

# Terms & Conditions

Latest Version: 20 MAY 2022

DAO Metaplayer FZ-LLC ("Metaplayer Social Network", "Metaplayerone MetaSandbox", "Metaplayerone World, Meta, GameFi builder", "MP1", we, "our", "us" or "Company"), a private limited company incorporated under the laws of UAE, license number 100621, Dubai Media City, operates a website at metaplayerone.app (the "Website") and an associated application ("App") via which MP1 aggregates and provides information on metaverses, meta startup tokens, play-to-earn games and other virtual space related information, as well as APIs (including but not limited to the MP1 API), widgets, plugins, extensions, patches, listing of events, whether developed by MP1 or other third parties, token swap functionalities (as developed and provided by third parties), features for online subscription, registration of account, registration of interest for any of our services or events, our messaging services, our loyalty rewards program, update functions, third party products (including applications, widgets, coins and tokens), and/or any other services and products provided by our Company whether by itself or in conjunction with other third parties (individually and collectively, our "Site Services"). The Website and App, our Site Services, as well as any related forums, blogs, social media pages and other relevant platforms operated or maintained by MP1 shall hereinafter be severally and collectively referred to as the "Site".

By accessing or using our Site (or any of our Site Services), listing your event on our Site, downloading our App, signing up for any of our services or products in any way, you hereby accept these Website Terms of Use, our Privacy Policy, as well as any other terms of service (including rules and guidelines) that may be implemented from time to time in relation to our Site (collectively, the "Agreement").

MP1 reserves the right at its sole discretion to amend any provision of the Agreement (including this Terms of Use) at any time in our sole discretion without any prior notice to you, and you agree that it is your responsibility to check for the updated terms of the Agreement on our Website regularly. In any event, by continuing to use any aspect of our Site and/or any of our Site Services you will be deemed to have accepted all amendments to the Agreement as may be implemented by MP1 from time to time. If you do not wish to be bound by the Agreement, do not use any aspect of the Site or Site Services, cease all access to and use of our Site, our Site Services, our products and services immediately.

## 1. Legal Capacity & Access

**1.1** By accessing our Site and continuing to access our Site and/or Site Services, you represent that you are above 18 years of age, and legally capable of entering into and being bound by contracts, including but not limited to the Agreement.

**1.2** In the event that you are accessing our Site and/or Site Services on behalf of any incorporation, partnership, association, organization or any other entity type ("Entity"), your continued access of our Site and/or Site Services shall constitute your representation to us that you have been duly authorized by such Entity to use our Site and our Site Services, perform any transactions or activities thereon, and to therefore bind your Entity to the Agreement and to any such transactions or activities that you have performed. Accordingly, when the term "you" is used herein this Website Terms of Use, "you" shall refer not only to you the actual user as an individual, but also the Entity that you are representing, and therefore both you and the Entity are jointly and severally bound under the Agreement. Accordingly, you also hereby undertake that the Entity which you represent is capable of and agreeable to being bound by the Agreement.

**1.3** In the event that you submit a form or query to us, or you register with us an account (whether in your personal capacity or on behalf of the Entity that you represent), you undertake to ensure that all information you provide to our Company thereto registration is accurate and updated, and will promptly notify us via email to connect@MP1.market in the event of any changes to such information.

**1.4** In the event that you register an account with us, you are fully responsible for ensuring that your account login and passwords are kept strictly confidential and secure, as all activities conducted via your account shall be deemed as all acts duly performed and/or authorized by you without the requirement for any further verifications on our part. Should you become aware of any security breaches or unauthorized access to your account, you must notify our Company immediately via email to connect@MP1.market. Nonetheless, you agree that you will be fully responsible for all acts and transactions (including but not limited to postings, Activity Uploads listings, and usage of any of our Site Services) that take place via your account prior to your aforesaid notification of security breach to us, and you undertake to honour and see to completion all such acts and transactions that has happened under your account (regardless of whether you have specifically authorized such acts or transactions).

**1.5** Should you (whether directly by yourself or indirectly via your request to us) upload, post, publish, or transmit any information on or via our Site, or you communicate with any other users of our Site, you agree to be fully responsible for all such posts and communications. Accordingly, you undertake to only use the Site in a legal and considerate manner, not to misuse or abuse the Site or its other users, including but not limited to not causing any defamation, harassment, sedition, collecting data of other users for your own purposes, and introducing virus, trojans or hacks. In the event that you misuse or abuse the Site, we shall be fully entitled to suspend or ban your account, and/or remove your information from our Site without any prior notice or liability to you. Nonetheless, you agree that we shall not be howsoever liable for any posts or communications by third parties that offend you, although we will sincerely look into any complaints in relation to such posts or communications that you communicate to us of in writing.

## **2. Updates & Modifications**

**2.1** You agree that it is your responsibility to regularly check our Website Terms of Use, our Privacy Policy,

to keep yourself updated of any changes or modifications.

**2.2** You agree that the terms of our Agreement may be amended, modified, varied or revised from time to time without any prior notice to you, and your continued use of our Site and/or Site Services following any such changes constitutes your agreement to be fully bound by our amended terms. The date that appears at the commencement of each relevant terms and conditions constitutes the latest version of such terms and conditions that is in force and binding on you as part of the Agreement.

**2.3** You agree that we are entitled to howsoever modify, vary, expand, suspend, interrupt, terminate, cancel or discontinue any services or products or accessibility to any feature or part of our Site and/or Site Services at any time in our sole discretion without any prior notice or liability to you, even if you have a registered account with us.

**2.4** Certain of our Site Services incorporate or require the use of third party products and services. Therefore your use of such third party products and services will be subject to the respective third party's terms and conditions and privacy policies, which you agree is your responsibility to regularly review from time to time to determine their acceptability to you before you use such third party products and services.

For the avoidance of doubt, all coin, token or digital currency swap and exchange functions found on or linked to the Website are provided "as is" received from third parties, and are not the products of MP1, as MP1 does not process such swaps or exchanges, nor is MP1 custodian to any form of e-money, stored value, digital coins or tokens.

## **3. Our Site Content**

(A) General

**3.1** No information, write-ups, listings, prices, events, data, photographs, pictures, graphs, charts, articles, news updates, budgets, forecasts, token swap market values, project information, testimonials, status, team information of any company, advertisements, data, analysis, reports, media files, APIs, loyalty rewards write-ups, and other content on our Site (collectively, "Site Content"), or our newsletters, EDMs, marketing materials, promotional updates, API updates, support patches, messages (via any channels), or other emails (collectively, "Updates") which you may have viewed, subscribed to or downloaded via our Site or Site Services, constitutes advice of any kind, including but not limited to financial advice, trading advice, investment advice, insurance advice, legal advice or any other form of advice for which a license to provide such advice may be required under applicable law. "Site Content" and "Updates" shall collectively be referred to as "Content".

**3.2** The content on our Site and Updates are meant to provide information regarding our Company, our products, our services, our loyalty points scheme, our APIs, our applications, rankings, trade volume data, new startups, new coin launches, and other information related to digital worlds. The aforesaid information constitutes general knowledge only, and are not meant for any reliance howsoever for any purpose of any kind whatsoever by any Entity or individual. You are therefore strongly advised to procure your own checks and professional advice before you decide to make any trade, investments or swaps as no Content constitutes any trading or investment advice or guarantees of any kind (including but not limited to guarantees on gains/benefits/returns). For the avoidance of doubt, our Company makes available the Content and third party products on our Site based on information and/or products (such as token swap functionalities) procured from third party sources.

Even though such third parties may have agreed or declared that all information and products that they provide will be correct and/or secure, and our Company has done its reasonable checks as may be commercially practicable before uploading such Content and products onto our Site, our Company is not able to provide any warranties thereon.

**3.3** Our Site Services include, without limitation, our MP1 API which as of now is available for use without any charges, subject to compliance with our API Terms of Service, and third party provided services / products such as token swaps and identification protection. Such third party provided services are subject to the terms and conditions of the third party service providers. We make no direct or indirect warranties of any kind, express or implied, in relation to our Site Services (including but not limited to the MP1 API and third party provided functionalities), and you are therefore strongly encouraged to conduct your own checks, verifications, consult your advisors and satisfy yourself of the suitability of our Site Services as well as the acceptability (to you) of the terms and conditions of the respective third party service providers whose services/products are made available or referenced to on our Site before you use any such Site Services. All use of our Site Services (including third party provided services/products)

is at your sole risk and discretion.

**3.4** Our Content may contain information on third party products and services, in particular but not limited to Metaverses, Games, third party tokens and secure identity vaults (such as MetaMask). However, this does not imply any association with or endorsement by such third parties, even if certain functionalities on our Site requires the use of such third party products (for example, the installation of MetaMask in order to utilize token swap functionalities). The content of such third party services and products as stated on our Site and in our Updates are based on information made publicly available or by such third parties to us, and we therefore make no representations or warranties on the accuracy or updatedness of such third-party service/product related information. You are encouraged to conduct your own checks on any such third party products or services that you see on our Site and/or our Updates before subscribing to, registering an account for, installing, trading, swapping, investing, purchasing or using any such third party products / services, whether from third party sites or via our Site.

**3.5 Since the Platform is fully decentralized and operates by DAO navigation principle,** our Content will contain information from third party companies or DAO that are seeking to sell assets inside the community,

any assets on the platform which is not a peer-to-peer transaction can be sold only inside the specific community interconnected in the form of Decentralized Autonomous Organization, and cannot be visible to other users (“DAOs”). The information on such sales in our Content is made available by the DAOs themselves or procured from third party public resources. The listing of Private NFT drops or token sale allocations within the DAO on our Site does not indicate any express or implied endorsement by our Company of the services, products or creditworthiness of the selling DAO.

**3.6** As part of our provision of information regarding metaverses or games, utility tokens, and other related digital space information on our Site, our Content may contain videos and podcasts (or links to such videos and podcasts) pertaining to the aforesaid subject-matter made available via YouTube, or the use of YouTube API Services (as defined in the YouTube Terms of Service).

In order to access such podcasts and videos, you must agree to be bound by the “YouTube Terms of Service” found at <https://www.youtube.com/t/terms>. In the event that you do not agree with any of the terms and conditions therein the YouTube Terms of Service, you are not permitted to access the aforesaid videos and podcasts (or weblinks thereto) found on our Site and in our Content.

**3.7** Any monetary figures cited in our Content may have been converted from local currency to United States Dollars, or from one currency to another, using internet currency conversion sites, and such values may therefore vary or be subject to change depending on the rates provided by different currency conversion sites.

**3.8** Where the Content contained on our Site and Updates are derived from non-English language sources, translations into English may have been done using language conversion tools. As such, our Company assumes no legal liability for any inaccuracies or misunderstandings due to translations.

**3.9** Web links to our DAOs, Projects’ websites may be provided in our Content. Such web links are to provide more information regarding the Projects, however, these web links do not constitute any endorsement of the Projects or their products or services by the Company, nor do such web links create any form of association or relationship between our Company and the Projects or WEB3 Profile.

**3.10** Reviews of our services, products, Content, and other matters related to our Company provided by individuals or third party companies as reflected in our Content are the personal views of such individuals or third party companies, and do not represent the view of the Company, nor any implied endorsement or recommendation by the Company. Such reviews are also not to be deemed as any warranty, express or implied, of the quality or efficacy of the reviewed products, services or other subject-matter.

**3.11** We may make available limited trial services via our Site and/or our Updates. You agree that when you contact us for any such free trial services, it is not guaranteed that such free trial services or certain features thereto will definitely be made available to you, or the trial period may be different from what may have been published on our Site, our Updates or on other third party channels.

**3.12** Promotions, trial usage, and discounts (if any) as featured on our Site and/or our Updates are for limited time-periods only and subject to specific terms and conditions indicated as may be applicable in order to enjoy such promotions, trial usage, and/or discounts. Once a promotional or trial period expires, you are no longer eligible to participate in such promotions or trial usages, and our Company is not howsoever obligated to provide any such previously offered privileges, trial usage or discounts to you even if you have contacted our Company with queries during the promotional period.

#### (B) Loyalty Rewards Scheme

**3.13** Without limiting the generality of the provisions thereunder Section 3(A) above, part of our Site Content includes information on and the availability of a loyalty rewards scheme (“Loyalty Program”) currently known

as “MP1 Partnership” (or such other name as may be determined by our Company in its sole discretion from time to time).

**3.14** All redemptions, discounts, promotions, vouchers, and other privileges available thereunder the Loyalty Program are made available “AS IS” by our Company and our collaborating business partners, without any warranties of any kind, whether implied or express, including without limitation quality, availability, merchantability or fitness for purpose (even if our Company has been notified in advance of such purpose).

**3.15** MP1 retains full sole discretion to howsoever vary or discontinue any privileges thereunder the Loyalty Program, including without limitation discontinuing redemption for any product even if you have used your loyalty points (or “Candies”) to redeem such product (in which case MP1 reserves the right to substitute such discontinued product with another item of similar value or to credit back the Candies that you have used for such redemption).

**3.16** For the avoidance of doubt, our Company retains full sole discretion on the governing rules, implementation, operation, variation and discontinuation of any Loyalty Program that our Company has made available or may make available from time to time, including without limitation determining when and how many loyalty points should be awarded, to not approve any redemptions using any loyalty points, amend the number of loyalty points required for any redemption, remove or discontinue redemption products, and/or choose not to reward any persons who participate in any games or activities for loyalty points or other gains.

## **4. Intellectual Property**

### **(A) Ownership**

**4.1** All Content and Site Services, including but not limited to, write-ups, compilations, listings, analysis, summaries, extracts, derivations, articles, translations, quotations, loyalty reward schemes, contracts, terms and conditions, APIs, widgets, plugins, extensions, software, algorithms, source codes, object codes, forecasts, budgets, analysis, credit ratings, reports, logs, diagrams, graphs, charts, layout, photographs, drawings, financial information and other data, as displayed on our Site and Site Services, in our Content and in our Updates, are protected by copyright, design rights, trade mark rights and/or other intellectual property rights (whether owned by our Company or licensed to our Company, or permitted under the law for use by our Company), whether registered, registrable or otherwise. You agree therefore that without our Company's prior written consent (or as may be specifically stated on our Site in relation to any particular portion of our Content such as use of our MP1 API pursuant to terms, except for the limited use as permitted thereunder Section 4(B) below, you are not otherwise permitted to howsoever reproduce, copy, download, decompile, disassemble, extract, store, distribute, lease, time-share, publish, sell, translate, modify or create derivative works from, any part of our Content, products or services found on our Site, our Site Services, or in our Updates. We reserve our rights to take legal action against you for any such unauthorised use of our Content.

**4.2** For clarification, and without prejudice to Clause 4.1 above, all Content and Site Services (including but not limited to the MP1 API and other third party products/services such as YouTube) are strictly protected by copyright laws. You are therefore not permitted to howsoever copy, reproduce, duplicate, download, derive, modify, translate, hack, distribute, lease, rent or howsoever deal with any part of our Content or Site Services except to view or use strictly pursuant to the purpose for which it was made available

(on your computer, mobile phone, tablet and other personal devices or Entity's devices that are under and securely in your control) as may be permitted herein and/or by the other provisions of the Agreement. In the event that any other provisions of the Agreement permit you to download, store, use, retain or copy any part of our Content or any mobile application or other software or feature (individually and collectively “Downloads”) available on our Site, you agree that such consent shall not constitute the transfer or assignment

of any rights or ownership in such Downloads to you, and you are merely granted a non-exclusive, non-sublicensable, non-transferable and revocable (at any time by our Company) licence to use the Downloads pursuant to the purpose for which our Company granted its consent. The foregoing shall fully apply to your use of our MP1API (as permitted under our API Terms of Service).

**4.3** All company names (including but not limited to our Company's name, Project names, and the company names of any third parties, such as YouTube, featured on our Site), logos, trade marks, service marks, brands, whether registered or otherwise (collectively the "Branding") represented on our Site, our Site Services and in our Updates belong to our Company or to third parties who have agreed (or our Company is so permitted under applicable law) to display their Branding on our Site and Site Services, in our Content and our Updates. You are therefore not permitted to copy, replicate, modify, extract, download or howsoever use any such Branding for any purpose whatsoever without the prior written consent of our Company.

#### (B) Limited Use

**4.4** Subject to the provisions of this Website Terms of Use and your compliance thereto, our Company hereby grants you a limited, personal, non-exclusive, non-sub-licensable and non-transferable license to use our Site Content, in each case solely for your Personal Use (as defined in Clause 4.5 below) only and not for any commercial purpose. Except for the foregoing license, you have no other rights to any of our Content, Site Services, Branding, products or services, and without limiting the generality of Clauses 4.1 to 4.3 above, you may not modify, edit, copy, distribute, reproduce, publish, display, perform, license, sell, rent, lease, loan, develop derivations, create any index, translate, reverse engineer, alter, enhance, provide access to or in any way exploit any part of the Content, our Site Services, Branding, or any of our services or products in any manner.

**4.5** "Personal Use" shall refer to your non-commercial review and republication (on a non-commercial site) of some or part of our Site Content (as screenshots or screen captures without any modification thereto and with due attribution to MP1), and the linking of our Website, subject to Clause 4.6 below.

**4.6** You may republish some or part of our Site Content (individually and collectively, the "ScreenCaptures"), and/or place one or more links to the Website (individually and collectively, the "Link") on your own non-commercial website, blog or other platform (individually and collectively, "Your Platform"), provided that:

- 1.** Any Link shall be titled only as "Link to metaplayerone.app";
- 2.** Any ScreenCaptures shall be duly attributed with the phrase "Screenshot from metaplayerone.app";

**3.** No ScreenCaptures shall contain third party information, write-ups or feedback (i.e. information from an user of MP1 or information regarding other entities, which are not information from or about MP1 itself), nor any personal data (i.e. information that can be used singly or in conjunction with other available information to identify an individual);

**4.** Your Platform shall not contain any content that is unlawful, threatening, scandalous, seditious, abusive, libelous, defamatory or otherwise inappropriate to the image of MP1 (as may be determined by our Company in our sole discretion);

**5.** The look and feel of all content that accompanies the ScreenCaptures and/or Link or is on the same page as any ScreenCaptures or the Link shall not (as determined in the sole discretion of MP1) bear any write-ups, pictures, content, insinuations, or implications that may lower the reputation of MP1, damage or dilute the goodwill associated with MP1, the reputation or any Branding

**6.** No content on Your Platform shall contain any information that (in MP1's sole discretion) may create any false impression that you, Your Platform, services, products or any other website, services, products, person or entity is endorsed by, sponsored by or otherwise associated with MP1 or any of its business partners (as reflected by their names, logos, or branding on the Website), or that any activity engaged in by you or anyone else has been howsoever endorsed by MP1.

You agree that our Company retains full rights to revoke our consent granted herein to permit your Link or ScreenCaptures at any time in our sole discretion without any prior notice or liability to you. Upon our email notification to you that you may no longer provide a Link or ScreenCaptures on Your Platform, you undertake to promptly (in no event later than two days after our notice to you) remove all such objectionable Link or ScreenCaptures from Your Platform.

## **5. Third Party Sites and Browsing Experience**

**5.1** Please note that we do not control any links, services, content, products (including but not limited to the YouTube videos) or resources provided by other third parties via or referenced or linked to our Site, our Site Services, or in our Updates, even if such third party's website, services and/or products are expressly made available on our Site and/or may be co-branded with ours by bearing our Company logo or name, are made available for redemption thereunder our loyalty points scheme, and/or our Company receives compensation from such third party sites. We seek your further understanding that we are unable to control or influence any third parties' actions even if their websites are hyperlinked to our Site, our Site Services, or in our Updates. Accordingly, should you decide to use or access such third parties' products, services and/or websites, all use and access are at your sole risk and subject to the terms and conditions of use of such third parties'. If you have any query on the terms and conditions of use of such third parties' websites or their services or products, please contact the third parties directly.

**5.2** For clarification, some of our third party links are "affiliate links". "Affiliate links" refer to third party links on our Site pursuant to which our Company may receive compensation from the referenced third party, which may be in the form of tokens, digital currency, fiat currency, services or products from such affiliated third parties. Such compensation to our Company may be provided to our Company even if you do not click on the affiliate links, and/or additional compensation may be provided to our Company if you do click on such affiliate links or take any further action in relation to such affiliate links (for example, signing up on the affiliate's website or using the affiliate's application). Each affiliate link is identified by an affiliate icon next to it.

**5.3** Without limiting the generality of Clauses 5.1 and 5.2 above, our Company hereby disclaims any and all scams, frauds, and other non-genuine services or products that may be displayed in any advertisements, banners or podcasts displayed on our Site (even if such displayed services or products are from affiliated third parties as described in Clause 5.2 above, or are part of the redemption rewards provided thereunder our Loyalty Program). Our Company is careful about the advertisement placements that it accepts and the podcasts that it displays, however, it is not possible for us to check and verify the authenticity or legality of each advertiser, advertisement, podcaster, podcast content, product or service that is advertised with our Company. As such, you agree that you will conduct your own due diligence and checks, as well as accept all risks thereto, should you in your own voluntary discretion purchase, redeem, subscribe or sign on for any products or services advertised, or opined on, by third parties (including affiliated third parties) on our Site.

**5.4** You agree that our Company may employ cookies, action tags, dynamic device identifiers, or other legal technological means to record your anonymised accessing of our Site for the purpose of providing better services and enhancing your browsing experience.

## **6. Minors**

**6.1** Our products and services are targeted for adults and business entities. Our Site, our Site Services, our Content and our Updates are therefore not meant for persons who may be defined as minors under

applicable law. However, it is not possible for our Company to determine whether any user of our Site or Site Services is a minor. If you are a minor, please discontinue the use of our Site and all Site Services immediately. It is the responsibility of parents and legal guardians to monitor whether a minor is using our Site or Site Services.

## **7. Minors**

**7.1** In the event that you provide us with any feedback and comments, whether via email to our Company or any postings, we thank you for taking the time to write to us, and your feedback and comments are appreciated. Any such feedback, postings, and comments from you ("Feedback") shall become and remain the property of our Company. Our Company shall be entitled in its sole discretion to howsoever use, publish or disseminate such Feedback, with or without attribution to you as the Feedback's author, and without having to notify you or seek your consent in advance. Accordingly, you agree that you assign (without the requirement for any remuneration) all ownership (including but not limited to copyright) in the Feedback

to our Company once you submit your Feedback to our Company, and you further agree to waive all moral rights over your Feedback once submitted to the Company.

**7.2** Kindly note that you are responsible for your Feedback, and you should ensure that such Feedback does not contain any libelous, scandalous, defamatory, offensive, seditious, misleading, misrepresentative, abusive or infringing contents, particularly if such Feedback will be published to the public whether via our Site, or our Updates, or other means (even if you were not aware that your Feedback would be published). You agree to fully hold harmless and indemnify our Company for all losses and costs suffered or incurred by our Company due to your Feedback, including but not limited to third party claims, legal fees on a solicitor- client basis, settlement amounts, fines, penalties, and law enforcement actions. Accordingly, and without prejudice to the foregoing, you also hereby undertake to fully indemnify, defend and hold harmless our Company, our employees, agents, officers, shareholders, and directors from claims, demands, direct damages, indirect damages, consequential damages, loss of opportunities, loss of reputation, legal costs (on a client-solicitor basis) and other losses of any kind that may arise in relation to any dispute that you may howsoever have with another user of our Site.

## **8. Disclaimers and Limitation of Liability**

**8.1** While we have exercised due care in the preparation of all Content displayed and/or made available on our Site, our Site Services, and in our Updates, such content, data, information, Content and materials are provided "AS IS", "WITH ALL FAULTS" and "AS AVAILABLE". Information pertaining to Projects are provided by the Projects themselves and/or third party sources that feature information regarding the Project.

**8.2** YOUR USE OF OUR SITE, OUR SITE SERVICES, AND OUR UPDATES, AS WELL AS YOUR VIEWING, DOWNLOADING OF CONTENT (INCLUDING BUT NOT LIMITED TO APIs SUCH AS THE MP1VIDEOS ON YOUTUBE AND MP1API), IS AT YOUR OWN DISCRETION AND RISK. OUR COMPANY MAKES NO CLAIMS, REPRESENTATIONS, WARRANTIES (EXPRESS OR IMPLIED) OR PROMISES ABOUT THE QUALITY, ACCURACY, UPDATENESS, NON-OMISSIONS, CONTINUED ACCESSIBILITY, CLARITY, RESOLUTION, NON-INTERRUPTEDNESS, SPEED, FITNESS FOR A PARTICULAR PURPOSE (EVEN IF WE HAVE BEEN INFORMED IN ADVANCE OF SUCH PURPOSE), CORRECTNESS OF FINANCIAL DATA AND TRADING VOLUME, TRADING RETURNS, ACCURACY OF TOKEN SWAPS, SECURITY OF TRANSACTIONS, PROJECTED INVESTMENT/SUBSCRIPTION RETURNS, FAILED ENCRYPTION OR FAILURE TO ENCRYPT, DATA CORRUPTION, QUALITY OR QUANTITY OF REDEMPTION REWARDS, THE ACTS OR OMISSIONS OF OTHER USERS OF OUR SITE, OR RELIABILITY OF OUR SITE, OUR SITE SERVICES, OUR CONTENT OR OUR UPDATES, INCLUDING BUT NOT LIMITED TO THEIR SAFETY OR SECURITY, FREEDOM FROM COMPUTER VIRUSES, WORMS, TROJAN HORSES, AND FULLPROOF SECURITY AGAINST THIRD PARTY HACKERS.



**8.3** IN ADDITION, OUR COMPANY MAKES NO CLAIMS, REPRESENTATIONS, WARRANTIES (EXPRESS OR IMPLIED) OR PROMISES ABOUT THE CORRECTNESS OF OUR CONTENT OR SITE SERVICES, THAT ANY ERRORS IN ANY PART OF OUR CONTENT OR SITE SERVICES WILL BE CORRECTED, THAT RESOLUTIONS WILL BE ENHANCED, MERCHANTABILITY, QUALITY, TIMELINESS OF DELIVERY, USABILITY, CONTINUED AVAILABILITY OF REDEMPTION AWARDS, AVAILABILITY OF LOYALTY POINTS, FITNESS FOR A PARTICULAR PURPOSE (EVEN IF WE HAVE BEEN INFORMED IN ADVANCE OF SUCH PURPOSE), SUITABILITY FOR SPECIFIC VIEWING REQUIREMENTS, RETURNS ON INVESTMENTS, CREDITWORTHINESS, FINANCIAL STATUS, QUALITY OF SERVICES/PRODUCTS OF STARTUPS, SECURITY OF TOKEN SWAPS, MARKET VALUE ACCURACY, ACCURACY OF FINANCIAL INFORMATION (INCLUDING PROJECTIONS, BUDGETS AND FORECASTS), ACCURACY OF CREDIT CHECK RESULTS, RATINGS AND OTHER DUE DILIGENCE REPORTS, THE ACTS OR OMISSIONS OF OTHER USERS OF OUR SITE, NON-INFRINGEMENT OR RELIABILITY OF ANY WRITE-UPS, PRODUCTS OR SERVICES DISPLAYED ON OUR SITE ARE NOT FOCUSED ON ANY KIND OF FINANCIAL ADVICE, PRODUCT OR CROWDSALE – ONLY PEER-TO-PEER TRANSACTIONS ARE ALLOWED AT OUR SITE SERVICES AND/OR IN OUR UPDATES. YOU, AT YOUR OWN VOLITION AND DISCRETION, USE OUR SITE SERVICES, ACCESS OUR CONTENT, ENTER INTO SUBSCRIPTIONS, SIGN-UPS AND/OR ENTER INTO OTHER TRANSACTIONS VIA OUR SITE AFTER HAVING DONE YOUR OWN DUE DILIGENCE CHECKS AND WITH DUE CONSIDERATION, AND THEREFORE ALL SUBSCRIPTIONS, SIGN-UPS, AND/OR OTHER TRANSACTIONS ARE AT YOUR SOLE RISK AND VOLUNTARY ASSUMPTION OF LIABILITY.

**8.4** Any information that may be provided in our Content in relation to any Project (where such information is not provided by the Project itself) are based on third party websites, service providers and bureaus, and we are therefore unable to warrant or undertake any liability on the reliability, validity and accuracy of such third party reports.

**8.5** IN NO CIRCUMSTANCES, TO THE FULLEST EXTENT PERMITTED AT LAW, SHALL OUR COMPANY NOR ANY OF ITS SHAREHOLDERS, DIRECTORS, OFFICERS, AGENTS, REPRESENTATIVES OR EMPLOYEES BE LIABLE FOR ANY DAMAGES, LOSS, LOSS OF CUSTOMERS, LOST PROFITS, LOST INTEREST PAYMENTS, LOST PRINCIPALS, LOST BUSINESS, LOST OPPORTUNITIES, LOSS OF INVESTMENTS, LOST DATA, COST OF SERVICING OR REPAIR OF TABLET, SMART PHONES, MOBILE PHONES, COMPUTER OR OTHER EQUIPMENT, SPECIAL DAMAGES, INDIRECT OR CONSEQUENTIAL LOSS OR DAMAGES, HOWSOEVER ARISING OR SUFFERED AS A RESULT OF ANY USE (OR INABILITY TO USE) OF OUR SITE OR OUR UPDATES OR CONTENT OR SITE SERVICES OR OUR SERVICES OR OUR PRODUCTS, OR OUR COMPANY'S BREACH OF ANY PROVISION HEREIN THIS WEBSITE TERMS OF USE OR OTHER PROVISIONS OF THE AGREEMENT, OR MISREPRESENTATION OR NEGLIGENCE OR FRAUD BY ANY SELLER, WHETHER DUE TO VIRUSES OR THIRD PARTY HACKERS OR EMBEDDED MALWARE, OR ANY RELIANCE ON OR USE OF THE INFORMATION, CONTENT, THIRD PARTY LINKS, THE SERVICES OR PRODUCTS INTRODUCED OR DESCRIBED HEREIN OUR SITE, OUR SITE SERVICES, OR OUR UPDATES EVEN IF OUR COMPANY HAS BEEN ADVISED OF SUCH USE OR RELIANCE IN ADVANCE.

**8.6** Our Company further disclaims any and all liability for any losses or damages that you may incur as a direct result of accessing or howsoever using (including but not limited to storing of information on) our Site, our Site Services, our Content or our Updates, including but not limited to any virus, trojan horse, malware or worm attacks on your tablet, smart phone, or computer.

**8.7** For the avoidance of doubt, at all times, **our Company acts primarily as an information service provider with ancillary services such as decentralized service access, and never as a sales representative, trading broker, intermediary, agent, principal, financial advisor, exchange, brokerage, clearing house or trading platform of any kind or capacity for which a licence from the Monetary Authority may be required.** Accordingly, no information in our Content is to be regarded as an offer, solicitation, or an invitation to treat by our Company. Nothing in our Content constitutes any advice or recommendation to subscribe to any particular Project or DAO, trade in any digital coins, purchase any tokens or perform any token swaps. Should you wish to subscribe to any particular Project, please contact the relevant DAO directly. Similarly, should you wish to trade in any specific coins, please contact your broker. If you wish to conduct a decentralized token swap using any of our third party provided/hyperlinked, or MP1 token swap functionalities, please conduct

your own checks (including the third party's terms and conditions) to satisfy yourself that your intended swap should be performed before so doing. Accordingly, you agree that our Company bears no liability whatsoever to you in relation to any subscription, product (including coin) purchase, trade or swap that you carry out at your sole risk and discretion.

**8.8** You are strongly encouraged to conduct your own due diligence checks and procure your own professional advice before subscribing, trading, purchasing, using our MP1 API, swapping any tokens, or entering into any transactions due to use of or access to our Site. You should only enter into any transaction after due and careful consideration, understanding the risks, and having considered whether you are able to bear such risks of losses. It is therefore in your total and sole discretion as to whether to use any of our Site Services, swap, trade, purchase and/or subscribe to any DAO listed on our Site. You are at no time under any duress from our Company, Projects and/or any other users of our Site to trade, swap, purchase, subscribe and/or enter into any transactions. Therefore, you agree that you voluntarily assume all risks and full liability in all your transactions, and undertake that you shall not howsoever hold the Company liable or responsible whatsoever in the event of any damages or losses suffered, including but not limited to losses that you may suffer due to misrepresentation, negligent information or fraudulent acts of any Projects.

**8.9** In the event that our Company's liability to you in relation to our Site, our Site Services, our Content, our Updates, products and/or services featured on our Site and/or Updates, cannot be fully disclaimed, you agree that our Company's total liability to you shall not exceed \$5, which you agree is a reasonable compensation amount taking into consideration the limited nature of our Company's services. Accordingly, you agree that upon receipt of \$5 from the Company, you will waive all rights against the Company and will make no further claims whatsoever against the Company.

## **9. Non-Interference**

**9.1** You undertake that you shall not howsoever mine data from, scrape, interfere or attempt to interfere with any part of our Site or Site Services, disrupt accessibility to our Site (or any part thereof), or bypass any security measures that we may include with our Site and/or Site Services, including but not limited to the utilization of any screen-scrapers, hacks, spiders, robots, viruses, worms or other means to access or attack our Site or Site Services for any purpose without our prior written consent.

## **10. Indemnification**

**10.1** You agree to fully indemnify, defend and hold our Company and its shareholders, directors, officers, employees, representatives, agents, subcontractors, and licensors harmless from and against any and all claims (including but not limited to third party claims for intellectual property infringement due to your breach of Section 4 and/or Clause 9.1 herein), damages, costs and expenses, including but not limited to legal fees and settlement payments on a full indemnity (solicitor-client) basis arising from or related to your breach of any of the provisions herein this Website Terms of Use, our Privacy Policy, API Terms of Service, Listing T&Cs, any other service provisions of the Agreement, your use of our Site, our Site Services, our Content and/or Updates.

**10.2** For the avoidance of doubt, regardless of the indemnification received by the Company from you, the Company shall have full authority and charge over its own defence, legal actions, and settlement proceedings in relation to any third party claims without any reference to you.

## **11. Governing Law and Jurisdiction**

**11.1** Our Website Terms of Use and accordingly your agreement thereto shall be governed by and construed

in accordance with the laws of UAE without reference to any conflict-of-law principles, including cases to be considered under Islamic law.

**11.2** In the event of any disputes arising from this Website Terms of Use or any of the other provisions of the Agreement, your use of our Site, our Site Services and/or Content, you must first contact our Company's officer at [metarelations@metaplayerone.app](mailto:metarelations@metaplayerone.app) regarding your dispute, and use your best endeavours to amicably settle any dispute in good faith. We on our part will also use our best endeavours to amicably settle your concerns in good faith. However, if no amicable resolution is reached within 30 days, both parties agree to submit to the exclusive jurisdiction of the Courts of UAE.

## **12. Miscellaneous**

**12.1** You agree to fully indemnify, defend and hold our Company and its shareholders, directors, officers, employees, representatives, agents, subcontractors, and licensors harmless from and against any and all claims (including but not limited to third party claims for intellectual property infringement due to your breach of Section 4 and/or Clause 9.1 herein), damages, costs and expenses, including but not limited legal fees and settlement payments on a full indemnity (solicitor-client) basis arising from or related to your breach of any of the provisions herein this Website Terms of Use, our Privacy Policy, API Terms of Service, Listing T&Cs, any other service provisions of the Agreement, your use of our Site, our Site Services, our Content and/or Updates.

**12.2** The failure or delay of our Company at any time to enforce any of its rights hereunder our Website Terms of Use and other terms and conditions of the Agreement shall not be constituted as a waiver thereof and shall in no manner affect our Company's rights at a later time to enforce the same.

**12.3** You agree that you shall not hold our Company for any delay or failure in performance (including but not limited to non-accessibility to our Site and/or Site Services) due to events beyond our Company's reasonable control, including but not limited to natural catastrophes, civil riots, acts of war, shortage of utilities, and any applicable laws and regulations.