, STATUTORY, EXPRESS OR IMPLIED, INCLUDING ALL IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, ACCURACY, COMPLETENESS, RELIABILITY, AVAILABILITY, AND NON-INFRINGEMENT. BETDEX MAKES NO REPRESENTATIONS OR WARRANTIES ABOUT THE ACCURACY, COMPLETENESS, OR TIMELINESS OF ANY API OUTPUT, OR THAT THE API SERVICES WILL BE UNINTERRUPTED OR ERROR-FREE. BETDEX EXPRESSLY DISCLAIMS ALL LIABILITY FOR THE ACTS OR OMISSIONS OF ANY THIRD-PARTY INFRASTRUCTURE, DATA PROVIDER, OR NETWORK UPON WHICH THE API SERVICES DEPEND.

NO ORAL OR WRITTEN INFORMATION OR ADVICE PROVIDED BY BETDEX OR ITS REPRESENTATIVES WILL CREATE A WARRANTY OF ANY KIND. THE FOREGOING DISCLAIMER APPLIES TO THE FULLEST EXTENT PERMITTED BY LAW AND SURVIVES ANY TERMINATION OR EXPIRATION OF THESE TERMS.

21. LIMITATION OF LIABILITY

IN NO EVENT SHALL BETDEX, ITS OFFICERS, DIRECTORS, EMPLOYEES, AGENTS, OR THIRD-PARTY SERVICE PROVIDERS BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE, OR CONSEQUENTIAL DAMAGES WHATSOEVER, INCLUDING ANY LOSS OF PROFITS, REVENUE, BUSINESS, DATA, GOODWILL, OR ANTICIPATED SAVINGS, ARISING OUT OF OR IN CONNECTION WITH THESE TERMS OR THE API SERVICES, EVEN IF ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

IN ADDITION, BETDEX'S TOTAL AGGREGATE LIABILITY ARISING OUT OF OR IN CONNECTION WITH THESE TERMS OR THE API SERVICES SHALL NOT EXCEED THE GREATER OF: (A) THE TOTAL FEES PAID BY YOU TO

BETDEX FOR THE API SERVICES IN THE TWELVE (12) MONTHS IMMEDIATELY PRECEDING THE EVENT GIVING RISE TO THE CLAIM; OR (B) US\$100, IF NO SUCH FEES WERE PAID.

22. COMPLIANCE WITH LOCAL LAWS

BetDEX makes no representation that the API Services are appropriate or available in every country or jurisdiction. Access to the API Services from jurisdictions where such access is illegal is prohibited. You are responsible for compliance with all local laws, rules, and regulations applicable to your use of the API Services and your Customer Application.

23. U.S. EXPORT LAWS

The API Services are subject to the export laws, restrictions, regulations, and administrative acts of the U.S. Department of Commerce, OFAC, and other U.S. authorities (collectively, "U.S. Export Laws"). You must not use the API Services to collect, store, or transmit any technical information or data controlled under U.S. Export Laws, and must not export or re-export the API Services in violation of U.S. Export Laws. By using the API Services, you represent and warrant that you are not a national or resident of, located in, or under the control of, any restricted country, and you are not on any denied-party list. The obligations under this section survive any termination or expiration of these Terms.

24. FORCE MAJEURE

Neither party shall be in breach of these Terms or liable for any failure or delay in performance to the extent caused by circumstances beyond that party's reasonable control, including acts of God, natural disasters, pandemic, war, terrorism, government action, failure of third-party telecommunications or internet infrastructure, blockchain network outages, or cyberattacks on BetDEX's infrastructure. The affected party must promptly notify the other and use commercially reasonable efforts to overcome the circumstances. If such circumstances affecting BetDEX continue for more than 60 days, either party may terminate these Terms on written notice without liability.

25. GENERAL

These Terms, together with any order forms, fee schedules, or appendices attached hereto, constitute the entire agreement between you and BetDEX with respect to the API Services and supersede all prior or contemporaneous understandings and agreements relating to the subject matter hereof. Each covenant in these Terms is a separate and independent covenant. If any provision is held by a court to be invalid or unenforceable, the remaining provisions will remain in full force and effect to the fullest extent permitted by law.

You may not assign, delegate, or transfer these Terms or any of your rights or obligations hereunder without BetDEX's prior written consent. BetDEX may freely assign these Terms to an affiliate or in connection with a merger, acquisition, or sale of assets. Any purported assignment in violation of this section is void. These Terms bind and inure to the benefit of the parties' permitted successors and assigns.

The parties are independent contractors. Nothing in these Terms creates any agency, partnership, joint venture, employment, or franchise relationship. No failure by BetDEX to exercise any right constitutes a waiver of that right. No waiver is effective unless in writing. Nothing in these Terms confers any third-party rights or benefits.

26. NOTICES

Unless otherwise set out by BetDEX, each notice under these Terms must be in writing and delivered to the addresses below.

Notice from you to BetDEX:

Attn: BetDEX Legal Department, legal@betdex.com

Notice from BetDEX to you:

Any email address or address you provided in the developer portal or on registration, or that is otherwise publicly available.

