

1. AGREEMENT BETWEEN WOLF.BET AND USER

§1

These terms and conditions (the "T&Cs") shall apply to the use of the current website (the "Website") and its related or connected services (collectively, the "Service") constitute a legally binding agreement between a guest or the registered user (collectively, the "User") and HDS Technologies N.V., a limited liability company organized under the laws of Curaçao, having its registered address at Heelsumstraat 51, Curaçao, registered at the Curacao Chamber of Commerce & Industry under number 149850 under a License no. 8048/JAZ2019-020 (the "Wolf.bet").

2. GENERAL TERMS AND CONDITIONS

§1

By using and/or visiting the Website and/or accessing and/or using the Service the User shall agree to be bound by these T&Cs, together with any amendments, which may be published from time to time. These T&Cs affect the User's legal rights and obligations. If the User does not accept these T&Cs, the User shall refrain from using and/or visiting the Website and/or accessing the Service and using the Website.

§2

Wolf.bet may attempt to notify the User when major changes to these T&Cs are made, however the User should review the up-to-date version himself. Wolf.bet reserves the right, in its sole discretion, to modify or revise T&C and policies at any time, and the User agrees to be bound by any modifications and/or revisions. Any amendments will become effective immediately upon being posted on the Website. It is the User's responsibility to review these T&Cs together with the Rules. The User shall choose to participate in, in order to remain updated with all amendments each time the User's play.

§3

The Website is operated by Wolf.bet.

3. SERVICE

§1

The Service may include hyperlinks to websites operated by third parties including advertisers and other content providers. Those sites may collect data or solicit personal information from the User. Wolf.bet does not control such websites, and is not responsible for their content, privacy policies, or for the data collection, use or disclosure of any information those sites may collect. By accessing and/or using the Service, the User expressly relieves Wolf.bet from any and all liability arising from the User use of any third-party website.

§2

Wolf.bet shall reserve the right to refuse access and/or use of the Service to anyone for any reason at any time.

§3

Wolf.bet shall reserve the right to discontinue any aspect of the Service at any time for any reason, without notice, and without liability to the User.

4. NO WARRANTIES

§1

Wolf.bet and its licences disclaims any and all warranties stated or implied. The services are provided "as is" and on "as available" basis. Wolf.bet shall provide the User with no warranty or representation regarding the quality, fitness, accuracy or completeness of the Service.

§2

Regardless of efforts, Wolf.bet makes no warranty that the service will be uninterrupted, timely or error-free, or that defects will be corrected.

§3

Some jurisdiction may prohibit a disclaimer of warranties and the User may have other rights that vary from jurisdiction to jurisdiction.

§4

From time to time Wolf.bet may need to update, reset, temporarily interrupt or shut down some or all parts of the Service. Any of these actions may cause the User to lose access to the Service. Wolf.bet shall have no liability to the User if the Service or any aspect of it are interrupted or unavailable for any reason.

5. KYC/AML

§1

Wolf.bet shall have the right, at any time, to ask for any KYC/AML documentation it deems necessary to determine the identity and location of the User. Wolf.bet shall reserve the right to restrict service and payment until identity is sufficiently determined.

§2

All suspicious transactions will be investigated. In such cases, Wolf.bet is prohibited to inform the player or third parties involved in the investigation. An exception can be details that an investigation is taking place or may be carried out or that information has been or may be transmitted to the competent authorities. In case of suspicious activity, Wolf.bet shall

have the right to suspend, freeze, block, delete or close the User's Account withhold funds according to law or if it is required by the competent authorities.

§3

On the Website, all transactions are checked to prevent money laundering and other illegal activity. The User shall authorize Wolf.bet to undertake a personal identification check, due to Wolf.bet requirements or requirements from the third party (including regulatory authority) to confirm the User's identity and contact details. In certain circumstances, Wolf.bet may have to contact the User and ask to provide the necessary information in order to complete the check. If the User does not provide Wolf.bet with the required information, Wolf.bet reserves the right to freeze or close the User's Account until the User has provided Wolf.bet with the requested information.

6. BASIC TERMS

§1

Content – includes text, software, scripts, graphics, photos, sounds, music, videos, works of authorship, applications, interactive feature links and other materials the User may view or access through the Website.

§2

Rules – rules for access and/or use of the Service, including but not limited to the game specific rules and the sport specific rules, that can be found on the Website.

§3

Bet – an act of betting sum of Cryptocurrency.

§4

Prohibited Jurisdictions – states where online gambling is prohibited or restricted.

§5

Unauthorized Use – the access and/or the use of the Services prohibited by this T&Cs and/or the applicable legislation, including but not limited to events of the Unauthorized Use referred to in Point 11.

§6

Website Content – name, graphics, sounds and software elements of the Website and the Service.

§7

Cryptocurrency – type of a digital wallet.

§8

Bonus – Cryptocurrency that has been granted to users by Wolf.bet.

§9

Deposit – act of refilling the User's balance with Cryptocurrency.

§10

Withdrawal – act of withdrawing Cryptocurrency from the User's balance.

§11

Minimum Withdrawal Amount – the minimum amount of Cryptocurrency that the User can withdraw from the User's balance in the Account.

§12

Maximum Deposit Amount - the maximum amount of Cryptocurrency that the User can deposit on the User's balance in the Account per day/24 hours.

§13

Website – www.wolf.bet.

7. WOLF.BET ACCOUNT

§1

In order to use the Services, the User must first personally register with Wolf.bet, read and accept these T&Cs, open an account (the "Account") and place Cryptocurrency into the Account using the payment methods set out on the payment section of the Website.

§2

The User shall be allowed to have only one Account.

§3

If the User notices that the User has more than one Account under different names, the User must notify Wolf.bet immediately on support@wolf.bet.

§4

A request to open the Account is made by filling out the registration form and submitting it online. Wolf.bet shall reserve the right to refuse to open an account.

§5

As part of the registration process:

- the User shall have to choose a username and password for the User's login into the Website. It is the User's sole and exclusive responsibility to ensure that the User's login details are kept securely. The User must not disclose the User's login details to anyone. Wolf.bet shall not be responsible for any abuse or misuse of the Account by third parties due to the User's disclosure, whether intentional or accidental, whether active or passive, of the User's login details to any third party;
- the User shall provide accurate contact information, inclusive of a valid email address (the "Registered Email Address"), and update such information in the future to keep it accurate. It is the User's responsibility to keep the contact details up to date on the Account. Failure to do so may result in you failing to receive important Account related notifications and information from Wolf.bet, including changes Wolf.bet makes to these T&Cs. Wolf.bet shall identify and communicate with the User via the Registered Email Address. It is the responsibility of the User to maintain an active and unique email account, to provide Wolf.bet with the correct email address, and to advise Wolf.bet of any changes in the User's email address. Each User is wholly responsible for maintaining the security of his Registered Email Address to prevent the use of the Registered Email Address by any third party. Wolf.bet shall not be responsible for any damages or losses deemed or alleged to have resulted from communications between Wolf.bet and the User using the Registered Email Address. Wolf.bet will immediately suspend the Account upon written notice to the User to this effect if the User intentionally provides false or inaccurate personal information.

§6

Wolf.bet may require the User to become a verified User, which includes passing certain checks. The User may be required to provide valid proof of identification and any other document as it may be deemed necessary. This includes but is not limited to, a picture ID (copy of passport, driver's license, or national ID card) and a recent utility bill listing the User's name and address as proof of residence. Wolf.bet shall reserve the right to suspend wagering or restrict Account options on any Account until the required information is received. This procedure is done in accordance with the applicable gaming regulation and the anti-money laundering legal requirements.

8. USER'S REPRESENTATIONS, WARRANTIES AND OBLIGATIONS

§1

Prior to the User's visit and or access and/or use of the Website and/or the Service and on an ongoing basis, the User shall represent, warrant, covenant and agree that the User shall be solely liable for:

- any damage, costs or expenses arising out of or in connection with committing Unauthorized Use. The User shall notify Wolf.bet immediately upon becoming aware of committing by any person of any Unauthorized Use and shall provide Wolf.bet with

a reasonable assistance with any investigations it conducts in light of the information provided by the User in this respect

- maintaining the confidentiality of the username, password and any activities that occur under the Account is the User's sole responsibility. The User shall remain liable for losses incurred by the User or a third party on the Account. Wolf.bet shall never ask the User to reveal the User password
- for account ban due to creating more than one account and /or using automated scripts
- for losses due to Bet made accidentally or by mistake
- for losses due to bets placed or any other losses due to service malfunction from not supported devices
- for losses due to mistakes in deposit and or withdrawal addresses
- for losses due to provided loan, borrowing to other users
- for any losses occurred while using the Service and agree that Wolf.bet has no responsibility over such losses
- for covering any applicable taxes, duties which may be payable on Cryptocurrency awarded to the User through the use of the Service
- covering payments for the telecommunications networks and Internet access services required for the User to access and use the Service

§2

Prior to the User's visit and/or access and/or use of the Website and/or the Service and on an on-going basis, the User shall represent, warrant, covenant and agree that:

- the User will follow the Rules of the Service
- the User will not use offensive words, insult in any way Wolf.bet personnel, other users and third parties while using the Service. Otherwise the User will be banned, the User's Account will be terminated and Cryptocurrency from the User's Account will be transferred to the User as soon as practicably possible or confiscated. In order to verify the User's identity for a Cryptocurrency refund we will demand a signed message made from a wallet which the User used for depositing Cryptocurrency on Wolf.bet if one cannot be presented Cryptocurrency on the banned account will be confiscated

9. ELIGIBILITY

§1

By agreeing to these T&Cs, the User shall represent and warrant to Wolf.bet:

- that the User is over eighteen (18) years of age or of the legal age, at which gambling or gaming activities are allowed under the law or jurisdiction that applies to the User. Wolf.bet shall reserve the right to request proof of age documents from you at any time;
- that the User is a legally capable individual and can enter into a binding legal agreement with Wolf.bet. The User must not visit and/or access and/or use the Website and/or the Service, if the User is not of legal capacity;

- that the User visit and/or access and/or use the Website and/or the Service strictly in personal non-professional capacity, on own behalf and expressly not on behalf of any other person or company;
- that the User visit and/or access and/or use the Website and/or the Service strictly for recreation and entertainment purposes;
- that the User is NOT accessing the Service from Prohibited Jurisdictions. Wolf.bet is doing it's best to verify the legality of the Service in each jurisdiction however, it is User's responsibility to ensure that their use of the Service is lawful.

10. PROHIBITED JURISDICTIONS

§1

The User shall be aware that the right to visit and/or access and/or use of the Website and/or the Service, may be considered illegal in certain countries. Wolf.bet shall not be able to verify the legality of service in each and every jurisdiction, consequently, the User shall be responsible in determining whether the User's visiting and/or accessing and/or using the Website of the Service is compliant with the applicable laws in the User's country and the User shall warrant to Wolf.bet that gambling is not illegal in the territory where the User resides.

§2

Wolf.bet does not permit (i) the Website and/or the Service (other than the slot games) to be visited and/or accessed and/or used; and/or (ii) the Account to be opened or used, by the User residing in certain jurisdictions, including but not limited to:

Afghanistan, Algeria, Antigua & Barbuda, Bahrain, Bhutan, Brunei, Central African Republic, Chad, Cuba, Democratic People's Republic of Korea (North Korea), Democratic Republic of the Congo, Eritrea, France, Guinea-Bissau, Iran, Iraq, Lebanon, Liberia, Libya, Malta, Myanmar, Netherlands, Netherlands Antilles (Curacao, Sint Maarten, Bonaire, Sint Eustatius, and Saba, Aruba), Poland, Reunion, Saint Martin, Sierra Leone, Somalia, Syrian Arab Republic, Sudan, Suriname, Trinidad and Tobago, United Arab Emirates, United States (and its dependencies, military bases and territories i.e. U.S. Minor Outlying Islands, U.S. Virgin Islands), Vanuatu, Venezuela, Yemen;

or other restricted jurisdictions (the "Prohibited Jurisdiction") that are reported by Wolf.bet from time to time.

§3

Wolf.bet does not permit the Service (in form slot games) to be visited and/or accessed and/or used by the User residing in the following Prohibited Jurisdictions:

Afghanistan, Albania, Algeria, Angola, Australia, Bahamas, Botswana, Belgium, Bulgaria, Colombia, Croatia, Czech Republic, Denmark, Estonia, Ecuador, Ethiopia, France, Ghana, Guyana, Hong Kong, Italy, Iran, Iraq, Israel, Kuwait, Latvia, Lithuania, Mexico, Namibia, Nicaragua, North Korea, Pakistan, Panama, Philippines, Portugal, Romania, Singapore,

Spain, Sweden, Switzerland, Sudan, Syria, Taiwan, Trinidad and Tobago, Tunisia, Uganda, United Kingdom, United States of America, Yemen, Zimbabwe.

In addition to the Prohibited Jurisdictions set out above:

- Planet of the Apes Video Slot is not permitted to be visited and/or accessed and/or used by the User in the following jurisdictions: Azerbaijan, China, India, Malaysia, Qatar, Russia, Thailand, Turkey, Ukraine;
- Vikings Video Slot is not permitted to be visited and/or accessed and/or used by the User in the following jurisdictions: Azerbaijan, Cambodia, Canada, China, France, India, Indonesia, Laos, Malaysia, Myanmar, Papua New Guinea, Qatar, Russia, South Korea, Thailand, Turkey, Ukraine, United States of America;
- Narcos Video Slot is not permitted to be visited and/or accessed and/or used by the User in the following jurisdictions: Indonesia, South Korea;
- Street Fighter Video Slot is not permitted to be visited and/or accessed and/or used by the User in the following jurisdictions: Anguilla, Antigua & Barbuda, Argentina, Aruba, Barbados, Bahamas, Belize, Bermuda, Bolivia, Bonaire, Brazil, British Virgin Islands, Canada, Cayman Islands, China, Chile, Clipperton Island, Columbia, Costa Rica, Cuba, Curacao, Dominica, Dominican Republic, El Salvador, Greenland, Grenada, Guadeloupe, Guatemala, Guyana, Haiti, Honduras, Jamaica, Japan, Martinique, Mexico, Montserrat, Navassa Island, Paraguay, Peru, Puerto Rico, Saba, Saint Barthelemy, Saint Eustatius, Saint Kitts and Nevis, Saint Lucia, Saint Maarten, Saint Martin, Saint Pierre and Miquelon, Saint Vincent and the Grenadines, South Korea, Suriname, Turks and Caicos Islands, United States of America, Uruguay, US Virgin Islands, Venezuela;
- Fashion TV Video Slot is not permitted to be visited and/or accessed and/or used by the User in the following jurisdictions: Cuba, Jordan, Turkey, Saudi Arabia.

§4

Moreover, Wolf.bet permits the following slot games to be visited and/or accessed and/or used by the User residing in the following jurisdictions:

- Universal Monsters (Dracula, Creature from the Black Lagoon, Phantoms Curse and The Invisible Man): Andorra, Austria, Armenia, Azerbaijan, Belarus, Bosnia and Herzegovina, Cyprus, Finland, Georgia, Germany, Greece, Hungary, Iceland, Ireland, Liechtenstein, Luxembourg, Malta, Moldova, Monaco, Montenegro, Netherlands, North Macedonia, Norway, Poland, Russia, San Marino, Serbia, Slovakia, Slovenia, Turkey and Ukraine.

§5

By visiting and/or accessing and/or using the Website and/or the Service the User shall confirm that the User is not a resident in a Prohibited Jurisdiction.

§6

The User located in or resident of the Prohibited Jurisdictions, where online gambling is prohibited, is not permitted to visit and/or access and/or use of the Website and/or the

Service. For the avoidance of doubt, the foregoing restrictions on engaging in a Cryptocurrency play from Prohibited Jurisdictions applies equally to residents and citizens of other nations while located in a Prohibited Jurisdiction. Any attempt to circumvent the restrictions on play by any User located in the Prohibited Jurisdiction, is a breach of these T&Cs. An attempt at circumvention includes, but is not limited to, manipulating the information used by Wolf.bet to identify the User's location and providing Wolf.bet with false or misleading information regarding the User's location or place of residence.

§7

The User shall ensure that the User will be acting legally in the User's jurisdiction in visiting and/or accessing and/or using the Website and/or the Service and the User shall represent, warrant and agree that the User will do so.

§8

The User must not be banned from any gambling site or gambling premises and the User shall inform Wolf.bet immediately in the event the User enters into an exclusion list of any gambling provider.

11. UNAUTHORIZED USE

§1

The User must keep all information relating to the Account confidential. The Service shall be intended solely for User's personal use. The User shall be only allowed to bet for personal entertainment.

§2

The User must not transfer Cryptocurrency to the address provided by Wolf.bet for the deposit purposes from a shared wallet or any other address not solely controlled by the User.

§3

The User must not use the Service:

- if is not eligible in accordance of Point 9 of these T&Cs;
- if resides in a country in which access to online gambling to its residents or to any person within such country is prohibited;
- to collect nicknames, e-mail addresses, and/or other information of other Users by any means (for example, by sending spam, other types of unsolicited emails, or the unauthorized framing of, or linking to, the Service);
- to disrupt or unduly affect or influence the activities of other Users or the operation of the Service generally;
- to promote unsolicited commercial advertisements, affiliate links, and other forms of solicitation which may be removed from the Service without notice;

- in any way which, in Wolf.bet reasonable opinion, could be considered as an attempt to: (i) cheat the Service or another User using the Service; or (ii) collude with any other User using the Service in order to obtain a dishonest advantage;
- to scrape Wolf.bet odds or violate any of Wolf.bet Intellectual Property Rights;
- for any unlawful activity whatsoever;
- creating multiple accounts for the purpose of collusion, fraud, Service abuse, and/or any kind of Service manipulation is prohibited and may result in account closure.

§4

The User must not sell and/or transfer the User's Account to third parties, nor can the User acquire a player account from a third party.

§5

Wolf.bet may immediately terminate the User's Account upon email notice to the User, if the User uses the Service for unauthorized purposes. Wolf.bet may also take legal action against the User for doing so in certain circumstances.

§6

Restrictions to the use of the third-party products (slots games, etc.) are set on the side of the product provider and are not under the control of Wolf.bet side.

12. SUSPENSION AND TERMINATION OF THE ACCOUNT OR THE SERVICE

§1

If the User violates any provision of these T&Cs, then Wolf.bet may, at its sole discretion depending on the seriousness of the breach and

- revoke ability to communicate with other users on the Website for any period of time;
- suspend the Account for an indefinite period of time;
- terminate of the Account;
- request any KYC/AML documents;
- revoke one or more functionalities of the Website.

In the event of the termination of the Account, all the User's outstanding bets will be canceled and the Account will be closed, and Wolf.bet may also confiscate and recover from the Account balance the amount of the winnings awarded or paid to the User and all Bonuses and other incentives, which the User shall forfeit in such case. Following this, on the User's request and subject to discretion of Wolf.bet, Wolf.bet will return the remainder of the real money balance of the Account (if any) to the User, subject to reasonable charges, regulatory obligations, and Wolf.bet ability to do so using the payment method Wolf.bet verified as belonging solely to the User.

§2

In each case the level of seriousness of the breach shall be determined exclusively by Wolf.bet and the User agrees not to appeal against such Wolf.bet decisions.

§3

If Wolf.bet suspends the Account, then during the period of that suspension the User will not be able to access and/or use the Account and/or the Service. If Wolf.bet closes the Account, then the User will never be able to access the Account and Wolf.bet may also prohibit the User from accessing or using the Service in future.

§4

Wolf.bet shall also reserve the right to modify or discontinue the Service at any time (including, without limitation, by limiting or discontinuing certain features) without notice to the User. Wolf.bet shall have no liability whatsoever on an account of any change to the Service or any suspension or termination of the User's access to or use of the Service.

§5

Wolf.bet shall reserve the right to shut down the Account, on which the User has not deposited any deposit in the event the Account has been inactive for over 3 months.

§6

Wolf.bet shall reserve the right to shut down the Account, on which the User has deposited any deposit in the event the Account has been inactive for over 12 months and retain any associated Cryptocurrency.

13. RESTRICTIONS

§1

The User shall be forbidden:

- to have more than one Account;
- to give access to the Account to any third parties;
- to make the User's login and password details available to the public
- to use double-spend transactions;
- to exploit any vulnerability of Cryptocurrency such as Tether, Bitcoin, Ethereum, XRP, Doge Coin, Binance Coin, Tron, Shiba Inu, Litecoin, Stellar, SushiCoin, Uniswap, Ethereum Classic, Bitcoin Cash, Cardano, Polkadot;
- to make automatic bets not through Wolf.bet's software;
- to use any scripts for automating any aspect of a registration, game, features
- to deposit and withdraw Cryptocurrency without making actual bets;
- to make a deposit in order to reach Minimum Withdrawal Bet Amount;
- to use offensive language in the chat and in the private messages;
- to ask for Cryptocurrency;
- to ask for loans and / or offer loans (to lend Cryptocurrency by extending a loan or request any users to lend the User Cryptocurrency);

- to sell, transfer and/or acquire accounts to/from other users;
- to use Service for a longer time horizon without making deposits to the Account;
- to create duplicate accounts through the User's or any other referral link;
- to send spam e-mails with the User's or any other referral link or any other links;
- to spam, write in capital letters, use offensive words and post advertising in the chat window;
- to spread false information about Wolf.bet on external resources (forums, blogs, social networks);
- to use tips or rains as a way of exchanging coins.

14. DEPOSIT AND MAXIMUM WINNING AMOUNT

§1

Wolf.bet does not accept third party Deposits (e.g. friends, family). The User must deposit Cryptocurrency from an account/system that is registered to the User.

§2

Any crosschain Deposits (sending, for example, Bitcoin Cash to a Bitcoin address) will not be processed and coins will be permanently lost.

§3

Wolf.bet does not accept any Ethereum Tokens or internal transactions (via a contract). Any tokens or contracts that will be sent to our Ethereum address will be lost.

§4

The User shall represent and warrant to Wolf.bet that each deposit of Cryptocurrency deposited by the User rightfully belong to the User and that these funds have not been obtained or are derived from any illegal means.

§5

Minimum Withdrawal Amount shall be the equivalent of 0.01 USD in the Cryptocurrency at the time of placing the Withdrawal

§6

The Maximum Deposit Amount shall be the equivalent of 50,000 USD in the Cryptocurrency at the time of placing the deposit. Any deposits exceeding the above amount may be cancelled and returned to the User.

§7

The maximum winnings amount per day / 24 hours is the equivalent of 100,000 USD in the Cryptocurrency at the time of the winning. Any winnings exceeding the above maximum amount may be cancelled by Wolf.bet

§8

Wolf.bet shall reserve the right to expose big winners for advertising purposes.

15. WITHDRAW

§1

In order to withdraw the Cryptocurrency from the Account the User shall verify the User's email address and activate two factor authenticator. Moreover, in some cases, withdrawal on the Account has to be manually confirmed by Wolf.bet staff. Wolf.bet reserves the right to do this and as a result, those withdrawals can take up to a few days.

§2

The amount that Wolf.bet subtract from the withdrawal is not related to the transaction fee in the blockchain and might differ.

§3

Wolf.bet shall not be responsible for frozen or confiscated Cryptocurrency after Cryptocurrency has been withdrawn from the AccountService.

§4

Wolf.bet is not responsible for the amount of time a transaction takes to confirm due to blockchain congestion, blockchain queue back-up, receiving address confirmation time, and for incorrectly entering the wrong receiving address. The same applies to fast fee transactions where the user pays for the transaction fees even though the expected transaction confirmation time is lower.

§5

The User may only withdraw the maximum amount of the equivalent of 100,000 USD in the Cryptocurrency at the time of placing the withdrawal in any twenty-four-hour period unless a larger amount has been agreed upon by the User and Wolf.bet. Notwithstanding the maximum withdrawal amount, the maximum withdrawal amount is limited by the limitations set by the payment method chosen by the User when placing the deposit.

§6

Wolf.bet shall have a right to reject a withdrawal request, if the suspicion arises that funds are being withdrawn for any fraudulent or money laundering reasons, pending the investigation thereto.

§7

The User agrees that all deposits and/or withdrawals made to the Account are transferred to or from the wallet or any other payment options available, which belong solely to the User and are kept in the User's name.

16. LIMITATION OF LIABILITY

§1

To the fullest extent permitted by applicable law, in no event will Wolf.bet, its officers, directors, employees, or agents, be liable to the User on any legal theory for any incidental, direct, indirect, punitive, actual, consequential, special, exemplary, or other damages, including without limitation, loss of revenue or income, lost profits, pain and suffering, emotional distress, cost of substitute goods or services, or similar damages suffered or incurred by the User or any third party that arise in connection with the services (or the termination thereof for any reason), even if Wolf.bet has been advised of the possibility of such damages.

17. COMPLAINTS

§1

If The User have a complaint, The User can email customer support on support@wolf.bet or complaints@gaminglicences.com

§2

Wolf.bet will use best efforts to resolve a reported matter promptly.

§3

If The User has a query with regard to any transaction, The User may also contact Wolf.bet on support@wolf.bet with details of the query. We will review any queried or disputed transactions. Our judgment is final.

18. PRIVACY POLICY

§1

The User hereby acknowledge and consent to Website's processing the User's personal data for the purposes of allowing The User access and use the Website and in order to allow the User to participate in the Services and to provide ancillary services to the User.

§2

Wolf.bet will only use the User's personal data to allow the User to use the Service and to carry out operations relevant to the User's use of the Service.

§3

Wolf.bet shall also process the User's personal data for the purposes of carrying out verification procedures in relation to the User's use of the Service.

§4

The User's personal data will not be disclosed to third parties, unless such disclosure is necessary for processing of the User's requests, such as effecting transactions on the Account or use of the Service, to carry verification procedures or unless it is required by law. As Wolf.bet's business partners or suppliers or service providers may be responsible for certain parts of the overall functioning or operation of the Website, personal data may be disclosed to them. The User hereby consents to all such disclosures.

§5

The User shall have the right to access personal data held by Wolf.bet about the User.

§6

The User must promptly inform Wolf.bet, by amending the User's profile or otherwise, of any changes to information provided by the User at the time of registration and opening of the Account.

§7

In order to provide the User with an efficient service, Wolf.bet and/or its service providers may require to transfer the User's personal data from one country to another on a world-wide basis. The User hereby consents to the User's personal data so transferred.

§8

In the processing of the Account and associated transactions, Wolf.bet may have recourse to credit rating agencies, fraud detection agencies, anti-money laundering agencies. The User hereby consents to such disclosures.

§9

In order to make the User's visit to the Websites more user-friendly, to keep track of visits to the Website and to improve the service, Wolf.bet collects a small piece of information sent from The User's browser, called a cookie. The User can, if the User wishes, turn off the collection of cookies (please refer to the User's browser instructions as to how to do this). The User must note, however, that turning off cookies may restrict the User's use of the Website.

§10

The User consents to Wolf.bet's informing the User from time to time about changes on the Website, new services and promotions. If the User does not wish to receive direct marketing data, the User may opt out of such service. The User can opt in again into receiving promotional material by emailing our support department on support@wolf.bet.

19. SEVERABILITY

§1

If any provision hereof is determined by any competent authority to be invalid, unlawful or unenforceable to any extent, such term, condition or provision will to that extent be severed from the remaining terms, conditions and provisions which will continue to be valid to the fullest extent permitted by law.

§2

In such cases, the part deemed invalid, unlawful or unenforceable shall be amended in a manner consistent with the applicable law to reflect, as closely as possible, Wolf.bet's original intent.

20. ASSIGNMENT

§1

Wolf.bet reserves the right to assign any of its rights under these T&Cs, in whole or in part, at any time without notice. The User may not assign any of his/her rights or obligations under these T&Cs.

21. WAIVER

§1

No waiver by Wolf.bet of any breach of any provision hereof (including the failure of Wolf.bet to require strict and literal performance of or compliance with any provision of these T&Cs) shall in any way be construed as a waiver of any subsequent breach of such provision or of any breach of any other provision of these T&Cs.

22. INTELLECTUAL PROPERTY

§1

Wolf.bet is the sole owner of the trademark Wolf.bet and the Wolf.bet logo. Any unauthorised use of the Wolf.bet trademark and the Wolf.bet logo may result in prosecution.

§2

Posted on the website files, texts, photographs, melodies, videos, graphics, logos, images, software and applications are owned by Wolf.bet or have been made available for Wolf.bet under a valid license. The User shall not have any right to them.

§3

Wolf.bet is the uniform resource locator of Wolf.bet and no unauthorised use may be made of this URL on another website or digital platform without our prior written consent.

§4

Wolf.bet is the owner or the rightful licensee of the rights to the technology, software and business systems used within this Website.

§5

The contents and structure of Wolf.bet's Website pages are subject to copyright © and database rights in the name of HDS Technologies N.V. All rights reserved. The copyright in this Website including all text, graphics, code, files and links belongs to HDS Technologies N.V. and the site may not be reproduced, transmitted or stored in whole or in part without our written consent. The User's registration and use of our system does therefore not confer any rights whatsoever to the intellectual property contained in our system.

§6

Links to the Website and any of the pages therein may not be included in any other website without the prior written consent of Wolf.bet.

§7

The User shall agree not to use any automatic or manual device to monitor or Wolf.bet web pages or any content therein. Any unauthorised use or reproduction may be prosecuted.

23. INTEGRATED CRYPTOCURRENCIES

§1

The list of following Cryptocurrencies is implemented on the Service - Tether (USDT), Bitcoin (BTC), Ethereum (ETH), XRP (XRP), DogeCoin (DOGE), Binance Coin (BNB), Tron (TRX), Shiba Inu (SHIB), Litecoin (LTC), Stellar (XLM), SushiCoin (SUSHI), Uniswap (UNI), Ethereum Classic (ETC), Bitcoin Cash (BCH), Cardano (ADA), Polkadot (DOT).

24. RESPONSIBLE GAMBLING

§1

Wolf.bet supports responsible gaming and is committed to providing the best gaming experience to everyone. At the same time, Wolf.bet is committed to excluding cases of gaming while underage or letting gaming control lives. Wolf.bet highlights that Cryptocurrencies' value can change dramatically depending on the market value.

§2

The User's Exclusion If it will come to Wolf.bet notice that

- playing Wolf.bet affect User's family welfare
- User skips job or studying due to playing
- Spending last funds while playing
- Need to borrow money or sell goods to keep playing

- Had suicidal thoughts after playing

Wolf.bet shall keep the right to suspend the Account.

§3

Underage Members

Under aged are not allowed to play on Wolf.bet all accounts created by an underage person will be permanently blocked and winnings forfeited. No losses will be returned to the User.

In case the User shall be an adult member of Wolf.bet and shall have underage in the User's household, the User shall be responsible for protecting the User's computer and storing the User's login details in a safe place.

§4

Self-ban feature

On request, Wolf.bet shall close any account for a minimum period of 1 month during which time it will not be possible for the account to be reopened for any reason. The User can close the Account under our responsible gaming self-exclusion policy at any time exclusively by contacting our Customer Support team by emailing support@wolf.bet with the username or registered email details of the account the User wishes to close. Upon expiry of the self-exclusion period the User may request to reopen a closed account by contacting our Customer Support team by emailing support@wolf.bet with the details of the account the User wishes to re-open. All requests to reopen a closed account will be reviewed by the Operator. Accounts closed as part of our self-exclusion policy cannot be re-opened for any reason until the self-exclusion time period has expired. If the User has requested us to close the Account indefinitely, the Account cannot be opened for any reason whatsoever. Wolf.bet shall use all reasonable endeavours to ensure compliance with our responsible gaming self-exclusion policy. However, the User accepts that Wolf.bet shall have no responsibility or liability whatsoever if the User continues to deposit and wager using additional not previously disclosed accounts or if the User opens up a new account with substantially the same personal registration information, albeit inputted into the registration form in a different way. Upon self-exclusion all future wagers, Bonus funds and entries in any promotions will be forfeited. Wolf.bet shall not be able to reinstate these if the account is reopened after the self-exclusion period. All remaining balances less any active Bonuses will be transferred to the User.