

CLONELY TERMS AND CONDITIONS

These Clonely General Terms and Conditions (the “GTC”) outline the rights and responsibilities related to the use of services provided by Clonely Limited Intershere Chambers, Road Town, Tortola, British Virgin Islands (the “Services”). These Services are primarily offered through the www.clonely.io website (the “Website”). We urge you to review these GTCs thoroughly. If you do not understand or agree with any part of these Terms, you are not obliged to use the Services. Ensure that you fully comprehend and accept these Terms before utilizing the Services.

1. INTRODUCTORY CLAUSES

- 1.1. These General Terms and Conditions establish the rights and responsibilities of the User or Customer ("you" or "your") concerning the utilization of the Services provided by Clonely Limited, ("we", "our", "Clonely" or the "Provider").
- 1.2. Upon registration on the Application or the Website, or by the first use of the Services if registration is unnecessary, you are entering into a contractual agreement with the Provider, focusing on the provision of your selected Services. The General Terms and Conditions (GTC) are an inherent component of this agreement, and by engaging in it, you signify your acceptance of these GTC. Accessing the Client dashboard or Buy NFT packages page is exclusively available through invitation. Invitations are extended solely by active Users of Clonely, facilitated by referral codes.
- 1.3. The Services are exclusively intended for individuals aged 18 and above who reside in countries where the Services are accessible. By registering on the Website, you affirm that you are of legal age. Individuals under 18 are not permitted to utilize the Services. You agree to access the Services solely from countries where they are available. You acknowledge that certain countries may have restrictions or prohibitions on accessing and using the Services, and you commit to adhering to all relevant laws when accessing and using the Services.
- 1.4. The Provider shall not offer Services to a Customer who: (i) holds nationality or resides in Restricted Jurisdictions; (ii) is established, incorporated, or maintains a registered office in Restricted Jurisdictions; (iii) is subject to relevant international sanctions; or (iv) has a criminal record associated with financial crime or terrorism. Restricted Jurisdictions refer to countries determined by the Provider and disclosed on the Website. The Provider reserves the right to decline, limit, or terminate the provision of any Services to a Customer under Clause 1.4., and such Customer is prohibited from utilizing the Services, including access to the Client dashboard and/or Trading Platform.
- 1.5. The Services encompass the offering and sale of NFT packages, access to the Client dashboard and Buy NFT packages page, as well as other related services, notably facilitated through the Client dashboard, Buy NFT packages page, or by granting access to applications provided by the Provider or third parties.
- 1.6. None of the services provided by the Provider can be construed as investment services under applicable laws. The Provider does not offer guidance, instructions, or information on how to conduct transactions when purchasing NFT packages, using the services, or otherwise, nor does it accept such guidance, instructions, or information from you. The services do not constitute investment advice or recommendations. Employees, staff, or representatives of the Provider are not authorized to provide investment advice or recommendations. If any information or statement from an employee, staff, or representative of the Provider is interpreted as investment advice or recommendations, the Provider explicitly denies that it constitutes such advice or recommendations and disclaims responsibility for them.
- 1.7. Your personal information is handled in accordance with our Privacy Policy.

2. PROVISION OF SERVICES AND THEIR ARRANGEMENT

- 2.1. You may request the Services via the Website by completing the relevant registration or order form. Upon registration, you will either receive login details for the Client dashboard and/or Buy NFT packages page or be notified via email. During registration, you have the option to select from various verification protocols. By opting for any third-party protocol, you assume responsibility for its usage. Clonely bears no responsibility for any loss of access resulting from your chosen protocol.
- 2.2. The Services encompass various offerings, including the sale of NFT packages, access to the Client dashboard, utilization of the Buy NFT packages page, and engagement with the Affiliate system.
- 2.3. All information provided by you through registration, order forms, the Client dashboard, or any other means must be accurate, complete, and current. It is your responsibility to promptly update any changes to your information or data within your Client dashboard. The Customer bears the responsibility for the accuracy and currency of all provided data; the Provider is not obliged to verify such data.
- 2.4. If you provide an identification number, tax registration number, or similar information in the registration or order form, or indicate that you are a legal entity, you will be deemed as a business entity for the purposes of these GTC and when utilizing the Services. Consequently, the provisions of these GTC or relevant laws that confer rights to consumers will not be applicable to you.
- 2.5. The pricing for NFT packages varies based on the selected option and is influenced by factors such as the purchase price, administrative fees, and potentially other configurations. Further details regarding specific options and associated fees can be found in the Affiliate Agreement and on our Website. The ultimate fee will be determined according to the option chosen during the completion of the NFT package order form. Additionally, the Provider reserves the right to offer Services under individually negotiated terms. Such terms will be determined solely at the discretion of the Provider. Individual discounts and other benefits cannot be combined unless explicitly permitted by the Provider.
- 2.6. The fee is charged for purchasing the selected package and grants access to the Client dashboard and the Buy NFT packages page. Customers are not eligible for refunds of the purchase price or administration fees under circumstances such as canceling the Client dashboard, requesting cancellation via email, premature termination of purchase or Service usage, failure to complete registration or verification, failure to comply with GTC conditions, or GTC violations. Once the package is paid for and available for minting, the purchase transaction is finalized. Users can only hold their NFTs in their own wallets. Any bonuses offered on the website are not included in the package purchase and are discretionary, subject to Clonely's discretion as outlined in the Affiliate Agreement. Clonely reserves the right to modify, remove, or introduce new bonuses at any time without prior notice.
- 2.7. If the Customer raises an unjustifiable complaint regarding the paid purchase fee or disputes the fee with their bank or payment service provider (e.g., through chargeback services, dispute services, or similar), resulting in a request for annulment, cancellation, or refund of the fee or any part thereof, Clonely reserves the right, at its discretion, to cease providing any services to the Customer and refuse any future provision of services.
- 2.8. Your selection of the package option is not subject to exchange. If you purchase a new package, the restrictions outlined in clause 2.8 will still be applicable.
- 2.9. The Provider reserves the right to unilaterally modify the fees and parameters of the packages and the Services at any time. Any changes made will not affect the packages or Services purchased prior to the notification of the change.

- 2.10. You have the option to review, correct, and modify any data entered in the order form until the order for the Services becomes binding. The submission of the order form constitutes the placement of your chosen Services order. Upon submission, the Provider will promptly acknowledge receipt of your order via email. The contract is executed in English. We maintain the contract in electronic format and do not provide access to it.
- 2.11. You acknowledge that to utilize our Services, you must procure the necessary technical equipment and software, including third-party software (e.g., software for Computers or Phones), at your own risk and expense. The Application and the Website are accessible through commonly used web browsers. The responsibility and cost associated with internet access, equipment purchase, and web browser acquisition, including updates, lie with you. The Provider does not guarantee that the Services will be compatible with any specific equipment or software. Additionally, the Provider does not impose any additional fees for internet connection.
- 2.12. You acknowledge the involvement of third-party operators in the platform's operation and management. These entities, distinct from the Provider, have their own terms and conditions and privacy policies governing the use of their services and products. Prior to submitting an order form, it is your responsibility to review these terms and conditions and privacy policies.
- 2.13. If the Customer initiates an unusually high volume of orders for packages or Services within an unreasonably short timeframe, the Provider may use the Client dashboard to notify the Customer as a precautionary measure to address potentially harmful conduct. Should such unreasonable behavior persist despite notification, we retain the right to suspend any further orders of packages or Services by the Customer. If we determine that the unusual behavior outlined in this paragraph is linked to the Customer's engagement in Forbidden Practices, appropriate actions may be taken as outlined in Section 5 of this GTC. The Provider retains the discretion to define the nature of the behavior described above and establish reasonable parameters for such determination.
- 2.14. Advertisements from External Parties
- 2.14.1 The Service may include links to websites or resources from third parties, along with advertisements promoting products or services offered by third parties (referred to as "Third Party Ads"). These Third Party Ads are beyond the control of Clonely, and Clonely assumes no responsibility for them. Clonely provides Third Party Ads for user convenience only and does not conduct reviews, approvals, monitoring, endorsements, warranties, or make any representations regarding them. Information provided in third-party advertisements may not always be entirely accurate.
- 2.14.2 You acknowledge full responsibility for and assume all risks associated with your utilization of any such websites or resources. Upon linking to a third-party site, the terms and policies of the relevant service provider, including privacy and data collection practices, govern. Prior to engaging in any transaction with a third party, it is advised to conduct any necessary or appropriate investigation. Your interactions with Third Party Ads discovered on or via the Clonely Website, including payment and delivery of associated goods or services, are exclusively between you and the respective merchant or advertiser.
- 2.14.3 You hereby indemnify and hold harmless us, our officers, employees, agents, and successors from any and all claims, demands, losses, damages, rights, claims, and actions of any kind, including personal injuries, death, property damage, and financial damage, whether directly or indirectly related to or arising from any interactions with or conduct of any Third-Party Ads.

2.15 Automatic renewal

Please take note: our services may include options that automatically renew. To avoid being charged, you must proactively cancel your renewal option either before purchase or at least 24 hours

before the end of the initial or current subscription plan. Deleting the app does not cancel your auto-renewal or subscriptions. We also endeavor to provide information about our renewal options and policies either at the point of purchase or in close proximity to it. We recommend reviewing these policies before making any purchases. You may find it helpful to take a screenshot of this information for your records.

2.16 NFT Package Purchase Agreement

You recognize that there is no separate Sales and Purchase agreement for the packages offered on the www.clonely.io website. The acceptance of these GTCs constitutes the contract between the parties. The terms and conditions for the sale and purchase outlined in these GTCs are recognized as the terms of the transaction.

2.17 Prohibited Activities and Source of Funds

You confirm that the source of funds used for deposits on the Sites is legal and agree not to utilize the Services as a means of transferring virtual assets. You will refrain from engaging in any illegal, fraudulent, or prohibited activities, including money laundering, according to the laws of applicable jurisdictions (especially BVI laws). If the Company suspects, with reasonable cause, that you are involved in fraudulent, unlawful, or improper activities, including money laundering, or any conduct violating the User Agreement, your access to the Services may be immediately terminated and/or your account blocked. In such cases, the Company is not obligated to refund any funds in your account. Additionally, the Company reserves the right to restrict your access to its other websites, servers, or services. To ensure fair play on our Sites, any attempts to bypass standard settings are prohibited. If your account indicates such behavior, it will be promptly blocked, and any funds held in the account will be retained.

3. PAYMENT TERMS

3.1. The fees for the packages are denoted in USDT, or any other Altcoin or Bitcoin available on the website's options. Payments can also be made in other currencies listed on the Website. Should you choose a currency other than USDT, the fee for the selected package option will be converted based on our rates, displaying the total payment in your selected currency before order confirmation. You acknowledge that payments made in currencies different from your chosen currency on the Website will be converted according to prevailing exchange rates at the time of payment.

3.2. Service charges include all applicable taxes. If the Customer is an entrepreneur, they are responsible for meeting all tax obligations associated with using our Services in compliance with relevant laws, and if obligated, they must duly pay taxes or other fees.

3.3. You have the option to settle the fee for the chosen package through Crypto deposit, as well as other payment methods currently provided by the Provider on the Website.

3.4. If you opt to pay using a payment card or via crypto deposit, the payment should be made promptly, and the fee is considered settled once the full amount is credited to the Provider's account. Failure to make timely payment may result in the Provider canceling your order. Any fees imposed by the selected payment service provider (as per their current pricelist) in relation to the transaction are the responsibility of the Customer. It is the Customer's obligation to ensure that the full fee for the selected package is paid.

3.5. The Provider recognizes that there might be technical or administrative issues leading to occasional delays in disbursing users' earnings accrued on the website.

4. CUSTOMER AREA AND WEB MANAGEMENT

4.1. Each Customer is allowed only one Client dashboard and Buy NFT packages page, where all of their Services must be managed.

4.2. The maximum number of packages allowed per Client dashboard may vary depending on package availability or other specified criteria.

4.3. Access to the Client dashboard and Buy NFT packages page requires login credentials, which the Customer must keep confidential and not share with any third party. The Customer is solely responsible for all activities conducted through their Client dashboard and Buy NFT packages page. The Provider holds no liability, and the Customer is not entitled to compensation, for any misuse of the Client dashboard, Buy NFT packages page, or any aspect of the Services. The Provider is also not responsible for any adverse consequences resulting from such misuse by the Customer, regardless of the reasons behind it.

4.4. The Customer recognizes that the availability of the Services may be subject to occasional interruptions, especially for maintenance, upgrades, or other reasons. The Provider holds no liability, and the Customer is not entitled to compensation, for any periods during which the Client dashboard or any relevant services are unavailable. Furthermore, the Provider is not responsible for any loss or damage to data or other content uploaded, transferred, or saved by the Customer through the Client dashboard or Trading Platform.

4.5. The Customer retains the right to request the termination of the Client dashboard or Buy NFT packages page at any time by contacting support@clonely.com via email. Such a request constitutes the Customer's desire to terminate the contractual agreement with the Provider, resulting in the cessation of access to the Services, including the Client dashboard and Buy NFT packages page. Upon receiving the termination request, the Provider will promptly acknowledge its receipt via email, thereby concluding the contractual relationship between the Customer and the Provider. Consequently, no refunds for previously paid fees or associated costs will be provided to the Customer.

5. UTILIZATION OF THE PLATFORM, SERVICES, AND ADDITIONAL CONTENT

5.1. The Content available on the Application, Website, and all Services, including the Client dashboard and Buy NFT packages page, such as texts, graphics, designs, icons, images, audio and video samples, and any other multimedia elements, are protected by copyright laws and other applicable regulations, and are either owned by Clonely or licensed to Clonely by third-party licensors. Clonely grants you a limited, non-exclusive, non-transferable, non-assignable, non-passable, and revocable license to access and use the Content solely for personal use and in accordance with the intended purpose of the Services. The Content is not sold or transferred to you, and it remains the property of Clonely or its licensors.

5.2. All trademarks, logos, trade names, and other identifiers belong to Clonely or Clonely's licensors, and Clonely does not authorize you to use them.

5.3. Both the Customer and Clonely commit to conducting themselves in accordance with principles of fairness in fulfilling the contract and during mutual negotiations, ensuring not to harm the reputation or legitimate interests of the other party. Any potential disputes or disagreements between the Customer and Clonely will be resolved in accordance with these terms and conditions and the applicable law.

5.4. Apart from the rights explicitly outlined in these terms and conditions, Clonely does not confer any additional rights concerning the Services and other Content. Your usage of the Services and other Content must strictly adhere to the terms and conditions specified herein.

5.5. When utilizing Clonely's Services and other Content, the following actions are not allowed:

- 5.5.1. using any tools that could disrupt the operation of Clonely's Website and Services or exploit errors, bugs, or other vulnerabilities within them.
- 5.5.2. attempting to bypass geographical or any other technical restrictions on access.
- 5.5.3. to create duplicates or backups of the Website and other Content.
- 5.5.4. to engage in reverse-engineering, decompiling, disassembling, or any other form of modification of the Website and other Content.
- 5.5.5. to engage in the sale, rental, lending, licensing, distribution, reproduction, dissemination, streaming, broadcasting, or utilization of the Services or other Content in any manner not expressly permitted.
- 5.5.6. to utilize automated methods for accessing, displaying, or gathering information available through the Website or Services; and
- 5.5.7. to utilize any other tools or methods that may potentially cause harm to the Provider.

5.6. The provisions outlined in clause 8 do not seek to infringe upon the Customer's inherent consumer rights that are safeguarded by law.

5.7. Legal Status and Restrictions on Use of Tokens

5.7.1 Legal Status

3air Tokens are utility tokens designed for use exclusively on the 3air Platform developed by the Company and its parent companies, subsidiaries, affiliates, agents, representatives, predecessors, advisors, successors, and assignees (collectively, the "3air Parties"). 3air Tokens have an expected future use solely as a utility token within the 3air Platform and do not constitute securities of any kind. They do not grant any right to vote, manage, or share in the profits or proceeds of any entity. Furthermore, 3air Tokens do not represent ownership of any physical asset, nor do they imply any right to an economic return.

The 3air Parties do not guarantee or suggest any form of economic return or financial gain from the acquisition or use of 3air Tokens. The purchase of 3air Tokens should be without expectation of profit, dividend, capital gain, financial yield, or any other form of return or income. The 3air Tokens are not intended to be used for any speculative purposes.

Under no circumstances should 3air Tokens be understood, deemed, interpreted, or construed, under the laws of any applicable jurisdiction, as being equivalent to:

- Money, legal tender, or currency, whether fiat or otherwise;
- Equity or proprietary interest in any entity, scheme, or venture;
- An investment in any entity, common enterprise, scheme, or venture, whether equity, debt, or as a commodity (or any combination thereof, whether to be delivered in the future or otherwise);
- An instrument, entity, scheme, or venture that participates in or receives any dividend, payment, profit, income, distribution, or other economic returns;

-A security, futures contract, derivative, deposit, negotiable instrument (including commercial paper), investment contract, or collective investment scheme between the holder and any other person or entity; or

-An asset or commodity (whether to be delivered in the future or otherwise), including any asset or commodity that any person or entity is obligated to repurchase or redeem.

5.7.2 Usage Restrictions

3air Tokens are not being offered or distributed to:

(a) any U.S. Person;

(b) any citizen, resident, or legal entity of the following countries or regions:

(i) United States of America, People's Republic of China, Afghanistan, Belarus, British Virgin Islands, Central African Republic, Congo, Democratic Republic of the Congo, Republic of the Cote D'Ivoire, Crimea region of Ukraine, Cuba, El Salvador, Eswatini, Gambia, Iran, Iraq, Liberia, Libya, Malawi, Mali, Moldova, Myanmar, Niger, North Korea, Palestinian Territory, South Sudan, Sudan, Syria, Venezuela, Yemen, Zambia, Zimbabwe;

(ii) Any state, country, or jurisdiction that is sanctioned and/or embargoed by the United States of America, the European Union, and/or Switzerland;

(iii) Any jurisdiction where it would be illegal according to local law or regulation for you to purchase 3air Tokens; or

(iv) Any jurisdiction where the sale of 3air Tokens is prohibited or contrary to local law or regulation, or where the sale of Tokens could subject the 3air Parties to any local registration, regulatory, or licensing requirements.

6. STATEMENT OF LIABILITY

6.1. You understand that the Services and other Content are provided on an "as is" basis, with all their errors, flaws, and limitations, and that their usage is solely your responsibility and at your own risk. To the fullest extent permitted by applicable law, the Provider disclaims all statutory, contractual, express, and implied warranties, including warranties of quality, merchantability, fitness for a particular purpose, or non-infringement of rights.

6.2. To the extent allowed by mandatory provisions of applicable laws, the Provider shall not be held liable for any damages, whether direct or indirect, including but not limited to, financial losses, loss of cryptocurrency, data loss, personal harm, or property damage arising from the use of the Services or reliance on any tool, feature, information, or other content available on or through the Website. The Provider is not responsible for any third-party products, services, applications, or content used by the Customer in connection with the Services. If the Provider's liability is established concerning the operation of the Website or provision of the Services by a court or competent authority, such liability shall be limited to the amount equivalent to the fee paid by the Customer for the Services associated with the incurred loss.

6.4. The Provider shall not be held liable for the failure to deliver purchased packages or Services if such failure arises due to significant technical or operational issues beyond the Provider's control or caused by third-party providers. This includes instances of crisis, imminent crisis, natural disasters, war, insurrection, pandemics, threats to a large number of people, or other force majeure events. Additionally, if the Provider is unable to render the Services due to legal obligations or decisions imposed by a public authority, the Provider shall not be held accountable.

6.5. The intent behind Clause 6 is not to waive any consumer or other rights that the Customer may possess under the law.

7. NONCOMPLIANCE WITH THE TERMS

7.1. In the event that the customer breaches any provision outlined in these GTCs in a manner that may harm the Provider, including but not limited to actions contrary to clauses 1.3 or 1.4, providing incomplete, false, or outdated information as stipulated in clause 2.3, acting in a manner detrimental to the Provider's reputation, violating rules specified within the GTCs, engaging in activities conflicting with clauses of the GTCs, and/or conducting any actions described in clause 5.5, the Provider reserves the right to prevent the customer from requesting any further services and to partially or entirely restrict the customer's access to all or specific services, including access to the Client dashboard and Buy NFT packages page, without prior notice or compensation.

8. COMMUNICATION METHODS

8.1. You recognize that all correspondence from Clonely or its affiliates concerning the provision of Services will be conducted in English through the Client dashboard, the Buy NFT packages page, or the email address you provided during registration. Written electronic communication via email or through the Client dashboard and Buy NFT packages page will also be considered as written communication.

8.2. Our designated contact email address is support@clonely.com.

9. RIGHT TO TERMINATE THE CONTRACT

9.1. If you are a consumer, you retain the right to withdraw from a contract within 14 days of its initiation without providing a justification (refer to clause 2.10 for specifics regarding the timing of contract initiation). It's important to note that if you initiate your purchase before the expiration of the stated timeframe, your entitlement to withdraw from the contract is forfeited.

9.2. To withdraw from the contract, please forward your withdrawal request to our email address at support@clonely.com within the stipulated timeframe. Upon receipt of your request, we will promptly confirm its reception via text format. Upon withdrawal from the contract, we will reimburse you without delay (no later than 14 days after your withdrawal) for all fees received from you, utilizing the same payment method you used.

9.3. The Provider reserves the right to promptly terminate the Contract in the event of any violation by the Customer.

10. FAULTY PERFORMANCES

10.1. In the event that the Services deviate from the agreed terms or are not provided as expected, you retain the right to address any issues related to defective performance. The Provider does not offer any assurances regarding the quality of the services. Promptly notify us of any defects either via our email address or the address specified in clause 9.2. When addressing issues of defective performance, you have the option to request rectification of the defect or seek a reasonable discount. If rectification is not feasible, you may opt to terminate the contract or request a fair discount.

10.2. We aim to address any complaints you raise promptly, endeavoring to resolve them within 30 calendar days. Upon resolution, we will provide written confirmation of the outcome. Should we fail to address your complaint within the stipulated timeframe, you reserve the right to terminate the contract. Complaints can be submitted via email to our designated email address, support@clonely.com.

11. INFORMATION USAGE AND DATA MANAGEMENT

11.1. Clonely Limited is the data controller, situated at Intershore Chambers, Road Town, Tortola, British Virgin Islands. Your data will be processed according to the terms outlined in our Privacy Policy, which is accessible through the Privacy Policy link at any time. Prior to registration, please review our Privacy Policy. By using our website and application, you acknowledge and agree to adhere to all our rules and policies. If you do not agree with our rules and policies, you should refrain from using our website and application.

11.2. Clonely logs certain data and IP addresses of users' computers when they visit the Website or the Application, solely for the purpose of recording user visits. These data are used strictly for statistical analysis and are not merged with any other data. Some of our services utilize cookies, which are unique identifiers placed on users' computers to facilitate record-keeping, user identification, and future visits. Users have the option to configure their Internet browser settings to receive notifications when a service provider intends to place a cookie on their computer and can opt out of receiving cookies at any time.

11.2.1. Cookies are text files that are either temporarily stored in the computer's memory ("session cookies") or stored on the hard drive ("persistent cookies"). They are not used to develop programs or distribute viruses. Instead, the primary purpose of cookies is to offer you personalized deals and enhance your service experience by saving time.

11.2.2. Additionally, we utilize cookies when a user interacts with our services via an external advertising platform.

11.2.3. Persistent cookies are employed to monitor clicks and automatically discern whether the user has previously engaged in a survey or encountered an informational or advertising initiative on the website, ensuring they do not reappear during subsequent visits.

11.2.4. External service providers also display advertisements for 'Clonely'. These providers may utilize cookies to retain information about the user's past visits to INFINITY VICTORY – FZCO websites, tailoring advertisements to the user's preferences. Users have the option to disable cookies from external service providers at any time.

11.3. When completing the registration form, your data (Username, Country of origin, E-mail address, password) is collected. Prior to finalizing your registration, you have the opportunity to review and

correct any input errors. Upon submission, your registration will be confirmed, and an activation code will be sent to your provided e-mail address, so please ensure the accuracy of your information.

12. MODIFICATIONS TO THE TERMS AND CONDITIONS

12.1. The Provider retains the right to modify these GTCs at any time, effective immediately for new customers and new orders of the Services placed by existing Customers. Existing Customers will be informed of the GTC changes via the Client dashboard, Buy NFT packages page, or email. The sale of packages is governed by the version of the GTC valid and effective at the time of ordering the relevant package.

The Provider reserves the right to alter, modify, or update the General Terms and Conditions of this Agreement at any time, at its sole discretion, without prior notice to users. It is your responsibility to regularly check these terms for any changes. Your continued use of our services after any modifications indicates your acceptance of the updated terms. By agreeing to this Agreement, you acknowledge and agree that The Provider shall not be held liable to you or any third party for any alterations, modifications, or updates to the General Terms and Conditions, including any consequences resulting from such changes.

In the event of an extensive investigation or the locking of wallets by cryptocurrency exchange platforms such as Binance, OKX, Kukoin, etc., DreamScript Technologies - the Provider of the Services, cannot be held accountable for any resulting outcomes. We rely on the services provided by Binance, and factors beyond our control, such as regulatory actions, may impact wallet accessibility and the ability to process deposits and withdrawals. While we will offer support and assistance, we do not have direct control over these situations. We recognize the significance of the security and accessibility of your funds. In such circumstances, we will endeavor to provide support and guidance to affected users and collaborate with Cryptocurrency exchange services to seek a resolution.

In case of a thorough investigation or wallet lock initiated by cryptocurrency exchange services such as Binance, OKX, Kukoin, etc., Clonely Limited bears no responsibility for the resulting outcomes. We are dependent on the services provided by Binance, and external factors beyond our control, such as regulatory measures, may impact the accessibility of wallets and the processing of deposits and withdrawals. While we are committed to offering support and assistance, we do not directly control these circumstances. We recognize the paramount importance of the security and accessibility of your funds. In such situations, we will diligently work to provide assistance and guidance to affected users and collaborate with cryptocurrency exchange services to find a resolution.

It's essential to highlight that Clonely Limited does not possess direct control over the operations of cryptocurrency exchange services or the decisions made by regulatory authorities. Therefore, Clonely Limited cannot be held responsible for any disruptions or losses arising from actions taken by cryptocurrency exchange services or external regulatory bodies. Clonely Limited does not bear responsibility if the user enters an incorrect ID number during a withdrawal.

In the event of alterations in the legal landscape, please be aware that these General Terms and Conditions (GTC) persist as valid and obligatory. Our dedication to delivering services amidst evolving legal circumstances remains steadfast. Your ongoing utilization of our services indicates your acceptance of these GTC, irrespective of any legal modifications that may arise.

13. OUT-OF-COURT CONSUMER DISPUTE RESOLUTION

13.1. Our aim is to ensure the satisfaction of our customers. If you have any complaints or suggestions, we encourage you to reach out to us directly. You can contact us via email or at the address provided in clause 9.2.

14. DETERMINATION OF APPLICABLE LAW AND JURISDICTION

14.1. All legal relationships arising from these GTCs or connected to them, including any associated non-contractual legal matters, shall be governed by the laws of the British Virgin Islands. Any disputes arising in connection with these GTCs and/or related agreements shall be subject to the jurisdiction of the courts in the British Virgin Islands with local jurisdiction as determined by the registered office of the Provider.

15. LAST PROVISIONS

15.1. No consumer codes of conduct have been adopted by the Provider.

15.2. These GTCs represent the entire agreement between you and the Provider, supplanting all prior agreements, whether oral or written, pertaining to the subject matter covered by the GTC.

15.3. The provisions within these GTCs do not aim to restrict any legal rights outlined elsewhere in these GTCs or conferred by applicable law. Failure by the Provider or any duly authorized third party to enforce compliance with these GTCs shall not be interpreted as a waiver of any right or claim.

15.4. The Provider reserves the right to transfer any claim arising from these GTCs or any agreement to a third party without requiring your consent. You acknowledge that the Provider, acting as the assignor, may transfer its rights and obligations under these GTCs or any agreement, or portions thereof, to a third party. However, the Customer is not permitted to assign or transfer their rights and obligations under these GTCs or any agreements, or any resulting receivables, in whole or in part, to any third party.

15.5. Should any provision of the GTC be deemed invalid or unenforceable, it will be replaced by a provision that closely aligns with the intended meaning of the invalidated provision. The invalidity or ineffectiveness of one provision will not impact the validity of the remaining provisions. Any past or future practices established between the parties, or any customs prevailing generally or in the industry concerning the subject matter of performance, not expressly mentioned in the GTC, shall not be applied, and no rights or obligations shall be inferred from them for the parties. Moreover, they will not be considered in interpreting the expressions of the parties' intentions.

15.6. The schedules accompanying the GTC are integral components of the GTC. In the event of any inconsistency between the language of the main body of the GTC and any schedule attached thereto, the language of the main body of the GTC shall take precedence.

15.7. Prior to mutually accepting these GTCs, the parties have thoroughly evaluated the potential risks associated with them and have agreed to accept those risks.