

GAMEWORX.IO TERMS AND CONDITIONS

[updated: 01 July 2020]

These Terms and Conditions (“Agreement”) is a binding contract between you, an individual user (“you”), and GAMEWORX.IO (“GAMEWORX,” “we,” “us” or “our”), and governs your use of this website, <https://gameworx.io/> and all related subdomains, (“Site”) and other related services.

BY ACCESSING OR USING THIS SITE SUCH AS BY SIGNING UP FOR AN ACCOUNT, YOU AGREE THAT YOU HAVE READ, UNDERSTOOD AND AGREE TO BE BOUND BY THIS AGREEMENT. IF YOU DO NOT AGREE TO THIS AGREEMENT, THEN YOU MUST NOT ACCESS OR USE THIS SITE.

If you are accessing the Site on behalf of a business or corporate entity (“Organization”), then you hereby represent and warrant that you have the authority to bind that Organization and your acceptance of this Agreement will be treated as acceptance by the Organization. In that event, “User” and “you” in this Agreement will refer to the Organization.

You should be aware that the risk of loss in some games could be substantial. You should therefore carefully consider whether GAMEWORX’ services are suitable for you in light of your financial condition.

1. GAMEWORX SERVICES.

1.1. Eligibility. To be eligible to use the GAMEWORX Services, you must be at least 18 years old, meet our Know-Your-Client (KYC) and identity verification requirements, as well as additional conditions we may require in the future.

2. GAMEWORX ACCOUNTS AND ACCESS.

2.1. Registration of GAMEWORX Account. In order to use the Services, you will need to register for a GAMEWORX Account by providing your name, email address, password, and accept the terms of this Agreement and our Privacy Policy. We may, in our sole discretion, refuse to open a GAMEWORX Account for you, or limit the number of GAMEWORX Accounts that you may hold.

2.2. Know Your Client (KYC) and Identity Verification. You agree to provide us with the information we request for the purposes of KYC and identity verification and

1

detection of money laundering, terrorist financing, fraud, or any other financial crime and permit us to keep a record of such information.

You will need to complete certain verification procedures before you are permitted to use the GAMEWORX Services and your access to one or more GAMEWORX Services and the limits that apply to your use of the GAMEWORX Services, may be altered as a result of information collected on an ongoing basis. The information we request may include certain personal information, including, but not limited to, your name, address, telephone number, email address, date of birth, taxpayer identification number, government identification number, and in some cases information regarding your bank account (such as the name of the bank, the account type, routing number, and account number). In providing us with this or any other information that may be required, you confirm that the information is accurate and authentic. You agree to keep us updated if any of the information you provide changes.

You authorize us to inquire, whether directly or through third parties, that we consider necessary to verify your identity or protect you and/or us against fraud or other financial crime, and to take action we reasonably deem necessary based on the results of such inquiries. When we carry out these inquiries, you acknowledge and agree that your personal information may be disclosed to fraud prevention or financial crime agencies and that these agencies may respond to our inquiries in full. This is an identity check only and should have no adverse effect on the privacy of your data or credit rating. Additionally, we may require you to wait some amount of time after completion of a

transaction, before permitting you to use further GAMEWORX Services and/or before permitting you to engage in transactions beyond certain volume limits.

2.3 Access. To access the GAMEWORX Services, you must have the necessary equipment (such as desktop computer, smartphone or tablet) and the associated telecommunication service subscriptions to access the Internet. The GAMEWORX Services can be accessed directly using the GAMEWORX APP.

2.4. Tiered Level Systems and Procedures. GAMEWORX uses tiered-level systems and procedures to collect and verify information about you in order to protect GAMEWORX and the community from fraudulent users, and to keep appropriate records of GAMEWORX's customers. Your access to one or more GAMEWORX Services, transaction limits, such as maximum bet or withdrawal limits, may be based on the identifying information and/or proof of identity you provide to GAMEWORX. GAMEWORX may require you to provide or verify additional information, or to wait some amount of time after completion of a transaction, before permitting you to use any GAMEWORX Services and/or before permitting you to engage in transactions beyond certain volume limits. You may determine the volume limits associated with your level of identity verification by visiting your account's Limits page.

2

You may submit a request at support@gameworx.com to request larger limits. GAMEWORX will require you to submit to Enhanced Due Diligence. Additional fees and costs may apply, and GAMEWORX does not guarantee that we will raise your limits.

2.5. Prohibition on Transfer of Account. THE CUSTOMER OF THE CLIENT IS PROHIBITED TO TRANSFER OR SELL THEIR ACCOUNTS TO ANOTHER PERSON. THIS PROHIBITION INCLUDES THE TRANSFER OF ANY ASSETS OF VALUE OF ANY KIND, SUCH AS HOWEVER NOT LIMITED TO OWNERSHIP OF ACCOUNTS, WINNINGS, DEPOSITS, BETS, RIGHTS AND/OR CLAIMS IN CONNECTION WITH THESE ASSETS, LEGAL, COMMERCIAL OR OTHERWISE. THE PROHIBITION ON SAID TRANSFERS ALSO INCLUDES HOWEVER IS NOT LIMITED TO THE ENCUMBRANCE, PLEDGING, ASSIGNING, USUFRUCT, TRADING, BROKERING, HYPOTHECATION AND/OR GIFTING IN COOPERATION WITH A FIDUCIARY OR

ANY OTHER THIRD PARTY, COMPANY, NATURAL OR LEGAL INDIVIDUAL, FOUNDATION AND/OR ASSOCIATION IN ANY WAY SHAPE OR FORM”.

3. GWX WALLET SERVICES.

3.1. In General. GAMEWORX offers collectively an ecosystem of games which comprises of social games, casual games, pay for play tournaments, play for fun, fantasy sports, casino games and other betting products. Your GAMEWORX Wallet enables you to send GAMEWORX (“Cryptoasset”)

to, and request, receive, and store GAMEWORX from your peers or other users (“Cryptoasset Transactions”).

3.2. Compliance. It is important for a User to comply with any laws or regulations relevant in their own country or jurisdiction of residence. Player is solely responsible to any imposed tax or fees that may be payable on any winnings.

3.3. No Minors Allowed. Player MUST be at least 18 years old or of legal age in their country of residence. If Player does not qualify, PLEASE DO NOT USE the Site.

3.4. No Front Man. No third party or other person can use an identified or verified User’s account associated with a Gameworx Account other than its registered user.

3.5. No Multiple Account. Only one Gameworx account per user or player will be allowed. GAMEWORX reserves the right to close multiple accounts at any given time without prior notice.

3.6. Cryptoasset Transactions. The Gameworx Wallet will process Cryptoasset transactions in accordance with the instructions we receive from you. You should

verify all transaction information prior to submitting instructions through the Gameworx Wallet. Cryptoasset Transactions cannot be reversed once they have been broadcast to the relevant Cryptoasset network.

Once submitted to a Cryptoasset network, a Cryptoasset Transaction will be unconfirmed for a period of time pending sufficient confirmation of the transaction by the Cryptoasset network. A Cryptoasset Transaction is not complete while it is in a pending state. Cryptoasset associated with Cryptoasset Transactions that are in a pending state will be designated accordingly, and will not be included in your Cryptoasset Wallet balance or be available to conduct Cryptoasset Transactions.

We may charge network fees to process a Cryptoasset Transaction on your behalf. We will calculate the network fee, although we will always notify you of the network fee at or before the time you authorize the Cryptoasset Transaction.

We may refuse to process or cancel any pending Cryptoasset Transaction as required by law or any court or other authority to which GAMEWORX.IO is subject in any jurisdiction.

3.7. Supported Cryptoassets. Our Cryptoasset services are available only in connection with those cryptoassets that GAMEWORX.IO supports, and this may change from time to time. Under no circumstances should you attempt to use your Cryptoasset Wallet to store, send, request, or receive digital currencies in any form that we do not support (although we will use reasonable efforts to help you move or sell Cryptoasset that we no longer support). We assume no responsibility or liability in connection with any attempt to use your Cryptoasset Wallet for digital currencies that we do not support.

If you have any questions about GAMEWORX and other cryptoassets we currently support, please visit <https://www.Gameworx.io/>

3.8. Cryptoasset Storage & Transmission Delays. We securely store Cryptoasset private keys, which are the means by which you can securely approve a Cryptoasset Transaction. We securely store private keys in our control in a combination of online and offline storage. As a result, it may be necessary for us to retrieve certain information from offline storage in order to facilitate a Cryptoasset Transaction in accordance with your instructions, and you acknowledge that this may delay the initiation or crediting of such Cryptoasset Transaction.

3.9. No Third Party Payments; Same Currency for Deposit and Withdrawal. WE DO NOT ALLOW ANY TRANSACTIONS FROM THIRD PARTIES OR FOR PLAYERS TO BE ABLE TO TRANSFER/PAY OTHER PLAYERS/PARTIES WITHIN THE SITE. A

TRANSACTION NEEDS TO BE FROM THE SAME PAYMENT METHOD AS THE

4

DEPOSIT. YOU CAN ONLY WITHDRAW THE SAME CURRENCY YOU DEPOSITED ON THE SITE.

3.10. Advanced Protocols. Unless specifically announced on the GAMEWORX.IO Site, or other official public statement of GAMEWORX.IO, we do not support metacoins, coloured coins, side chains, or other derivative, enhanced, synthetic or forked protocols, tokens, or coins which supplement or interact with a Cryptoasset we support (collectively, "Advanced Protocols"). Our platform is not configured to detect and/or secure Advanced Protocol transactions. You acknowledge and agree that we have no responsibility whatsoever in respect of an unsupported Advanced Protocol.

3.11. Operation of Cryptoasset Protocols. We do not own or control the underlying software protocols which govern the operation of Gameworx and other cryptoassets supported by GAMEWORX.IO. Usually the underlying protocols are open source and anyone can use, copy, modify, and distribute them. We assume no responsibility for the operation of the underlying protocols and we are not able to guarantee their functionality, security, or availability. You acknowledge and accept the risk that underlying software protocols relating to Gameworx or any Cryptoasset you store in Gameworx Wallet may change.

3.12. Forks. In particular, the underlying protocols are likely to be subject to sudden changes in operating rules such as in the case of forks, and such forks may materially affect the value, function, and/or the name of the Cryptoasset you store in your Gameworx Wallet. Where possible, we may provide you with notices or alerts on forks and you must read such notices or alerts received from us in order that you may consider how to deal with upcoming forks. However, it is your responsibility to make yourself aware of, and consider how to deal with, upcoming forks. In the event of a fork, there is a risk that we may need to temporarily suspend operations in relation to that fork without providing advance notice to you. We may, in our reasonable discretion, decline to support either or both branches of a fork. You acknowledge the risks presented by forks and you accept that we have no responsibility to assist you to move

or sell an unsupported branch of a forked protocol.

3.13. Force Majeure. In no event shall GAMEWORX be responsible or liable for any failure or delay in the performance of its obligations in this Terms of Service arising out of or caused by, directly or indirectly, forces beyond its control, including, without limitation, strikes, work stoppages, accidents, acts of war or terrorism, epidemics, civil or military disturbances, nuclear or natural catastrophes or acts of God, and interruptions, loss or malfunctions of utilities, communications or computer (software and hardware) services, delays, losses, errors or omissions resulting from failure of any telecommunications or any other data transmission system, acts of government authority (including refusal or revocation of any license, certification, registration or consent); it being understood that GAMEWORX shall use reasonable efforts which are

5

consistent with accepted practices in the information technology industry to resume performance as soon as practicable under the circumstances.

4. TRANSACTION LIMITS AND ENHANCED DUE DILIGENCE

4.1. Transactions Limits. The use of Gameworx Wallet is subject to a limit on the amount of volume you may transact or transfer in a given period. Your transaction limits may vary depending on your risk profile, verification steps you have completed, and other factors. We reserve the right to change applicable limits as we deem necessary. If you wish to raise your limits beyond the posted amounts, you may submit a request at support@gameworx.io.

4.2. Enhanced Due Diligence. We may require you to submit additional information about yourself or your business, provide records, and arrange for meetings with GAMEWORX.IO staff (such process, "Enhanced Due Diligence"). We reserve the right to charge you costs and fees associated with such Enhanced Due Diligence although if we intend to do so, we will notify you in advance. In our discretion, we may refuse to raise your limits or we may lower your limits at a subsequent time even if you have completed Enhanced Due Diligence.

5. REPRESENTATIONS AND WARRANTIES. By using GAMEWORX' Gaming Services, you hereby represent and warrant that:

5.1 You are at least 18 years old or of legal age in your country of residence;

5.2. You have full capacity to enter into a legally binding agreement with us and you are not restricted by any form of limited legal capacity;

5.3. You participate in GAMEWORX's full-suite of games strictly in your personal and non-professional capacity; and participate for recreational and entertainment purposes only;

5.4. You are availing of GAMEWORX Wallet on your own behalf and not on behalf of any other person;

5.5. All information that you provide to us during the term of validity of this Agreement is true, complete, correct, and that you shall immediately notify us of any change of such information;

5.6. You are solely responsible for reporting and accounting for any taxes applicable to you under relevant laws for any winnings that you receive from us;

5.7. You are permitted in the jurisdiction in which you are located to use online casino, betting or gaming-related services;

6

5.8. You will not use GAMEWORX' Services and Gameworx Wallet while located in any jurisdiction that prohibits the placing and/or accepting of bets online;

5.9. In relation to deposits and withdrawals of funds into and from your Gameworx Account OR GAMEWORX Wallet, you shall only use funds that are legitimate and lawfully belong to you;

5.10. The Gameworx Wallet, computer software, computer graphics, websites, applications and user interface that we make available to you is owned by GAMEWORX.IO or its associates and is protected by intellectual property laws. You may only use the software for your own personal, recreational uses in accordance with all rules, terms and conditions we have established and in accordance with all applicable laws, rules and regulations;

5.11. You only have one account with us and agree to not to open multiple accounts with us.

6. SUSPENSION, TERMINATION, AND CANCELLATION OF ACCOUNT.

6.1. In General. We may: (a) refuse to complete or block, cancel or reverse a betting transaction (b) suspend, restrict, or terminate your access to the Site or any or all of the GAMEWORX Services, and/or (c) deactivate or cancel your GAMEWORX Account with immediate effect for any reason, including but not limited to:

6.1.2. We are, in our reasonable opinion, required to do so by applicable law or any court or other authority to which we are subject in any jurisdiction; 6.1.3. We reasonably suspect you of acting in breach of this Agreement; 6.1.4. We have concerns that a transaction is erroneous or about the security of your GAMEWORX Account or we suspect the GAMEWORX Services are being used in a fraudulent or unauthorized manner; 6.1.5. We suspect money laundering, terrorist financing, fraud, or any other financial crime; 6.1.6. If your credit or debit card or any other valid payment method linked to your Gameworx Wallet is declined; 6.1.7. Your use of GAMEWORX Wallet is subject to any pending litigation, investigation, or government proceeding and/or we perceive a heightened risk of legal or regulatory non-compliance associated with your Account activity; and / or 6.1.8. You take any action that may circumvent our controls such as opening multiple GAMEWORX Accounts or abusing promotions which we may offer from time to time.

6.2. Notice. If we refuse to complete a transaction and / or suspend or close your GAMEWORX Account, we will (unless it would be unlawful for us to do so) provide you with notice of our actions and the reasons for refusal, suspension or closure and

where appropriate, with the procedure for correcting any factual errors that led to the refusal, suspension or closure. In the event that we refuse to complete a transaction and / or suspend your GAMEWORX Account, we will lift the suspension as soon as reasonably practicable once the reasons for refusal and / or suspension no longer exist. However, we are under no obligation to allow you to reinstate a transaction at the same price or on the same terms as the suspended, reversed or cancelled transaction.

We may suspend, restrict, or terminate your access to and/or deactivate or cancel your GAMEWORX Account, without reason by giving you thirty (30) days' notice. You acknowledge that our decision to take certain actions, including limiting access to, suspending, or closing your GAMEWORX Account, may be based on confidential criteria that are essential to our risk management and security protocols. You agree that we are under no obligation to disclose the details of its risk management and security procedures to you.

6.3. KYC / Identity Verification. If we suspend or close your account, we reserve the right to require you to complete the procedures for Know Your Client / Identity Verification before permitting you to transfer or withdraw your funds.

6.4. Cancellation. You may cancel your GAMEWORX Account at any time. You will not be charged for cancelling your GAMEWORX Account, although you will be required to pay any outstanding amounts owed to us. You authorize us to cancel or suspend any pending betting transactions at the time of cancellation.

7. GENERAL RISK FACTORS

7.1. In General. You agree and understand that there are risks associated with utilizing wallet services involving digital assets including, but not limited to, the risk of failure of hardware, software and internet connections, the risk of malicious software introduction, and the risk that third parties may obtain unauthorized access to information stored within your GAMEWORX Wallet, including, but not limited to your public and private keys. You agree and understand that GAMEWORX will not be responsible for any communication failures, disruptions, errors, distortions or delays you may experience when using the Services, however caused.

7.2. No Control on Blockchain Network. You accept and acknowledge that there are risks associated with utilizing any blockchain network, including, but not limited to, the risk of unknown vulnerabilities in or unanticipated changes to the network protocol. You acknowledge and accept that GAMEWORX has no control over any blockchain network and will not be responsible for any harm occurring as a result of such risks, including, but not limited to, the inability to reverse a transaction, and any losses in connection therewith due to erroneous or fraudulent actions.

8

7.3. Developing Regulations. The legislative and regulatory landscape around gaming and digital assets are constantly changing and may affect your ability to use GAMEWORX' Services.

7.4. Unauthorized and Incorrect Transactions. Where a digital asset transaction occurs using your credentials, we will assume that you authorized such transaction, unless you notify us otherwise. If you believe you did not authorize a particular transaction or that a transaction was incorrectly carried out, you must contact us as soon as possible and in any case no later than one (1) month after the relevant transaction occurred, either by email free of charge (support@gameworx.io). It is important that you regularly check your balance and your transaction history to ensure any unauthorized or incorrect transactions are identified and notified to us at the earliest possible opportunity. We are not responsible for any claim for unauthorized or incorrect transactions unless you have notified us in accordance with this clause.

8. LIABILITY

8.1. Release of GAMEWORX. If you have a dispute with one or more users of the GAMEWORX Services, you agree that neither we nor our affiliates or service providers, nor any of our respective officers, directors, agents, joint venturers, employees and representatives will be liable for any claims, demands and damages (actual and consequential) of any kind or nature arising out of or in any way connected with such disputes.

8.2. Indemnification. You agree to indemnify us, our affiliates and service providers, and each of our or their respective officers, directors, agents, employees and representatives, in respect of any costs (including attorneys' fees and any fines, fees or penalties imposed by any regulatory authority) that have been reasonably incurred in connection with any claims, demands or damages arising out of or related to your breach and / or our enforcement of this Agreement or your violation of any law, rule or regulation, or the rights of any third party.

8.3. Limitations of Liability. We shall only be liable to you for loss or damage caused directly and reasonably foreseeable by our breach of this Agreement and our liability in these circumstances is limited as set out in the remainder of this section. For the avoidance of doubt the term “loss” includes a partial loss or reduction in value as well as a complete or total loss.

8.4. Liability cap. Except as otherwise provided for in this Agreement, neither we, nor our affiliates or service providers, nor any of our or their respective officers, directors, agents, employees or representatives, will be liable for any amount greater than the combined value of the digital asset on your GAMEWORX Account or GAMEWORX Wallet at any given time. Where we are considering a specific claim relating to a

9

specific transaction, this sum shall be further limited to the amount of the transaction in dispute.

8.5. Limitation of loss. In addition to the liability cap above, in no event shall we, our affiliates or service providers, or any of our or their respective officers, directors, agents, employees or representatives, be liable for any of the following types of loss or damage arising under or in connection with this Agreement or otherwise:

8.5.1. any loss of profits or loss of expected revenue or gains, even if we are advised of or knew or should have known of the possibility of the same;

8.5.2. any loss of or damage to reputation or goodwill; any loss of business or

opportunity, customers or contracts; any loss or waste of overheads, management or other staff time; or any other loss of revenue or actual or anticipated savings, even if we are advised of or knew or should have known of the possibility of the same;

8.5.3. any loss of use of hardware, software or data and / or any corruption of data; including but not limited to any losses or damages arising out of or relating to any inaccuracy, defect or omission of digital asset price data; any error or delay in the transmission of such data; and / or any interruption in any such data;

8.5.4. any loss or damage whatsoever which does not stem directly from our breach of this Agreement; and/or

8.5.5. any loss or damage whatsoever which is in excess of that which was caused as a direct result of our breach of this Agreement (whether or not you are able to prove such loss or damage).

8.6. Error in Transaction. Where a betting or settlement transaction is made incorrectly (e.g. through our error), we shall refund to you the amount of that transaction without undue delay and restore your account to the state in which it would have been had the transaction not have taken place, although we will endeavor to provide you with reasonable notice where possible. We will also pay any charges for which we are responsible, and for any interest which you can show that you have had to pay as a consequence of any incorrect or incomplete transaction. Irrespective of our liability, on your request, we shall try to trace any incorrect or incomplete transaction initiated by you free of charge. However, we cannot guarantee that we will be able to trace such transactions.

8.7. Fraud or Negligence. If you are fraudulent or you intentionally or negligently fail to carry out your obligations under this Terms of Service, you will be liable for all resultant losses incurred by you or us.

8.8. Applicable law. The limitation of liability in this clause is subject to any obligations

that we have under applicable law and regulation, including our obligation to exercise reasonable care and skill in our provision of the GAMEWORX Services. Nothing in this Agreement shall limit our liability resulting from our fraud or fraudulent misrepresentation, gross negligence, deliberate misconduct, for death or personal injury resulting from either our or our subcontractor's negligence.

8.9. No Warranties. GAMEWORX's Services are provided on an "as is" and "as available" basis without any representation or warranty, whether express or implied, to the maximum extent permitted by applicable law: specifically, we disclaim any implied warranties of title, merchantability, fitness for a particular purpose and/or non-infringement. We do not make any representations or warranties that access to the Site, any of the GAMEWORX Services, or any of the materials contained therein, will be continuous, uninterrupted, timely, or error-free.

We make no representations about the accuracy or completeness of historical digital asset price data that may be available on the Site.

8.10. Safety and Security of Computer and Devices. GAMEWORX is not liable for any damage or interruptions caused by any computer viruses, spyware, scareware, Trojan horses, Distributed-Denial-of-services (DDOS), worms or other malware that may affect your computer, smart phone, tablet or other equipment, or any phishing, spoofing or other attack. We advise the regular use of a reputable and readily available virus screening and prevention software. You should also be aware that SMS and email services are vulnerable to spoofing and phishing attacks and should use care in reviewing messages purporting to originate from us. GAMEWORX customer support will never ask to screen share or otherwise seek to access your computer or account; similarly, we will not ask for your two factor authentication codes. Always log into your GAMEWORX Account through the GAMEWORX Wallet to review any transactions or required actions if you have any uncertainty regarding the authenticity of any communication or notice.

8.11. FORCE MAJEURE. We are not liable for any breach of the Agreement where the breach is due to abnormal, fortuitous and unforeseeable circumstances beyond our control, the consequences of which would have been unavoidable despite all effects to the contrary, nor are we liable where the breach is due to the application of mandatory legal rules.

9. BETTING RULES

9.1. All betting information supplied by the GAMEWORX is done so in good faith. However, GAMEWORX cannot accept liability for any errors or omissions in respect to dates, times, venues, competitors, odds, results, statistics, or other betting information. GAMEWORX reserves the right to correct any obvious errors and shall

11

take all reasonable steps to ensure that Markets are administered with integrity and transparency. GAMEWORX reserves the right to make the final decision to correct obvious errors in betting information.

9.2. If a betting event begins before the scheduled time, then only bets placed before the start of the event (excluding specified live betting) will be considered valid.

9.3. In the event of any inconsistency between the English and the Non-English names or descriptions used for the betting events or games on the Site, the English version shall prevail.

9.4. At all times, it is the user's responsibility to be aware about the relevant betting information the user is advised to verify betting information before placing a bet.

9.5. Some events, games and betting products have different rules as may be specified on the Site. Users are encouraged to review these betting rules as may be posted on the Site. GAMEWORX reserves the right to amend the betting rules at any time. Such amendments are effective immediately upon posting on the Site. 96. The user acknowledges that the current score, time elapsed and other data provided on the Site, while coming from a "live" feed provided by a third party is subject to a time delay and/or may be inaccurate, and that any bet placed based on this data is entirely at the user's own risk. GAMEWORX provides this data "as-is" with no warranty as to the accuracy, completeness or timeliness of such data and accepts no responsibility for any loss (direct or indirect) suffered by the User as a result of his or her reliance on it.

10. CUSTOMER FEEDBACK, QUERIES AND DISPUTE RESOLUTION

10.1. Contact GAMEWORX. If you have any feedback, questions, or complaints, contact us via our Customer Support webpage at <https://support@Gameworx.io> .

When you contact us please provide us with your name, address, and any other information we may need to identify you, your GAMEWORX Account, and the transaction on which you have feedback, questions, or complaints.

10.2. Complaints. In the event of a complaint, please set out the cause of your complaint, how you would like us to resolve the complaint and any other information you believe to be relevant. We will acknowledge receipt of your complaint if you contact us via our Customer Support webpage. A Customer Complaints officer (“Officer”) will consider your complaint. The Officer will consider your complaint without prejudice based on the information you have provided and any information provided by GAMEWORX. Within fifteen (15) business days from our receipt of your complaint, the Officer will address all the points raised in your complaint by sending you an email (“Resolution Notice”) in which the Officer will: (i) offer to resolve your

12

complaint; (ii) make a determination rejecting your complaint and set out the reasons for the rejection; or (iii) offer to resolve your complaint with an alternative solution. In exceptional circumstances, if the Officer is unable to respond to your complaint within fifteen (15) business days for reasons beyond GAMEWORX's control, the Officer will send you a holding reply indicating the reasons for the delay in answering your complaint and specifying the deadline by which the Officer will respond to your complaint (which will be no later than thirty [30] business days from our receipt of your complaint).

10.3. Offers. Any offer of resolution made to you will only become binding on us if accepted by you. An offer of resolution will not constitute any admission by us of any fault, mistake or negligence.

10.4. Arbitration. Any dispute exceeding USD10,000 arising out of or in connection with this Agreement (a "Dispute") shall be referred to and finally resolved by arbitration under the Arbitration Rules of the Singapore International Arbitration Centre (SIAC),

which are deemed to be incorporated by reference into this clause. The tribunal shall consist of a sole arbitrator, unless SIAC determines that, in view of all the circumstances of the case, a three-member tribunal is appropriate. The place and seat of the arbitration shall be Singapore. The language to be used in the arbitration proceedings will be English. Any award of the tribunal shall be binding from the day it is made, and the parties hereby waive any right to refer any question of law and any right of appeal on the law and/or merits to any court. Judgment on the award rendered by the tribunal may be entered in any court of competent jurisdiction.

The arbitration fees due to SIAC for any Dispute will be shared between GAMEWORX and the User. If you prevail on any claim for which you are legally entitled to legal fees, you may seek to recover those fees from the arbitrator. For any claim where you are seeking relief, GAMEWORX will seek to have you pay its legal fees if your claim was frivolous.

The parties agree to keep confidential all matters relating to the arbitration, including related court proceedings, to the greatest extent practicable. For purposes of this arbitration provision, references to the parties also include respective subsidiaries, affiliates, agents, employees, predecessors, successors and assigns as well as authorized Users or beneficiaries of the GAMEWORX Services. Nothing in this Clause shall be construed as preventing either party from seeking conservatory or similar interim relief in any court of competent jurisdiction. If any provision of this clause is found unenforceable, the unenforceable provision will be severed and the remaining arbitration terms will be enforced.

10.5. Claims. You agree to use the complaints procedure set out at Section 10.2 of this Agreement before contacting SIAC. You agree to refer a Dispute to SIAC in accordance with this Agreement respectively before filing any claim in a competent

court. If you do not follow the procedures set out in this Clause before filing a claim in a court, we shall have the right to ask the court to dismiss your filing unless and until you complete the steps outlined above.

11. DATA PROTECTION.

11.1. In General. You acknowledge that we may process personal data in relation to you (if you are an individual), and personal data that you have provided or in the future provide to us in relation to your employees and other associated or other individuals, in connection with this Agreement, or the GAMEWORX Services. Accordingly, you represent and warrant that:

11.1.2. your disclosure to us of any personal data relating to individuals other than yourself was or will be made in accordance with all applicable data protection and data privacy laws, and those data are accurate, up to date and relevant when disclosed;

11.1.3. before providing any such personal data to us, you have read and understood our Privacy Policy, copy of which is also available on the Site (see **Privacy Policy**), and, in case of personal data relating to an individual other than yourself, have (or will at the time of disclosure have) provided a copy of that Privacy Policy (as amended from time to time), to that individual; and

11.1.4. if from time to time we provide you with a replacement version of the Privacy Policy, you will promptly read that notice and provide a copy to any individual whose personal data you have provided to us.

12. ELECTRONIC DELIVERY OF COMMUNICATIONS

12.1. In General. You agree and consent to receive electronically all communications, agreements, documents, notices and disclosures (collectively, "Communications") that we provide in connection with your GAMEWORX Account and your use of GAMEWORX Services. These Communications include:

12.1.1. Terms and Conditions and policies you agree to (e.g., the GAMEWORX Privacy Policy, AML Policy and Responsible Gaming Policy), including updates to these agreements or policies; 12.1.2. Account details, history, transaction receipts, confirmations, and any other Account or transaction information; 12.1.3. Legal, regulatory, and tax disclosures or statements we may be required to make available to you; and 12.1.4. Responses to claims or customer support inquiries filed in connection with your Account.

We will provide these Communications to you by posting them on the GAMEWORX website, emailing them to you at the primary email address listed in your GAMEWORX profile, communicating to you via instant chat, and/or through other electronic communication such as SMS or mobile push notification.

12.2. Withdrawing Your Consent. You may withdraw your consent to receive Communications electronically by contacting us at <https://support@Gameworx.io>. If you fail to provide or if you withdraw your consent to receive Communications electronically, GAMEWORX reserves the right to immediately close your Account or charge you additional fees for paper copies.

12.3. Updating your Information. It is your responsibility to provide us with a true, accurate and complete email address and your contact information, and to keep such information up to date. You understand and agree that if GAMEWORX sends you an electronic Communication but you do not receive it because your primary email address on file is incorrect, out of date, blocked by your service provider, or you are otherwise unable to receive electronic Communications, GAMEWORX will be deemed to have provided the Communication to you.

13. GENERAL TERMS AND CONDITIONS

13.1. Limited License. We grant you a limited, non-exclusive, non-transferable license, subject to the terms of this Agreement, to access and use the Site, and related content, materials, information (collectively, the "Content") solely for approved purposes as permitted by us from time to time. Any other use of the SITE or Content is expressly prohibited and all other right, title, and interest in the SITE or Content is exclusively the property of GAMEWORX and its licensors. You agree not to copy, transmit, distribute, sell, license, reverse engineer, modify, publish, or participate in the transfer or sale of, create derivative works from, or in any other way exploit any of the Content, in whole or in part. "GAMEWORX.IO", "GAMEWORX", and all logos related to GAMEWORX, GAMEWORX Services or displayed on the GAMEWORX SITE are trademarks or registered marks of GAMEWORX or its licensors. You may not copy, imitate or use them without our prior written consent.

13.2. Website Accuracy. Although we intend to provide accurate and timely

information on the GAMEWORX Wallet, the Site (including, without limitation, the Content) may not always be entirely accurate, complete or current and may include technical inaccuracies or typographical errors. In an effort to continue to provide you with as complete and accurate information as possible, information may, to the extent permitted by applicable law, be changed or updated from time to time without notice, including without limitation information regarding our policies, products and services. Accordingly, you should verify all information before relying on it, and all decisions based on information contained on the GAMEWORX Site are your sole responsibility and we shall have no liability for such decisions. Links to third-party

15

materials (including without limitation websites) may be provided as a convenience but are not controlled by us. You acknowledge and agree that we are not responsible for any aspect of the information, content, or services contained in any third-party materials or on any third party sites accessible or linked to the Site.

13.3. Prohibited and Conditional Use. In connection with your use of the GAMEWORX Services, and your interactions with other users and third parties, you agree to comply with the GAMEWORX Policy on Prohibited Use, Prohibited Businesses and Conditional Use.

13.4. Export Controls & Sanctions. Your use of the GAMEWORX Services and the GAMEWORX Wallet are subject to international export controls and economic sanctions requirements. By sending, receiving, or storing GAMEWORX and other Cryptoassets through the Site or GAMEWORX Services, you agree that you will comply with those requirements. You are not permitted to acquire GAMEWORX or other Cryptoasset or use any of the GAMEWORX Services through the GAMEWORX Wallet if: (1) you are in, under the control of, or a national or resident of Cuba, Iran, North Korea, Sudan, or Syria or any other country subject to United States embargo, United Nations sanctions, Her Majesty's Treasury's financial sanctions regime (a "Sanctioned Country"), or if you are a person on the U.S. Treasury Department's Specially Designated Nationals List or the U.S. Commerce Department's Denied Persons List, Unverified List, Entity List, or the HM Treasury's financial sanctions regime (a "Sanctioned Person"); or (2) you intend to supply any acquired or stored digital asset or GAMEWORX Services to a Sanctioned Country (or a national or resident of a Sanctioned Country) or Sanctioned Person.

13.5. Amendments. We will notify of you any change to the Agreement relating to GAMEWORX Services by email at least two (2) weeks in advance. In such circumstances, you will be deemed to have accepted the change if you do not notify us otherwise prior to the date the change takes effect and continue to use the Services. If you do not accept the change, the Agreement will terminate at the end of the two- week notice. You may also end the Agreement immediately and free of charge with effect at any time before the expiry of the two-week notice. We may make all other amendments to the Agreement by posting the revised Agreement on the APP or by emailing it to you, indicating when the revised Agreement becomes effective. Although we shall endeavor to provide you with advance notice where possible, where lawful we may indicate that the revised Agreement shall be effective immediately and if you do not agree with any such modification, you should close your GAMEWORX Account and cease using the GAMEWORX Wallet.

13.6. Most Up-to-Date Version. Copies of the most up-to-date version of the Agreement will be made available on GAMEWORX.IO Site at all times and will be provided to you by email on your request.

16

13.7. Relationship of the Parties. Nothing in this Agreement shall be deemed or is intended to be deemed, nor shall it cause, either you or GAMEWORX to be treated as the agent of the other.

13.8. Privacy of Others; Marketing. If you receive information about another user through the GAMEWORX Services, you must keep the information confidential and only use it in connection with the GAMEWORX Services. You may not disclose or distribute a user's information to a third party or use the information except as reasonably necessary to effect a transaction and other functions reasonably incidental thereto such as support, reconciliation and accounting unless you receive the user's express consent to do so. You may not send unsolicited email to a user through the GAMEWORX Services.

13.9. Password Security. In order to access GAMEWORX Wallet, you will be required

to create or be given security details, including a username and password. You are responsible for keeping the electronic device through which you access GAMEWORX Wallet safe and maintaining adequate security and control of any and all security details that you use to access the GAMEWORX Wallet. This includes taking all reasonable steps to avoid the loss, theft or misuse of such electronic device and ensuring that such electronic device is encrypted and password protected. Any loss or compromise of your electronic device or your security details may result in unauthorized access to your GAMEWORX Account by third-parties and the loss or theft of any digital asset and/or funds held in your GAMEWORX Account and any associated accounts. You must keep your security details safe at all times. For example, you should not write them down or otherwise make them visible to others.

13.10. Security Breach. If you suspect that your GAMEWORX Wallet or any of your security details have been compromised or if you become aware of any fraud or attempted fraud or any other security incident (including a cyber-security attack) affecting you and / or GAMEWORX (together a “Security Breach”), you must notify GAMEWORX Support as soon as possible by email free of charge at support@Gameworx.io and continue to provide accurate and up to date information throughout the duration of the Security Breach. You must take any steps that we reasonably require to reduce, manage or report any Security Breach. Failure to provide prompt notification of any Security Breach may be taken into account in our determination of the appropriate resolution of the matter.

13.11. Contact Information. You are responsible for keeping your email address and telephone number up to date in your Account Profile in order to receive any notices or alerts that we may send you (including notices or alerts of actual or suspected Security Breach).

13.12. Taxes. It is your responsibility to determine whether, and to what extent, any taxes apply to any transactions you conduct through the GAMEWORX Services, and

to withhold, collect, report and remit the correct amounts of taxes to the appropriate tax authorities. Your transaction history is available through your GAMEWORX Account.

13.13. Unclaimed Property. If we hold GAMEWORX or other Cryptoasset, and we are unable to contact you and have no record of your use of the GAMEWORX Services for several years, applicable law may require us to report the Cryptoasset as unclaimed property to the authorities in certain jurisdictions. We will try to locate you at the address shown in our records, but if we are unable to, we may be required to deliver any such digital asset to the authorities in certain jurisdictions as unclaimed property. We reserve the right to deduct a dormancy fee or other administrative charges from such unclaimed funds, as permitted by applicable law.

13.14. Entire Agreement. This Agreement (including the documents incorporated by reference herein) comprise the entire agreement between you and GAMEWORX.

13.15. Interpretation. Headings in this Agreement are for convenience only, and shall not govern the meaning or interpretation of any provision of this Agreement.

13.16. Transfer. This Agreement is personal to you and you cannot transfer or assign your rights, licenses, interests and/or obligations to anyone else. We may transfer or assign our rights licenses, interests and / or our obligations at any time, including as part of a merger, acquisition or other corporate reorganization involving GAMEWORX, provided that this transfer or assignment does not materially impact the quality of the GAMEWORX Services you receive.

13.17. Security Interests. You must not create security over your digital asset stored in GAMEWORX Wallet unless we approve the same in writing.

13.18. Invalidity. If any provision of this Agreement is determined to be invalid or unenforceable under any applicable law, this will not affect the validity of any other provision of this Agreement.

13.19. Enforcement of Our Rights. We may not always strictly enforce our rights under this Agreement. If we do this, it will be just a temporary measure and we may enforce our rights strictly again at any time.

13.20. Language. This Agreement and any information or notifications that you or we are to provide should be in English. Any translation of this Agreement or other documents is provided for your convenience only. In the event of any inconsistency, the English language version of this Agreement or other documents shall prevail.

13.21. Continued Use. Your continued use of GAMEWORX Wallet after any such amendment to the Terms of Service will be deemed as your acceptance and agreement to be bound by such amendments, updates and/or modifications.

13.22. Survival. All provisions of this Agreement which by their nature extend beyond the expiration or termination of this Agreement, including, without limitation, the sections relating to suspension or termination, GAMEWORX Account cancellation, debts owed to GAMEWORX, general use of the Site, disputes with GAMEWORX, and general provisions, will continue to be binding and operate after the termination or expiration of this Agreement.

13.23. Governing Law and Jurisdiction. This Agreement will be governed by English law.

APPENDIX

POLICY ON PROHIBITED USE, PROHIBITED BUSINESSES AND CONDITIONAL USE

I. Prohibited Use

You may not use GAMEWORX Services and GAMEWORX Wallet to engage in the following categories of activity ("Prohibited Uses"). The specific types of use listed below are representative, but not exhaustive. If you are uncertain as to whether or not your use of GAMEWORX Services involves a Prohibited Use, or have questions about how these requirements apply to you, please submit a request at <https://support.GAMEWORX.com>.

By opening a GAMEWORX Account, you confirm that you will not use your Account to do any of the following:

1. **Unlawful Activity:** Activity which would violate, or assist in violation of, any law, statute, ordinance, or regulation, sanctions programs administered in the countries where GAMEWORX conducts business, including but not limited to money laundering, terrorist financing and sanctions evasion, or which would involve proceeds of any unlawful activity; publish, distribute or disseminate any unlawful

material or information;

2. Abusive Activity: Actions which impose an unreasonable or disproportionately large load on our infrastructure, or detrimentally interfere with, intercept, or expropriate any system, data, or information; transmit or upload any material to the Site that contains viruses, trojan horses, worms, or any other harmful or deleterious programs; attempt to gain unauthorized

20

access to the Site, other GAMEWORX Accounts, computer systems or networks connected to the Site, through password mining or any other means; use GAMEWORX Account information of another party to access or use the GAMEWORX WALLET, except in the case of specific Merchants and/or applications which are specifically authorized by a user to access such user's GAMEWORX Account and information; or transfer your account access or rights to your account to a third party, unless by operation of law or with the express permission of GAMEWORX;

3. Abuse Other Users: Interfere with another individual's or entity's access to or use of any GAMEWORX Services; defame, abuse, extort, harass, stalk, threaten or otherwise violate or infringe the legal rights (such as, but not limited to, rights of privacy, publicity and intellectual property) of others; incite, threaten, facilitate, promote, or encourage hate, racial intolerance, or violent acts against others; harvest or otherwise collect information from the APP about others, including without limitation email addresses, without proper consent;

4. Fraud: Activity which operates to defraud GAMEWORX, its users, or any other person; provide any false, inaccurate, or misleading information to GAMEWORX;

5. Intellectual Property Infringement: Engage in transactions involving items that infringe or violate any copyright, trademark, licensing rights right of publicity or privacy or any other proprietary right under the law, including but not limited to sales, distribution, or access to counterfeit software, or other licensed materials without the appropriate authorization from the rights holder; use of GAMEWORX intellectual property, name, or logo, including the use of GAMEWORX trade or service marks,

without express consent from GAMEWORX or in a manner that otherwise harms GAMEWORX or the GAMEWORX brand; any action that implies an untrue endorsement by or affiliation with GAMEWORX

II. Prohibited Businesses

In addition to the Prohibited Uses described above, the following categories of businesses, business practices, and sale items are barred from GAMEWORX Services ("Prohibited Businesses"). The specific types of use listed below are illustrative, but not an exclusive list of prohibited businesses. If you are uncertain as to whether or not your use of GAMEWORX Services involves a Prohibited Business, or have questions about how these requirements apply to you, please contact us at <https://support@Gameworx.io>.

21

By opening a GAMEWORX Account, you confirm that you will not use the GAMEWORX Wallet in connection with any of the following businesses, activities, practices, or items:

1. Investment and Credit Services: Securities brokers; mortgage consulting or debt reduction services; credit counseling or repair; real estate opportunities; investment schemes;
2. Restricted Financial Services: Check cashing, bail bonds; collections agencies;
3. Intellectual Property or Proprietary Rights Infringement: Sales, distribution, or access to counterfeit music, movies, software, or other licensed materials without the appropriate authorization from the rights holder;
4. Counterfeit or Unauthorized Goods: Unauthorized sale or resale of brand name or designer products or services; sale of goods or services that are illegally imported or exported or which are stolen;

5. Regulated Products and Services: Marijuana dispensaries and related businesses; sale of tobacco, e-cigarettes, and e-liquid; online prescription or pharmaceutical services; age restricted goods or services; weapons and munitions; gunpowder and other explosives; fireworks and related goods; toxic, flammable, and radioactive materials;

6. Drugs and Drug Paraphernalia: Sale of narcotics, controlled substances, and any equipment designed for making or using drugs, such as bongs, vaporizers, and hookahs;

7. Pseudo-Pharmaceuticals: Pharmaceuticals and other products that make health claims that have not been approved or verified by the applicable local and/or national regulatory body;

8. Substances designed to mimic illegal drugs: Sale of a legal substance that provides the same effect as an illegal drug (e.g., salvia, kratom)

9. Adult Content and Services: Pornography and other obscene materials (including literature, imagery and other media); sites offering any sexually- related services such as prostitution, escorts, pay-per view, adult live chat features.

10. Multi-level Marketing: Pyramid schemes, network marketing, and referral marketing programs;

11. Unfair, predatory or deceptive practices: Investment opportunities or other services that promise high rewards; Sale or resale of a service without added benefit to the buyer; resale of government offerings without authorization or added value; sites that we determine in our sole discretion to be unfair, deceptive, or predatory towards consumers;

12. High risk businesses: any businesses that we believe poses elevated financial risk, legal liability, or violates card network or bank policies.

III. Conditional Use

Express written consent and approval from GAMEWORX must be obtained prior to using GAMEWORX Services for the following categories of business and/or use ("Conditional Uses"). Consent may be requested by contacting us at <https://support.Gameworx.io>. GAMEWORX may also require you to agree to additional conditions, make supplemental representations and warranties, complete enhanced on-boarding procedures, and operate subject to restrictions if you use GAMEWORX Services in connection with any of following businesses, activities, or practices:

1. Money Services: Money transmitters, digital asset transmitters; currency or digital asset exchanges or dealers; gift cards; prepaid cards; sale of in-game currency unless the merchant is the operator of the virtual world; act as a payment intermediary or aggregator or otherwise resell any of the GAMEWORX Services;
2. Charities: Acceptance of donations for nonprofit enterprise;
3. Religious/Spiritual Organizations: Operation of a for-profit religious or spiritual organization **NOTHING FOLLOWS**

© Copyright 2020. Amaras Overseas N.V. All Rights Reserved.