

TERMS AND CONDITIONS VERSION 1.0.

Last updated –September 2018.

1.0 THESE TERMS AND CONDITIONS (“TERMS”) APPLY TO EACH PROSPECTIVE PURCHASER OF BETVIBE SELFDROP TO ISSUE VIBET TOKENS.

BY CONTRIBUTING TO BETVIBE LIMITED FOR THE PURCHASE OF BETVIBE DURING THE SELFDROP, YOU WILL BE BOUND BY THESE TERMS AND BY ALL THE TERMS AND CONDITIONS INCORPORATED HEREIN BY REFERENCE. THESE TERMS, THEREFORE, ARE A BINDING CONTRACT BETWEEN YOU AND BETVIBE SELFDROP.

PLEASE READ THESE TERMS CAREFULLY AND NOTE THAT THE SECTION ON DISPUTE RESOLUTION AND ARBITRATION CONTAINS A BINDING ARBITRATION CLAUSE WHICH AFFECTS YOUR LEGAL RIGHTS. IF YOU DO NOT AGREE TO THESE TERMS, DO NOT PARTICIPATE IN THE SELFDROP.

PROHIBITION ON U.S. CONTRIBUTORS.

Due to legal and regulatory uncertainty in the United States of America, citizens and green card holders of, and persons residing in, the United States of America are prohibited from making contributions to BETVIBE and participating in the SELFDROP. Persons from the United States of America that participate in the Selfdrop by providing false or inaccurate information about their citizenship, residency and/or nationality will be in breach of these Terms and are required to indemnify BETVIBE in respect of any damages and/or losses suffered due to this breach in accordance with the indemnification provisions set out in these Terms.

NOTICE TO RESIDENTS OF CANADA.

Canadian citizens and people resident in and/or domiciled in Canada are specifically excluded from participating, either directly or indirectly, in this Selfdrop.

NOTICE TO RESIDENTS OF THE PEOPLE’S REPUBLIC OF CHINA

Persons domiciled in, resident in or purchasing from the People’s Republic of China (excluding the Special Administrative Regions of Hong Kong and Macau, and the island of Taiwan) are excluded from participating, either directly or indirectly, in this Selfdrop.

NOTICE TO RESIDENTS OF THE UNITED KINGDOM.

In the United Kingdom, this document is being distributed only to, and is directed only at (and any activity to which it relates will be engaged only with (A) persons: (i) who fall within the definition of “investment professionals” in Article 19(5) of the Financial Services and Markets Act, 2000 (Financial Promotion) Order 2005 (as amended) (the “Order”) or who fall within Article 49(2) of the Order, and (ii) are “qualified investors” as defined in section 86 of the Financial Services and Markets Act 2000, as amended; and (B) any other persons to whom it may otherwise be lawfully communicated (together all such persons being referred to as “relevant persons”). This document must not be acted on or relied on in the United Kingdom, by persons who are not relevant persons. Any activity to which the document relates is available only to, in the United Kingdom, relevant persons.

NOTICE TO RESIDENTS OF JAPAN.

Persons domiciled in, resident in or purchasing from Japan are excluded from participating, either directly or indirectly, in this Selfdrop.

NOTICE TO RESIDENTS OF THE REPUBLIC OF KOREA.

Persons domiciled in, resident in or purchasing from the Republic of Korea are excluded from participating, either directly or indirectly, in this Selfdrop.

Citizens and (or) residents of the following countries are restricted from participating in this ICO/token sale: United States of America, Singapore, China, Hong Kong, Pakistan. Participating for the residents of these countries are fully on their own risk.

YOU AND THE COMPANY HEREBY AGREE AS FOLLOWS AS PARTIES TO THESE TERMS.

These Terms constitute a binding agreement between:

1.1. BETVIBE LIMITED, a company incorporated and registered to build a universal betting SPORTSBOOK and gambling services.

1.2. The natural or legal person who/which accepts these Terms and agrees to and contributes to the Company as set out in these Terms (“Contributor”, “you” or “your”) as the context may require.

In these Terms, you and the Company are hereinafter collectively referred to as the “Parties” and each individually as a “Party” as the context may require.

If you have any questions relating to these Terms, please contact us at our social medias as found at <http://betvibe.co/>

2. Terms and conditions.

- Ownership of VIBET tokens during the selfdrop or airdrop carries no rights, expresses or implied.
- Purchases of VIBET tokens are non-refundable.
- Purchasers should have no expectation of influence over governance of the platform aside that masternodes make decisions on partnerships once the BET MINING feature becomes operational in the BETVIBE bet Sportsbook.
- Also, by participating in this Selfdrop you confirm, that you are not associated with the territories or jurisdictions listed the Terms and Conditions in 1.0 above.
- Purchases of VIBET Tokens should be undertaken only by individuals, entities, or companies that have significant experience with, and understanding of, the usage and intricacies of cryptographic tokens, like bitcoin (“BTC”), and blockchain based software systems.
- Purchasers should have functional understanding of storage and transmission mechanisms associated with other cryptographic tokens. While the BetVibe Team will be available to assist Purchasers of VIBET during the selfdrop.
- By purchasing VIBET, and to the extent permitted by law, you are agreeing not to hold any of the The BetVibe Team & Parties liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected, to the sale of VIBET, including losses associated with the terms set forth below.
- DURING THE VIBET SELFDROP WE ARE DISTRIBUTING 10 BILLION VIBET TOKENS WITH A 12 BILLION VIBET CIRCULATING SUPPLY.