User Agreement

League of Predictors

This User Agreement (hereinafter referred to as the "Agreement") governs the relationship between you (hereinafter referred to as the "User") and League of Predictors (hereinafter referred to as the "Platform") regarding the use of the Platform.

1. General Provisions

- 1.1. This Agreement constitutes a public offer (offer) and contains all material terms and conditions for the provision of services on the Platform.
- 1.2. Use of the Platform, including registration, content viewing, making donations, and any other actions, constitutes full and unconditional acceptance by the User of the terms of this Agreement. If you do not agree with the terms of this Agreement, please do not use the Platform.
- 1.3. The Platform Developer reserves the right to unilaterally amend this Agreement. The new version of the Agreement shall come into force from the moment of its publication on the Platform, unless a different effective date is specified in the amendment itself. Continued use of the Platform by the User after the entry into force of the amendments constitutes unconditional acceptance of the new version of the Agreement.
- 1.4. The User is responsible for regularly reviewing the current version of this Agreement published on the Platform. The Platform Developer shall not be liable for any consequences arising from the User's failure to familiarize themselves with the amendments to the Agreement.

2. Terms and Definitions

- 2.1. Platform software and services provided for participation in the League of Predictors game.
- 2.2. User a person who has registered and uses the Platform.
- 2.3. Account the User's account on the Platform.
- 2.4. Digital Assets tokens, in-game currency, NFTs, and other digital objects used on the Platform.
- 2.5. Donation a voluntary payment by the User in favor of the Platform for early access, improvement packages, in-game units, and other additional features in the gameplay.
- 2.6. Services the functionality of the Platform, including providing access, in-game units, and other services.
- 2.7. Game Rules terms, documents, and other information available on the Platform.

3. Registration and Account

3.1. To use the Platform, the User is required to register, providing accurate and up-to-date information. In the case of using authentication services (e.g., through social networks), the User consents to the receipt of necessary information from the corresponding authentication service.

- 3.2. The User is responsible for maintaining the security of their account credentials and undertakes not to transfer them to third parties.
- 3.3. The Platform Developer shall not be liable for any damages resulting from unauthorized access to the User's account.
- 3.4. In case of suspicion of violation of the terms of this Agreement or account security, the Platform Developer has the right to suspend or block the account unilaterally.

4. Rights and Obligations of the Parties

4.1. User Rights:

- To use the Platform and Services in accordance with its functionality.
- To receive information about updates and changes.
- To contact the support service.
- To receive notifications from the Platform Developer in the manner prescribed by this Agreement.

4.2. User Obligations:

- To comply with the terms of this Agreement and the Platform's instructions.
- Not to use the Platform and Services for purposes contrary to generally accepted standards of morality and ethics.
- Not to violate the rights of third parties.
- Not to take actions that disrupt the operation of the Platform.
- Not to create multiple accounts for the purpose of obtaining unfair advantages.
- Not to participate in fraudulent schemes.
- To ensure the accuracy and reliability of the information provided.
- To comply with the community rules, if any.

4.3. Platform Developer Rights:

- To make changes to the functionality and rules of the Platform and Services without prior agreement with the User.
- To suspend or terminate the provision of services in case of violation of the Agreement by the User.
- To use third-party services and contractors with obligations to protect data.
- To block accounts and delete content in case of violations.
- To request additional information for User verification.
- To provide technical support and inform the User about important changes.

4.4. Platform Developer Obligations:

- To ensure the operability of the Platform and Services within technical capabilities.
- To take reasonable measures to protect the User's personal data.
- To inform the User about changes in terms and technical work.
- To take measures to ensure security and prevent fraud.
- To provide technical support within reasonable limits.

5. Procedure and Conditions for the Provision of Services

- 5.1. The Platform Developer provides the User with services for using the League of Predictors Platform, including access to game functionality, in-game assets, participation in contests, and other game services.
- 5.2. Access to services is provided after registration and acceptance of this Agreement.
- 5.3. The Platform Developer provides technical support to Users through the support service. The response time to requests is between 24 and 72 hours.
- 5.4. The Platform Developer does not guarantee uninterrupted operation of the Platform but undertakes to take all reasonable measures to ensure stability and security.
- 5.5. The User independently ensures the compatibility of their equipment and software with the Platform's requirements.
- 5.6. All services are provided without additional guarantees.
- 5.7. The Platform Developer has the right to change the functionality of the Platform, the terms, and the procedure for providing services with prior notification to Users on the Platform.

6. Conditions for Donations

- 6.1. The User may make voluntary donations in favor of the Platform for the support and development of the Platform. The Platform Developer reserves the right to use donations at its discretion to improve the Platform, develop new functionality, and cover current expenses.
- 6.2. The Platform Developer may provide the User who made a donation with early access, packages, and other in-game units and additional features as an expression of gratitude for supporting the project. However, the Platform Developer has no obligation to provide such benefits, and their presence or absence does not affect the legality of the donation.
- 6.3. The User acknowledges and accepts the risk that the composition of packages and the list of rewards available for donations may be changed or removed by the Platform Developer at any time without prior notice and without any compensation. Current information is published on the Platform and comes into force immediately. The User is obliged to independently familiarize themselves with the current composition before making payment.
- 6.4. The donation amounts are indicated in the equivalent of the currency available and selected by the User at the time of making the donation. The Platform Developer is not responsible for fluctuations in the cryptocurrency exchange rate, commission fees of payment systems, and other payment instruments affecting the actual amount of the donation in case the User chooses a donation in cryptocurrency or another currency other than the equivalent currency indicated on the platform.
- 6.5. All payments, including donations and the purchase of packages and in-game units, are final and non-refundable.
- 6.6. The User confirms their agreement with the absence of the right to a refund of funds when making a payment, regardless of their satisfaction with the benefits provided or their changes. The User also confirms that donations are not investments and do not guarantee profits or other income.

7. Use of Digital Assets and Tokens

- 7.1. All transactions with Digital Assets are carried out within the Platform and are governed by this Agreement and additional rules.
- 7.2. The Platform Developer does not guarantee the safety or growth in value of Digital Assets and is not responsible for their market fluctuations.
- 7.3. The User acknowledges and accepts all risks associated with the use of Digital Assets.
- 7.4. Ownership rights to Digital Assets are governed by this Agreement, as well as the Game Rules, and may be changed without additional consent of the User.
- 7.4.1. The following types of Digital Assets may be available on the Platform:
 - In-game currency digital units used exclusively on the Platform for the purchase, improvement, or restoration of in-game items, services, or participation in certain events (e.g., Score, Patch, etc.).
 - Tokens Digital Assets representing a certain value or right on the Platform. Tokens may be
 used for voting, obtaining discounts, accessing exclusive content, or other purposes
 determined by the Platform.
 - NFTs (non-fungible tokens) unique Digital Assets representing ownership of a specific item, content, or service on the Platform. NFTs may be used to represent in-game items, collectible cards, digital art, or other unique assets.
 - In-game items digital objects used in the gameplay, such as equipment, accessories, teams, stadiums, etc. Rights to in-game items are limited by the Platform.
 - Other digital objects any other Digital Assets that may be available on the Platform, with a description of their functionality and rules of use.

7.4.2. Ownership Rights

- 7.4.2.1. In-game currency: The User receives the right to use In-game currency in accordance with the Platform rules. In-game currency is not real currency and has no monetary value outside the Platform. The Platform Developer reserves the right to change the exchange rate, terms of use, and availability of In-game currency at any time without prior notice.
- 7.4.2.2. Tokens and NFTs: The User who acquired a Token or NFT receives ownership of this Digital Asset. Ownership is confirmed by a record in the blockchain or internal accounting system of the Platform. The owner of a Token or NFT has the right to use it in accordance with the Platform rules, including, but not limited to, the right to transfer, sell, or exchange it.
- 7.4.2.3. In-game items: Ownership of In-game items is determined by the Game Rules. The owner of an In-game item has the right to use it in the gameplay in accordance with the Game Rules. Rights to In-game items may be limited by the Game Rules, including, but not limited to, restrictions on transfer, sale, or use of certain items.

7.4.3. Restrictions on Use

7.4.3.1. The User is obliged to use Digital Assets in accordance with this Agreement, the Platform rules, and applicable laws.

7.4.3.2. It is prohibited to use Digital Assets for:

- Committing illegal actions.
- Violating the rights of third parties.
- Distributing malicious software.
- Fraudulent activities.

- Any other actions that violate the Platform rules.
- 7.4.3.3. The Platform Developer reserves the right to annul, block, or otherwise restrict the use of Digital Assets in case of violation of this Agreement or the Platform rules by the User without explanation.
- 7.4.4. Transfer and Sale of Digital Assets
- 7.4.4.1. Transfer and sale of Digital Assets may be allowed on the Platform in accordance with the Game Rules.
- 7.4.4.2. The Platform Developer is not responsible for transactions for the transfer or sale of Digital Assets made between Users. Users are fully responsible for their transactions and the risks associated with them.
- 7.4.4.3. The Platform Developer may charge a commission for transactions for the transfer or sale of Digital Assets. The commission amount and the procedure for its collection are established by the Platform Developer and may be changed at any time without prior notice and agreement.
- 7.4.5. Responsibility for Safety
- 7.4.5.1. The User is fully responsible for the safety of their Digital Assets, including, but not limited to, the safety of passwords, keys, and other account credentials.
- 7.4.5.2. The Platform Developer is not responsible for the loss of Digital Assets as a result of the User's actions, such as loss of password, hacking of the account, or other circumstances beyond the control of the Platform Developer.
- 7.4.5.3. In case of loss of access to Digital Assets, the User may contact the Platform support service to restore access if it is technically possible and complies with the established procedures. The Platform Developer does not guarantee the restoration of access to Digital Assets.
- 7.4.6. Changes and Termination of Support for Digital Assets
- 7.4.6.1. The Platform Developer reserves the right at any time to change the characteristics, functionality, or terminate support for certain Digital Assets.
- 7.4.6.2. In case of termination of support for a Digital Asset, the Platform Developer is not obliged to provide compensation for the termination of support for the Digital Asset but may provide Users with the opportunity to exchange it for another Digital Asset or receive compensation in accordance with the Game Rules.
- 7.4.7. Taxes and Fees
- 7.4.7.1. The User is fully responsible for paying all taxes and fees associated with the acquisition, use, transfer, or sale of Digital Assets.
- 7.4.8. Disclaimer of Liability
- 7.4.8.1 The Platform Developer is not responsible for fluctuations in the value of Digital Assets, as well as for any losses resulting from the use of Digital Assets. 7.4.8.2 The User acknowledges and accepts all risks associated with the use of Digital Assets.
- 7.4.9. Applicable Law and Dispute Resolution
- 7.4.9.1. The applicable law and the procedure for resolving disputes related to Digital Assets are governed by Section 14 of this Agreement.

8. Intellectual Property

- 8.1. All rights to the software, design, texts, graphics, NFTs, tokens, and other materials of the Platform belong to the Platform Developer or its copyright holders.
- 8.2. The User receives a limited, non-exclusive license to use the materials of the Platform within the framework of its functionality.
- 8.3. Copying, distribution, modification, public reproduction of materials without the written consent of the Platform Developer is prohibited.

9. Limitation of Liability

- 9.1. The Platform Developer does not guarantee uninterrupted, error-free operation of the Platform, the absence of bugs and failures.
- 9.2. The Platform Developer is not responsible for any losses of the User, direct or indirect, arising from the use or inability to use the Platform, including loss of data, lost profits, technical failures, and other consequences.
- 9.3. The User accepts all risks associated with the use of the Platform and Digital Assets.
- 9.4. The Platform Developer is not responsible for the actions of third parties, including payment system providers, blockchain networks, and other services.
- 9.5. The Platform Developer does not guarantee the User's receipt of income or other results from the use of the Platform.

10. Disclaimer of Warranties

- 10.1. The Platform is provided "as is" and "as available" without any warranties, express or implied, including warranties of merchantability and fitness for a particular purpose.
- 10.2. The Platform Developer does not guarantee the accuracy, completeness, and relevance of the information provided through the Platform.

11. Confidentiality and Processing of Personal Data

- 11.1. The collection, storage, processing, and protection of Users' personal data on the Platform, as well as the use of cookies and similar tracking technologies, are governed by the Privacy Policy, which the User agrees to review.
- 11.2. The Platform User consents to the use, processing, transfer to third parties, and performance of other actions with the User's Personal Data within the framework described in this Agreement, as well as the Game Rules.

12. Procedure for Processing User Inquiries and Complaints

- 12.1. To address issues related to the use of the Platform, the User may send complaints and requests to the support service by email to: info@lop.cx or through the feedback form on the Platform.
- 12.2. The Platform Developer undertakes to consider the appeal within a period of no more than 30 calendar days from the date of receipt. If necessary, the review period may be extended, of which the User will be notified.
- 12.3. The appeal must indicate: the User's full name, contact information, the essence of the complaint or request, and attach the necessary documents (if any).
- 12.4. Following the consideration of the appeal, the User receives a written response indicating the measures taken or clarifications.

13. Force Majeure

- 13.1. The Platform Developer is not responsible for failure to fulfill obligations due to force majeure: natural disasters, military actions, actions of government authorities, technical failures, and other circumstances beyond its control.
- 13.2. The term for fulfilling obligations is extended for the duration of the force majeure.

14. Dispute Resolution

14.1. All disputes and disagreements are resolved through negotiations between the parties.

15. Term and Termination

- 15.1. This Agreement comes into force from the moment of acceptance by the User and remains in effect until the termination of use of the Platform.
- 15.1.1. Acceptance of this Agreement is any use of the Platform by the User, including, but not limited to, registration, content viewing, data loading, making transactions, or any other interaction with the Platform. By starting to use the Platform, the User confirms that they have read this Agreement, understand its terms, and agree to them.
- 15.2. The User may terminate the use of the Platform at any time.
- 15.3. The Platform Developer has the right to block the account and terminate the provision of services in case of violation or suspicion of violation of the terms of the Agreement by the User without explanation.
- 15.4. Upon termination of the Agreement, the User is obliged to cease using the Platform and Digital Assets.

16. Miscellaneous

- 16.1. If any provision of this Agreement is deemed invalid, the remaining provisions remain in force.
- 16.2. All notices and messages are sent to the User at the contact details specified during registration.

16.3. This Agreement is governed by and interpreted in accordance with the principles of international law. We strive to create a platform accessible to users worldwide and do not adhere to the specific jurisdiction of any country. This means that we are not limited by local laws and aim to adapt our service to meet the needs of the global community. By using our application, you agree that any disputes or disagreements will be addressed within the framework of the principles of good faith and cooperation, as well as in accordance with widely accepted standards of international law.

16.4. This Agreement is a public offer.

Contact Information: info@lop.cx

Effective Date: July 11, 2025