

HypurrMove Legal Notice

Last Updated: April 2, 2025

Introduction

HypurrMove is a decentralized, permissionless protocol for volatility trading built on HyperLiquid's blockchain ("Protocol"). This legal notice provides important information about the Protocol, how we handle information, and the terms governing your interaction with the interface at hypurrmove.com ("Interface").

By accessing or using the Interface, you signify that you have read, understand, and agree to be bound by this legal notice.

1. Protocol Description

HypurrMove consists of smart contracts that enable the creation, trading, and settlement of cryptocurrency derivatives based on absolute price movement. The Protocol is permissionless, meaning that anyone can interact with the smart contracts directly without requiring permission from any entity.

No central party controls the Protocol, and transactions are executed automatically according to the code.

2. Your Relationship with HypurrMove

The Interface is one of many ways to interact with the Protocol. We do not custody, manage, or control your assets. We do not have access to your private keys, wallet passwords, or funds. You are solely responsible for securing your private keys and wallet.

3. Protocol Risks

You acknowledge and agree that:

- Smart contracts may contain bugs, vulnerabilities, or other issues that could lead to failures or loss of funds
- The Protocol may experience significant price volatility and technical issues
- Cryptocurrency trading involves substantial risk of loss
- Transactions on the blockchain are irreversible
- The regulatory landscape for cryptocurrency is uncertain and subject to change

You understand and assume all risks associated with using cryptographic and blockchain-based systems. The Interface and Protocol are provided "as is" without warranty of any kind.

4. Information Collection

Information We Collect Automatically

- **Blockchain Information:** Public blockchain data related to transactions

How We Use Information

We use collected information to:

- Provide and maintain the Interface
- Improve user experience
- Monitor usage and technical performance
- Ensure compliance with applicable laws

Information Sharing

We do not sell your personal information. We may share information:

- When required by law or to protect our rights

5. No Warranties

THE INTERFACE AND THE PROTOCOL ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS. TO THE FULLEST EXTENT PERMITTED BY LAW, WE DISCLAIM ALL WARRANTIES, EXPRESS OR IMPLIED.

WE DO NOT WARRANT THAT THE INTERFACE OR PROTOCOL WILL FUNCTION UNINTERRUPTED, SECURELY, OR WITHOUT ERROR.

6. Limitation of Liability

TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT SHALL WE OR OUR AFFILIATES BE LIABLE FOR ANY INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL, CONSEQUENTIAL DAMAGES, OR ANY DAMAGES WHATSOEVER ARISING OUT OF OR CONNECTED WITH THE USE OF THE INTERFACE OR PROTOCOL.

YOU EXPRESSLY UNDERSTAND AND AGREE THAT WE SHALL NOT BE LIABLE FOR ANY DAMAGE, LOSS, OR INJURY RESULTING FROM HACKING, TAMPERING, OR

UNAUTHORIZED ACCESS OR USE OF THE INTERFACE OR THE PROTOCOL, YOUR ACCOUNT, OR ANY INFORMATION CONTAINED THEREIN.

7. Intellectual Property

The Interface, including all content, features, and functionality, is protected by copyright, trademark, and other intellectual property laws.

We grant you a limited, non-exclusive, non-transferable, revocable license to access and use the Interface for its intended purpose.

8. Changes to This Notice

We may update this legal notice from time to time. If we make changes, we will notify you by revising the date at the top of this notice.

Your continued use of the Interface after the changes are made will constitute your acceptance of the changes.

9. Contact Information

If you have any questions about this legal notice, please contact us at legal@hypurrmove.com.

By using the Interface, you acknowledge that you have read this legal notice, understand it, and agree to be bound by it.

IMPORTANT NOTICE: THE PROTOCOL IS A DECENTRALIZED AND PERMISSIONLESS PROTOCOL FOR CRYPTOCURRENCY TRADING. THE PROTOCOL IS NOT REGISTERED WITH ANY GOVERNMENT ENTITY AS A MONEY TRANSMITTER, MONEY SERVICES BUSINESS, VIRTUAL ASSET SERVICE PROVIDER, OR FINANCIAL INSTITUTION. YOUR ACCESS TO AND USE OF THE PROTOCOL MAY BE SUBJECT TO REGULATIONS IN YOUR JURISDICTION. NOTHING IN THIS DOCUMENT CONSTITUTES LEGAL, FINANCIAL, BUSINESS OR TAX ADVICE, AND YOU SHOULD CONSULT YOUR OWN LEGAL, FINANCIAL, TAX OR OTHER PROFESSIONAL ADVISOR BEFORE ENGAGING IN ANY ACTIVITY IN CONNECTION WITH THE PROTOCOL.