WORLD3 Terms of Use

Effective Date: September 1st, 2024

Welcome to WORLD3! These Terms of Use ("Terms") outline your rights and obligations when using the Services (defined below) offered by us or our affiliates.

Please note that these Terms of use contain Indemnification, Governing Law, Dispute Resolution, Assumption of Risk and Disclaimer of Warranties and Limitation of Liability Sections that affect your rights, including your ability to bring legal claims against us. Please read these Terms, our Privacy Policy and any other terms referenced in this document carefully. If you do not agree to be bound by these Terms, you are not permitted to use our Services.

Introduction

WORLD3 is the next-generation AI-powered Autonomous World that connects Bitcoin with all other Turing-complete blockchains. WORLD3 provides a platform that enables users to engage in quests and activities in the Web3 space, and is operated by Matrix Labs Inc, d/b/a WORLD3 ("WORLD3" , "we" , "us" , "our"). These Terms govern your access to and use of the WORLD3 website at https://world3.ai/ ("Website"), our corresponding mobile application ("App"), and any other related platforms or services (collectively, the "Services"). By accessing the Services, you agree to these Terms and our Privacy Policy.

WORLD3 IS A TECHNOLOGICAL PLATFORM ONLY. WE DO NOT PROVIDE FINANCIAL SERVICES OR ADVICE. ALL PROGRAMS ARE OFFERED BY THEIR RESPECTIVE ISSUERS.

Using Our Services

Important Disclaimers. WORLD3 is a technological platform and does not offer financial, investment, tax, or legal advice. Users are encouraged to conduct thorough research and seek professional counsel before making any decisions related to financial transactions or investments. You are responsible for evaluating the benefits and risks associated with any engagement on the platform.

Eligibility. To access and use the Services, you must:

• **Age Requirement:** Be at least 18 years old or the legal age in your jurisdiction. If you are under the legal age, you are prohibited from using the Services.

• **Compliance with Law:** Use the Services in compliance with applicable local, national, and international laws and regulations. You must not be prohibited by any legal or regulatory framework from using our Services.

Updates to Terms of Use. We reserve the right to update or modify these Terms at any time. The updated Terms will be effective immediately upon posting on our Website. It is your responsibility to review the Terms periodically. Continued use of the Services after any modifications indicates your acceptance of the updated Terms. The Effective Date at the top of these Terms will indicate the latest revision date.

Service Users. By using the Services, you become a service user ("Service User") and agree to:

- Provide Accurate Information: Furnish accurate, current, and complete information about yourself.
- Maintain Updated Information: Promptly update your information as necessary to keep it accurate and complete.
- **Security:** Notify us immediately if you suspect any unauthorized use of your account or any other breach of security.
- **Responsibility:** You are responsible for all activities that occur under your account.
- Legal Compliance: Comply with all applicable laws and regulations while using the Services.

Prohibited Actions:

- **Account Circumvention:** Do not attempt to use the Services under different identifiers if your access has been disabled by us without our written permission.
- **Account Misuse:** Do not buy, sell, rent, or lease access to your account or Digital Wallet to any third party without our written consent.
 - Digital Wallet: A digital wallet (or electronic wallet) is a software-based system or application that securely stores your cryptocurrency information, including private keys and passwords, on connected devices like smartphones, tablets, and computers. It enables you to manage, send, and receive cryptocurrencies without the need for physical wallets. In addition to cryptocurrency management, digital wallets can also store other digital assets such as loyalty cards, coupons, event tickets, transit passes, and certain forms of identification.
- **Unauthorized Applications:** Do not use or access the Services through unauthorized third-party applications or share your account credentials with anyone else.

User Accounts. To access certain features, you may need to connect your Digital Wallet and create a user account ("User Account"):

 Required Information: You may need to provide your name, email address, wallet address, and other necessary details. • **Account Responsibility:** You are responsible for maintaining the confidentiality of your account credentials and are liable for all activities conducted under your account.

Account Communication. By becoming a Service User, you consent to receive electronic communications from WORLD3, including notifications about your account and service updates. These communications are part of your relationship with us, and you agree to keep your contact information current to receive these notices.

Account Verification and Additional Information. We may request additional information or documents to comply with legal requirements, prevent fraud, or ensure the integrity of the Services. Failure to provide the requested information may result in restricted access or termination of your account. Situations that may warrant additional verification include:

- **Suspicious Activity:** Suspected involvement in illegal activities or violation of applicable laws.
- False Information: Discovery of false or misleading information provided by you.
- Legal Compliance: Requirements to comply with anti-laundering, sanctions, and other regulatory laws.

In such cases, we may pause or cancel your access until verification is completed. Incomplete or inaccurate information may lead to refusal of service.

Compliance. You must comply with all applicable laws when using the Services. This includes:

- **Sanctions:** Not using the Services if you are located in or a resident of any country subject to sanctions or embargoes.
- **Prohibited Users:** Ensuring you are not on any government list of prohibited or restricted parties.
- **VPN Usage:** Not using software or techniques like VPNs to circumvent our geographic or usage restrictions.

We reserve the right to monitor access to our Services and may block access at any time based on geographic location, IP addresses, or any other criteria if we believe you are in violation of these Terms.

WORLD3 WORLD

WORLD3 QUEST

From time to time, WORLD3 may list and provide information about various third-party programs such as airdrops, bounties, and rewards based on publicly available data. This

information is for informational purposes only and does not constitute financial or investment advice. We do not control or endorse these programs, and you are solely responsible for evaluating and deciding your participation.

WORLD3 Account System

Introduction to WORLD3 Account System. As part of the WORLD3 Services, users can connect their "digital asset wallet" ("Digital Wallet") to their WORLD3 account. The WORLD3 Account System is a crucial component for interacting with the platform, allowing users to manage, store, and transact with digital assets within the WORLD3 ecosystem.

Connection and Use. To access and utilize certain features of the Services, you are required to connect your Digital Wallet. This process may involve:

- Wallet Connection: Linking your Digital Wallet to your WORLD3 User Account by providing necessary details such as wallet address.
- **Account Information:** In some cases, you might be required to provide additional information, such as an email address, to complete the connection process.

WORLD3 Lumens, Points, Multiplier. WORLD3 Lumens, Point, and Multiplier are digital rewards representing achievements or participation in events within the WORLD3 ecosystem. They are designed to facilitate easy distribution and management of rewards and achievements for community engagement.

• **In-Platform Use Only:** The rewards allocated are strictly non-withdrawable. They cannot be converted back to fiat currency or transferred out of the WORLD3 ecosystem.

Supported Wallets. WORLD3 does not offer its own digital wallet service. Instead, you can connect third-party digital wallets that are compatible with the WORLD3 platform. It is your responsibility to ensure that the wallet you choose is secure, authorized, and compatible with the platform.

Self-Custody. You retain full control over your Digital Wallet. WORLD3 does not create, generate, store, or have access to your wallet or private keys. It is your responsibility to:

- **Private Keys:** Securely store your private keys and backup information. WORLD3 will never ask you for your private keys or seed phrases.
- **Wallet Security:** Ensure the safety and security of your Digital Wallet by using reputable wallet services and following best practices for digital asset management.

Security and Risk. Connecting your Digital Wallet to the WORLD3 platform involves inherent risks, including potential security breaches and loss of funds. You are solely responsible for managing these risks, which include:

- **Unauthorized Access:** Protecting your Digital Wallet from unauthorized access or fraudulent activities.
- **User Error:** Avoiding mistakes such as sending assets to incorrect addresses or losing access to your wallet.
- **Technical Issues:** Being aware of potential technical issues that may arise with wallet connectivity or blockchain transactions.

Platform Integration. Your Digital Wallet is used for various interactions within the WORLD3 platform, including:

- Transaction Execution: Facilitating transactions such as buying, selling, or staking tokens.
- **Rewards Collection:** Receiving rewards or tokens earned through platform activities directly into your Digital Wallet.
- Quest Participation: Using your wallet to join quests, claim rewards, and interact with decentralized applications on WORLD3.

Compliance and Verification. You may be required to verify your Digital Wallet for certain activities, especially those involving large transactions or compliance with legal requirements. This verification may include:

- **Identity Verification:** Providing additional information to comply with anti-money laundering (AML) and know-your-customer (KYC) regulations.
- **Activity Monitoring:** Monitoring wallet activities to prevent fraudulent transactions and ensure compliance with platform rules.

Third-Party Wallets. The use of third-party wallets is subject to their respective terms and conditions. You should review and understand these terms before connecting your wallet to WORLD3. WORLD3 is not liable for any issues or losses arising from the use of third-party wallets.

Disclaimer. WORLD3 disclaims any responsibility for the management, security, or functionality of your Digital Wallet. You use your Digital Wallet at your own risk, and WORLD3 cannot recover lost funds or access if you lose control over your wallet.

User Responsibility. As a user of the WORLD3 platform, you are responsible for:

- Choosing a Secure Wallet: Selecting a digital wallet that offers robust security features.
- Managing Wallet Access: Keeping your wallet credentials private and secure.
- Understanding Risks: Being aware of the risks associated with digital assets and blockchain technology.

User Conduct

Prohibited Uses. When using the WORLD3 Services, you must adhere to specific rules and guidelines to maintain the integrity, security, and functionality of the platform. The following list outlines activities that are strictly prohibited. This list is representative but not exhaustive, and WORLD3 reserves the right to update or amend it at any time. If you have any questions regarding whether your activities might violate these guidelines, please contact us at contact@matrixlabs.org. By using the Services, you agree not to engage in any of the following prohibited activities:

1. Abusive Activity:

- **System Overload:** Actions that impose an unreasonable or disproportionately large load on our infrastructure, such as excessive API calls or automated queries.
- **Data scraping**: Data scraping involves the unauthorized extraction of large amounts of data from websites, often using automated tools, and can lead to legal and ethical violations, including privacy breaches and intellectual property theft.
- Interference: Interfering with, intercepting, or expropriating any system, data, or information within the WORLD3 platform.
- **Unauthorized Access:** Attempting to gain unauthorized access to the Services, other users' Digital Wallets, or any systems or networks connected to the Services through methods such as password mining, hacking, using bots or other means.
- Malicious Software: Uploading or transmitting viruses, trojan horses, worms, or any other harmful or deleterious software to the Services.
- **Account Misuse:** Using or attempting to use another user's account or credentials without authorization.

2. Unlawful Activity:

- **Compliance Violations:** Engaging in activities that violate any applicable laws, regulations, or sanctions, including but not limited to those enforced by the U.S. Department of Treasury's Office of Foreign Assets Control (OFAC), European Union, United Nations, or other relevant authorities.
- **Illegal Transactions:** Using the Services for activities involving illegal goods or services, money laundering, terrorist financing, or other illicit purposes.

3. Abuse of Other Users:

- **Harassment:** Defaming, abusing, harassing, stalking, threatening, or otherwise violating the legal rights (such as rights of privacy and publicity) of others.
- Interference: Interfering with another individual's access to or use of the Services.
- **Data Harvesting:** Collecting or attempting to collect information about other users without their consent, including but not limited to email addresses, personal data, or Digital Wallet keys.

4. Fraud and Misrepresentation:

- **Deceptive Practices:** Engaging in any fraudulent activity or providing false, inaccurate, or misleading information to WORLD3 or other users.
- **Misleading Statements:** Making false or misleading statements about WORLD3's tokens, NFTs, or any other digital assets, including but not limited to claims about their future value or investment potential.

5. Intellectual Property Violations:

- Copyright Infringement: Engaging in activities that infringe upon another's copyrights or
 other intellectual property rights, such as unauthorized copying, distribution, or display of
 copyrighted works.
- **Branding Usage Violations:** Using WORLD3's branding including the use of logo or service marks without authorization.

6. Misleading Statements on Investments:

• **Promotion of Speculation:** Promoting, marketing, or communicating about any digital assets or projects on WORLD3 as investment opportunities, including making statements about the expectation of future value increases.

7. Legal Obligations:

Tax and Reporting: Understanding and complying with all reporting, tax, and other legal
obligations associated with your use of the Services. WORLD3 does not provide legal, tax, or
investment advice. You are responsible for seeking your own advice and fulfilling any legal
obligations you may have.

8. Unauthorized Transactions:

- **Prohibited Transfers:** Transferring your access or rights to use the Services to a third party without our explicit written permission.
- **Unauthorized Applications:** Using or accessing the Services through unauthorized third-party applications or clients.

9. Community Guidelines Adherence:

 Respectful Interaction: Engaging in respectful and constructive interactions within the WORLD3 community. This includes adhering to any additional community guidelines or codes of conduct specified by WORLD3.

10. Circumventing Restrictions:

• **Geographic Restrictions:** Using software or networking techniques, including the use of a Virtual Private Network (VPN), to modify your internet protocol address or otherwise circumvent or attempt to circumvent geographic or usage restrictions.

Consequences of Violations. Engaging in prohibited activities can result in a range of consequences, including but not limited to suspension or termination of your account, restriction of access to the Services, and reporting to relevant authorities. WORLD3 reserves the right to take any action deemed necessary to enforce compliance with these guidelines and protect the platform's integrity and its users.

By using the WORLD3 Services, you agree to comply with these User Conduct guidelines and understand that violating these rules may result in the aforementioned consequences.

For further inquiries or to report any violations, please contact us at contact@matrixlabs.org.

Non-Fungible Tokens (NFTs)

1. **Obtaining NFTs on WORLD3:** Users may have the ability to acquire non-fungible tokens ("NFTs") through the WORLD3 platform. An NFT is a unique digital asset recorded on a blockchain ledger. Users with a valid User Account can mint, purchase, or otherwise obtain NFTs on WORLD3. It is essential for users to understand the specific terms and conditions associated with each NFT prior to engaging in any transaction.

2. Marketplace and Incentives:

- Offering NFTs: Users may offer NFTs minted on WORLD3 for sale, distribution, or as rewards.
 The terms of such offerings, including pricing and incentives, are determined by the user offering the NFTs.
- **Rewards and Incentives:** NFTs on WORLD3 can also be used as incentives in quests, challenges, or community engagements. Users should ensure they comply with all relevant terms when offering NFTs as rewards.

3. Ownership and Claims:

- **No Endorsement:** WORLD3 does not endorse any NFTs minted, purchased, or traded on the platform. We make no representations or claims regarding the authenticity, ownership, intellectual property rights, or value of any NFTs. Users acknowledge that WORLD3 operates as a neutral platform, connecting buyers and sellers.
- Ownership Rights: WORLD3 does not claim ownership of any content accessible through the Services. Ownership rights and licenses related to NFTs are defined by the terms set by the NFT creators or sellers.

4. Fees and Costs:

• Transaction Fees: Each NFT transaction may be subject to various fees, including but not limited to gas fees for blockchain transactions and platform service fees. These fees are typically paid by the user initiating the transaction and are necessary to facilitate the processing of blockchain transactions.

- **WORLD3 Fee:** A percentage fee may be applied to the revenue from the initial sale of NFTs (the "Initial Offering"). This fee is deducted from the proceeds of the sale and transferred to WORLD3. The specific fee percentage will be communicated to users at the time of the transaction.
- **Adjustments:** Fees and charges associated with NFTs may be adjusted periodically at the discretion of WORLD3. Any changes to fees will be effective immediately upon publication.

5. Gas Fees:

- Definition: Gas fees are charges paid to blockchain miners for processing transactions on the blockchain. These fees vary depending on the network's current load and the complexity of the transaction.
- **Responsibility:** Users are responsible for covering gas fees associated with creating, buying, selling, or transferring NFTs. These fees are in addition to any platform service fees and are typically deducted from the user's Digital Wallet during the transaction.

6. Disclaimer on Investment:

- Not for Investment: NFTs acquired on WORLD3 are not intended for investment or speculation purposes. Users acknowledge that the value of NFTs is inherently volatile and can fluctuate significantly. Ownership of an NFT does not entitle the holder to any income, dividends, or monetary payouts.
- **No Guarantees:** WORLD3 does not provide guarantees regarding the future value, liquidity, or functionality of NFTs. Users should understand the speculative nature of NFTs and make informed decisions based on their research and risk tolerance.

7. Compliance and Risks:

- **Regulatory Compliance:** Users must ensure that their activities related to NFTs comply with applicable laws and regulations, including but not limited to those related to digital assets, intellectual property, and consumer protection.
- Risk Acknowledgment: Users acknowledge the risks associated with blockchain technology
 and digital assets, including but not limited to security vulnerabilities, market volatility, and
 potential losses. Users are advised to take appropriate precautions and seek professional
 advice if necessary.

Access to our Services

1. **Suspension, Termination, and Cancellation:** WORLD3 reserves the right, at its sole discretion, to take actions that may include suspending, restricting, deactivating, or cancelling your User Account, as well as blocking your access to any or all Services, under the following circumstances:

- **Legal Compliance:** If we receive a facially valid subpoena, court order, or binding order from any governmental authority that necessitates such actions.
- **Prohibited Uses:** If we reasonably suspect that you are using the Services in connection with any prohibited activities, as outlined in the "User Conduct" section of these Terms.
- Pending Legal Actions: If your use of the Services is subject to any pending litigation, investigation, or government proceeding, or if we perceive a heightened risk of legal or regulatory non-compliance associated with your activities.
- **Service Partner Constraints:** If any of our service partners are unable to support your use of the Services.
- **Circumventing Controls:** If you engage in any actions that we, in our sole discretion, deem to be circumventing our controls, including but not limited to abusing any promotions offered by WORLD3.
- **Breach of Terms:** If you breach any terms or conditions outlined in these Terms of Use.
- 2. **Notice of Action:** In the event that WORLD3 suspends or terminates your account or restricts your access to the Services, we will provide you with notice of our actions unless prohibited by court order or other legal process. Such notice will generally outline the reason for the suspension or termination, except where disclosure is not permitted due to confidentiality requirements or legal constraints.
- Confidential Criteria: Decisions to limit access or terminate accounts may be based on confidential criteria related to WORLD3's risk management and security protocols. Users acknowledge that WORLD3 is under no obligation to disclose the details of such criteria or procedures.
- 3. Access to NFTs: Your NFTs are securely stored in your Digital Wallet, over which WORLD3 has no access or control. WORLD3 only has the permission to read public data of assets. In the event that access to our Services is restricted, terminated, or otherwise no longer available to you, your NFTs will remain in your Digital Wallet. You retain full control and ownership of your NFTs, and WORLD3 does not have the ability to modify, delete, or access these assets.
- **Continued Ownership:** Even if your account is suspended or terminated, you maintain ownership of your NFTs as long as they are stored in your Digital Wallet. Transactions involving your NFTs, however, may be affected by the termination of access to WORLD3's marketplace or related services.
- 4. **Compliance with Terms:** Access to the WORLD3 Services is contingent upon compliance with these Terms. Failure to adhere to any aspect of these Terms may result in immediate action, including suspension or termination of access. Users are expected to understand and comply with the usage guidelines and legal obligations associated with the platform.

- 5. **Risk Management:** WORLD3 employs risk management and security protocols designed to protect the platform and its users. Users acknowledge that their activities on the platform are subject to monitoring and evaluation based on these protocols to ensure compliance with legal and operational standards.
- 6. **Limitation of Liability:** WORLD3 is not liable for any consequences arising from the suspension or termination of access to the Services, including but not limited to the inability to conduct transactions or access specific features of the platform. Users must understand that such actions are taken to ensure the security and integrity of the platform and comply with legal requirements.

Copyright and License to You

1. Ownership of Content:

- **Content Definition:** The WORLD3 platform encompasses a variety of content and materials, including but not limited to logos, designs, text, graphics, images, data, software, and sound files, collectively referred to as "Content." This also includes the selection, arrangement, and presentation of these elements.
- Ownership Rights: Unless otherwise specified in writing by WORLD3, all Content available on the Services is and shall remain the exclusive property of WORLD3 and/or its affiliates or licensors, including Developers where applicable. This ownership extends to all intellectual property rights associated with the Content.

2. Use of Content:

- **Limited License:** You are granted a limited, non-exclusive right to use the Services and the Content therein, subject to compliance with these Terms. This license allows you to access, view, and utilize the Content strictly for personal, non-commercial purposes.
- **Permitted Uses:** You may temporarily store copies of the Content in your device's RAM incidental to your accessing and viewing of those materials. You may also store files automatically cached by your web browser to enhance display performance. If WORLD3 provides specific social media features, you may take actions enabled by such features in accordance with these Terms.

3. Prohibited Uses:

- Restrictions on Use: You must not:
 - Modify copies of any Content from the Services.
 - Use illustrations, photographs, video or audio sequences, or any graphics available through the Services separately from the accompanying text.

- Delete or alter any copyright, trademark, or other proprietary rights notices from copies
 of materials available through the Services.
- **Unauthorized Actions:** Any use of the Services not expressly permitted by these Terms is a material breach and may constitute a violation of copyright, trademark, and other applicable laws. Unauthorized actions include, but are not limited to, reproducing, distributing, modifying, creating derivative works of, publicly displaying, publicly performing, republishing, downloading, storing, or transmitting any of the Content.

4. NFT Ownership and Licensing:

- **NFT Content Ownership:** When you purchase, receive as a reward, or otherwise acquire an NFT via the WORLD3 Services, you may obtain a limited, exclusive right to access and use certain content associated with that NFT ("NFT Content"). Ownership of the NFT Content remains with the applicable Developers or content creators.
- **NFT Content License:** By acquiring an NFT, you are granted a limited license to access, view, stream, download, playback, or otherwise use the NFT Content for personal consumption only, unless explicitly authorized by the applicable Developers' terms of service. This license is subject to these Terms and any additional terms presented to you at the time of NFT acquisition.

5. Third-Party Intellectual Property:

- Inclusion of Third-Party Components: The Services and Content may include software components or content provided by WORLD3, its affiliates, or third parties, which are subject to separate license terms. These third-party license terms will govern the use of such components where applicable.
- **Compliance:** Users must comply with the terms of use for any third-party intellectual property integrated into the WORLD3 Services. This includes observing any licensing requirements, restrictions, or guidelines set forth by the original creators or licensors.

6. Links to Third-Party Services:

- External Links: The WORLD3 platform may contain links to third-party websites and applications ("Third-Party Services"). Clicking on these links will redirect you away from the WORLD3 platform, and you will be subject to the terms and conditions of the third-party website or application.
- **Liability Disclaimer:** WORLD3 does not control, endorse, or assume responsibility for any Third-Party Services. We are not liable for the content, privacy practices, or terms of use of these external sites. Users are advised to review the applicable agreements and policies of any third-party services and conduct appropriate due diligence before engaging with them.

7. Linking to Our Services:

- **Limited Right to Link:** You are granted a limited, non-exclusive right to create a text hyperlink to the WORLD3 Services for non-commercial purposes. Such links must not portray WORLD3 or its affiliates in a false, misleading, derogatory, or defamatory manner and must not imply any affiliation or endorsement without prior written permission.
- **Restrictions on Use:** You may not use any WORLD3 logo, trademark, or proprietary graphic to link to the Services without explicit written permission. Additionally, you may not frame or use framing techniques to enclose any WORLD3 trademark, logo, or proprietary information.

8. Trademarks:

- Trademark Ownership: The WORLD3 logo, product names, and any other WORLD3 trademarks, service marks, or logos that may appear on the Services are proprietary trademarks of WORLD3 or its affiliates. These marks may not be copied, imitated, or used without prior written permission.
- **Proper Use:** Use of WORLD3 trademarks must comply with these Terms and any additional guidelines or permissions provided by WORLD3. Misuse of trademarks, including but not limited to using them in metatags or hidden text, is strictly prohibited.

By adhering to these guidelines, users can responsibly access and utilize the WORLD3 Services while respecting the intellectual property rights associated with the platform. This framework ensures the protection and proper use of content and intellectual property within the WORLD3 ecosystem.

DMCA Notice and Procedure for Copyright Infringement Claims

As WORLD3 upholds its intellectual property rights, it is equally committed to respecting the intellectual property rights of others. In compliance with the Digital Millennium Copyright Act ("DMCA") and other applicable laws, WORLD3 has established the following procedures for addressing claims of copyright infringement.

1. Procedure for Reporting Copyright Infringements:

If you believe that your copyrighted work has been used or copied in a manner that constitutes copyright infringement on the WORLD3 platform, you may file a DMCA notice with our Designated Agent. To be considered valid, your DMCA notice must include the following information:

• **Authorized Signature:** An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright interest.

- **Description of the Work:** A detailed description of the copyrighted work you claim has been infringed. This should include, if applicable, the URL where the copyrighted work is located or a copy of the copyrighted work.
- Identification of Infringing Material: The URL or specific location on the WORLD3 platform where the material you claim is infringing is found. Include sufficient detail to allow WORLD3 to locate the allegedly infringing material.
- **Contact Information:** Your address, telephone number, and email address.
- **Statement of Good Faith:** A statement by you, under penalty of perjury, that you have a good faith belief that the disputed use is not authorized by the copyright owner, its agent, or the law.
- Accuracy Statement: A statement, under penalty of perjury, that the information in your
 notice is accurate and that you are the copyright owner or authorized to act on the copyright
 owner's behalf.

Failure to include all of the aforementioned information may render your DMCA notice invalid, and WORLD3 may have no obligation to act upon it. Please be aware that you may be liable for damages, including costs and attorneys' fees, if you knowingly misrepresent that material on the WORLD3 platform infringes your copyrights.

Send the DMCA notice to the following Designated Agent:

Designated Agent for Copyright Claims: Matrix Labs Legal Team

Email:contact@matrixlabs.org

Please note that the Designated Agent should only be contacted if you believe that your copyrighted work has been infringed upon. All other inquiries directed to the Designated Agent will not receive a response.

2. Receipt of Proper Infringement Notification:

Upon receiving a proper and bona fide DMCA notice, WORLD3 will take the following steps:

- **Removal of Infringing Content:** WORLD3 will promptly remove or disable access to the allegedly infringing content.
- Notification to Content Provider: WORLD3 will notify the content provider, member, or user ("Content Provider") that the content has been removed or disabled due to a DMCA complaint.
- Repeat Infringers: If the same content provider repeatedly infringes on copyrights, WORLD3
 may remove the infringing content and terminate the content provider's access to the
 WORLD3 platform.
- 3. Procedure to Supply a Counter-Notice to the Designated Agent:

If a Content Provider believes that the content that was removed or to which access was disabled is not infringing, or if the Content Provider believes they have the right to post and use the content, they may file a counter-notice. The counter-notice must include the following information:

- **Contact Information:** The Content Provider's contact details, including full legal name (not that of a company), an email address, a physical address, and a phone number.
- **Identification of Content:** The specific URL or other identifying details of the content that has been removed or disabled.
- **Statement of Consent:** A statement by the Content Provider consenting to the jurisdiction of the Federal District Court for the district in which their address is located, or if outside the United States, the judicial district in which WORLD3 is located, and agreeing to accept service of process from the claimant.
- **Statement of Good Faith:** A statement, under penalty of perjury, that the Content Provider has a good faith belief that the material was removed or disabled as a result of a mistake or misidentification of the material to be removed or disabled.
- **Signature:** A physical or electronic signature. The Content Provider may type their full legal name at the bottom of the electronic counter-notice to satisfy this requirement.

Submit the counter-notice to the Designated Agent:

Designated Agent for Counter-Notices:

Matrix Labs Legal Team

Email: contact@matrixlabs.org

Upon receiving a counter-notice, WORLD3 may send a copy of the counter-notice to the original complaining party. This action notifies the complainant that WORLD3 may replace the removed content or cease disabling it in ten business days. If the complainant does not notify WORLD3 within ten business days that they are seeking a court order to prevent further infringement of the content, WORLD3 may, at its sole discretion, replace or cease disabling access to the removed content.

Indemnification

To the fullest extent permitted by applicable law, you agree to indemnify, defend, and hold harmless WORLD3, along with our respective past, present, and future employees, officers, directors, contractors, consultants, equity holders, suppliers, creators, vendors, service providers, parent companies, subsidiaries, affiliates, agents, representatives, predecessors, successors, and assigns (individually and collectively, the "WORLD3 Parties"), from and against all actual or alleged claims, damages, awards, judgments, losses, liabilities, obligations,

penalties, interest, fees, expenses (including, without limitation, attorneys' fees and expenses) and costs (including, without limitation, court costs, costs of settlement, and costs of pursuing indemnification and insurance) (collectively, "Claims"), of every kind and nature whatsoever, whether known or unknown, foreseen or unforeseen, matured or unmatured, suspected or unsuspected, in law or equity, whether in tort, contract, or otherwise, including, but not limited to:

- Property Damage or Personal Injury: Damages to property or personal injury arising out of or relating to your use or misuse of the Services, including any physical harm, property damage, or financial losses.
- **Provision of Feedback:** Any Feedback you provide, including but not limited to suggestions, improvements, or modifications to the Services or Content, that may result in disputes or claims by third parties.
- **Violations of Terms or Laws:** Your violation of these Terms, applicable laws, or regulations. This includes non-compliance with legal obligations, such as intellectual property rights, data protection laws, or any other applicable legal standards.
- Infringement of Third-Party Rights: Your violation of any rights of third parties, including but not limited to intellectual property rights, privacy rights, or any other legal rights. This may involve unauthorized use of third-party content, infringement of trademarks, copyrights, or patents, or any similar issues.

Obligation to Notify and Cooperate:

- **Prompt Notification:** You agree to promptly notify WORLD3 of any Claims. This includes any notice of legal action, threat of litigation, or any other claim or demand that may result in a liability for WORLD3 or any of its Parties.
- **Full Cooperation:** You shall cooperate fully with the WORLD3 Parties in defending such Claims. This includes providing necessary documentation, information, and support during any investigation, legal proceeding, or settlement negotiation.

Control of Defense and Settlement:

- **WORLD3's Authority:** You agree that the WORLD3 Parties shall have control over the defense or settlement of any third-party Claims. This includes the right to select legal counsel, negotiate settlements, and make decisions regarding the resolution of the Claim without your consent.
- **No Admission of Liability:** You must not admit any liability or agree to any settlement without the prior written consent of WORLD3. Any unauthorized settlement or admission may not be binding on WORLD3 and could result in further liabilities.

Supplementary Indemnities:

• Additional Agreements: This indemnity is in addition to, and not in lieu of, any other indemnities set forth in any written agreement(s) between you and WORLD3. If there are existing agreements that provide for indemnification, this section shall supplement those agreements without limiting or modifying their terms.

Effective Management of Claims:

- **Timely Response:** WORLD3 will act promptly upon receiving notice of any Claims to ensure a timely and effective defense. This includes taking necessary actions to mitigate any potential damages or liabilities.
- **Cost Management:** WORLD3 will manage the costs associated with defending Claims, including legal fees and settlement costs, to minimize the financial impact on both parties.

Feedback

WORLD3 values and actively seeks feedback, comments, ideas, proposals, and suggestions for improving its Services ("Feedback"). By providing Feedback, you agree to the following terms and conditions, which govern the submission, use, and ownership of Feedback.

1. Submission of Feedback:

- **Voluntary Submission:** Any Feedback you choose to submit to WORLD3 is provided on a voluntary basis. You are under no obligation to provide Feedback and do so at your own discretion.
- **Scope of Feedback:** Feedback may include, but is not limited to, ideas for new features, enhancements, improvements, suggestions for functionality, and comments on the performance or usability of the Services. Feedback can be submitted through various channels, including email, surveys, or other designated methods provided by WORLD3.

2. License and Use of Feedback:

- Grant of License: By submitting Feedback, you grant WORLD3 a perpetual, irrevocable, worldwide, non-exclusive, royalty-free, fully paid-up license to use, reproduce, modify, distribute, display, perform, and otherwise exploit the Feedback for any purpose. This includes the right to sublicense through multiple tiers and to integrate the Feedback into any part of the Services or related products.
- **Freedom to Use:** WORLD3 is free to use the Feedback in any manner it deems appropriate, without any obligation to provide attribution, compensation, or acknowledgment to you. This includes incorporating the Feedback into existing or future products, services, or business strategies.

• **No Confidentiality:** Feedback is considered non-confidential and non-proprietary. WORLD3 is under no obligation to keep any Feedback you provide confidential and may disclose it to third parties at its discretion.

3. Ownership of Improvements:

- **Derivative Works:** Any improvements, modifications, or developments that WORLD3 makes based on the Feedback you provide shall be the sole property of WORLD3. You hereby assign all rights, title, and interest in such improvements or modifications to WORLD3, including any intellectual property rights.
- **No Compensation:** You acknowledge and agree that you are not entitled to any compensation, reimbursement, or payment of any kind for the Feedback you provide or for any improvements or modifications derived from such Feedback.

4. Representations and Warranties:

- Original Work: You represent and warrant that the Feedback you provide is your original
 work and that you have the necessary rights and authority to grant the license described
 herein to WORLD3. You also warrant that the Feedback does not infringe upon any thirdparty rights, including intellectual property rights, and is free from any third-party claims.
- **No Obligations:** You understand that WORLD3 is under no obligation to implement any Feedback you provide or to use it in any specific way. WORLD3 retains the sole discretion to determine whether and how to use the Feedback.

5. Limitation of Liability:

- Exclusion of Claims: WORLD3 shall not be liable for any claims, damages, or losses arising out of or related to the use or non-use of your Feedback. This includes any loss of opportunity, revenue, or other potential benefits you might have derived from the Feedback.
- **Indemnification:** You agree to indemnify and hold harmless WORLD3 from any claims, liabilities, or damages arising from any breach of the representations and warranties you provide regarding the Feedback.

6. Contact Information:

For any questions or concerns regarding the submission or use of Feedback on WORLD3, please contact us at contact@matrixlabs.org.

7. Effective Date:

This section regarding Feedback is effective as of September 1st,2024 and applies to all Feedback provided to WORLD3 from this date forward.

By providing Feedback, you acknowledge and agree to these terms, ensuring that WORLD3 can freely use and integrate your contributions to enhance its Services without legal or financial obligations to you. This framework allows WORLD3 to efficiently leverage user insights while protecting both parties' interests.

Disclaimers

Except as expressly provided otherwise in writing by WORLD3, the Services, including any content and digital assets made available through them, are offered on an "as is" and "as available" basis without any warranties or conditions of any kind, either express or implied.

1. Scope of Disclaimers:

- **No Warranty on Services:** WORLD3 and its affiliates, licensors, and service providers make no representations or warranties that the Services will meet your requirements, be available on an uninterrupted, timely, secure, or error-free basis, or be accurate, reliable, complete, legal, or safe. The functionality, availability, or accuracy of the Services is not guaranteed.
- **Content and Digital Assets:** All content, including digital assets such as NFTs available on the Services, are provided without warranties of any kind. This includes, without limitation, implied warranties or conditions of merchantability, fitness for a particular purpose, title, and non-infringement. WORLD3 does not warrant that any content on the Services is accurate, complete, reliable, current, or error-free.

2. Limitation of Liability:

- **User Responsibility:** You are solely responsible for your use of any digital assets, including NFTs, and any third-party programs connected to the WORLD3 platform. WORLD3 is not liable for any loss or damage arising from the use or inability to use digital assets, including but not limited to:
 - User errors such as forgotten passwords, private keys, or seed phrases, incorrect transactions, or mistyped addresses.
 - Server failures, data losses, or corrupted wallet files.
 - Unauthorized access to accounts or any third-party activities such as the use of viruses, phishing, brute-forcing, or other methods of attack against the Services or any digital assets.
 - Any losses related to third-party programs, including depreciation, fraud, or total loss of funds or assets.
- **Third-Party Programs:** WORLD3 makes no assurances regarding the availability, functionality, or expected performance of third-party programs or providers. Participation in third-party programs may result in losses, and WORLD3 bears no responsibility for decisions to participate in such programs or any resulting damages.

- **Blockchain Technology:** NFTs and other digital assets are intangible assets that exist solely by virtue of the ownership record maintained on the applicable blockchain network. Any transfer of title in these assets occurs on the decentralized ledger within the blockchain. WORLD3 does not guarantee the successful transfer of title or payments associated with these digital assets.
- **Security Risks:** You accept the inherent security risks associated with providing information and dealing online over the internet. WORLD3 cannot and does not guarantee the security of any data you disclose online or that the Services or content are free of viruses or other harmful components. You assume all risks associated with your online activities unless such security breach is due to WORLD3's gross negligence.

3. No Liability for Certain Events:

- **Technical Issues:** WORLD3 is not responsible for any losses due to vulnerabilities, software failures (including wallet software, NFTs, smart contracts), or issues with the blockchain, including forks or technical node issues that result in loss of funds.
- Late Reporting: WORLD3 is not liable for losses resulting from late or non-reporting by developers or other representatives regarding any issues with the blockchain supporting digital assets.

4. Legal Compliance and Exclusions:

- **Exclusions:** Nothing in these Terms shall exclude or limit liability for fraud, death, or bodily injury caused by gross negligence, violation of laws, or any other activity that cannot be lawfully limited or excluded.
- **Jurisdictional Variance:** Some jurisdictions do not allow the exclusion of implied warranties in contracts with consumers. In such cases, the exclusions stated herein may not apply to you to the extent prohibited by applicable law.

Assumption of Risk

In engaging with the WORLD3 Services, you acknowledge and assume all risks associated with the use of blockchain technology and digital assets, including but not limited to, non-fungible tokens (NFTs). This section details the specific risks and their implications.

1. Market Volatility and Asset Value:

• Volatility of Digital Assets: The market for blockchain-based assets, including digital assets and NFTs, is highly volatile. Prices and liquidity may fluctuate significantly and unpredictably. Market conditions can change rapidly, potentially resulting in substantial depreciation or even total loss of value in your digital assets.

Market Influences: External factors, such as fluctuations in the value of other blockchain-based assets, regulatory developments, and changes in public perception, can materially and adversely affect the value of digital assets held or traded through the WORLD3 Services. WORLD3 provides no guarantees regarding the stability, value, or liquidity of any digital assets.

2. Technological and Operational Risks:

- Inherent Risks of Blockchain Technology: Utilizing blockchain technology involves inherent risks, including those related to the decentralized nature of the technology. These risks include but are not limited to:
 - Software Failures: Failures or malfunctions in the software that underlies blockchain technology, including smart contracts, may result in the loss or mismanagement of digital assets.
 - Security Vulnerabilities: The use of blockchain technology is subject to cybersecurity threats such as hacking, phishing, and other forms of cyber-attacks, which may compromise your digital assets and personal information.
 - **Network Issues:** Problems with the blockchain network, such as congestion, forks, or technical issues, may impede transactions, lead to delays, or cause loss of assets.
- Lack of Control: As blockchain transactions are irrevocable and managed on a decentralized ledger, WORLD3 has no ability to reverse or recover transactions once they have been processed. Users must exercise caution and ensure the accuracy and security of their transactions and wallet management.

3. Regulatory and Legal Risks:

- **Uncertain Regulatory Landscape:** The regulatory environment surrounding blockchain technology, digital assets, and NFTs is evolving and may be subject to significant changes. Future regulatory actions could negatively impact the development and utilization of these technologies and assets, potentially rendering certain activities illegal or restricting their use.
- **Legal Compliance:** You are solely responsible for ensuring that your use of digital assets and participation in the WORLD3 Services complies with all applicable laws and regulations. This includes but is not limited to:
 - **Tax Obligations:** Determining and fulfilling any tax obligations related to your digital assets or transactions. WORLD3 does not provide tax advice and is not responsible for your tax compliance.
 - **Jurisdictional Restrictions:** Adhering to any jurisdictional restrictions that may apply to your use of blockchain technology and digital assets.

4. Economic and Market Risks:

- Potential for Loss: There is a risk that you may suffer a complete loss of the value of your
 digital assets. Market conditions, technological challenges, or regulatory changes can lead to
 significant economic impacts on the value and usability of digital assets.
- Lack of Guarantee: WORLD3 makes no representations or guarantees regarding the potential for profit or financial gain through the use of its Services. Participation in the digital asset market is speculative and should be approached with a clear understanding of the risks involved.

5. User Responsibility:

- **Due Diligence:** Users are encouraged to conduct thorough research and due diligence before engaging in transactions involving digital assets. This includes understanding the mechanics of blockchain technology, the specific terms of digital asset transactions, and the potential risks involved.
- **Risk Acceptance:** By using the WORLD3 Services, you acknowledge that you fully understand and accept these risks. WORLD3 is not liable for any losses or damages arising from your engagement with digital assets or blockchain technology.

Limitation of Liability

To the fullest extent permitted by law, WORLD3 and its affiliates, including their licensors, service providers, employees, contractors, agents, officers, and directors, shall not be liable for any indirect, special, incidental, consequential, or punitive damages arising out of or in connection with your use, or inability to use, the Services.

- 1. Types of Non-Recoverable Damages:
- Exclusion of Certain Damages: WORLD3 shall not be liable for damages including, but not limited to:
 - Personal injury, pain and suffering, or emotional distress.
 - Loss of revenue, profits, or business opportunities.
 - Loss of anticipated savings or use of Services.
 - Loss of goodwill or reputation.
 - Loss of data or digital assets, including NFTs.
 - Loss of access to any digital wallet or associated digital assets.
 - Any other damages of any kind, regardless of the legal theory under which the claim arises, whether it be tort (including negligence), breach of contract, or any other legal cause of action, even if such damages were foreseeable.

2. Aggregate Liability Cap:

- **Maximum Liability:** In no event shall WORLD3's aggregate liability for all claims related to the Services exceed the greater of:
 - \$100; or
 - The total amount of fees received by WORLD3 from you in connection with the digital assets that are the subject of the applicable claim.

This limitation of liability applies regardless of the form of action, whether in contract, tort (including negligence), or otherwise, and regardless of whether WORLD3 has been advised of the possibility of such damages.

3. Limitation on Time to File Claims:

• **Claim Period:** Any cause of action or claim you may have arising out of or relating to these Terms or the Services must be commenced within one (1) year after the cause of action accrues. Failure to commence such action within this period will result in the permanent waiver and bar of the claim.

4. Legal Exceptions:

- Non-Excludable Liability: This section does not exclude or limit any liability that cannot be
 excluded or limited under applicable law, including liability for fraud, intentional
 misconduct, gross negligence, or where statutory rights cannot be waived.
- Jurisdictional Variance: Some jurisdictions do not allow the exclusion or limitation of liability for consequential or incidental damages. In such jurisdictions, the above limitations and exclusions may not apply to you to the extent such limitations or exclusions are prohibited by applicable law. In such cases, WORLD3's liability shall be limited to the maximum extent permitted by law.

5. Scope of Liability Disclaimer:

- General Limitation: The limitations set forth in this section are intended to apply broadly, encompassing any and all claims, regardless of the specific cause of action or legal theory asserted. The disclaimers and liability limitations herein reflect the allocation of risk between you and WORLD3, constituting a fundamental part of the agreement between the parties.
- **Risk Assumption:** You acknowledge and agree that your use of the Services involves inherent risks, and you accept these risks voluntarily. WORLD3's liability is intended to be limited in accordance with this section, and your acceptance of these Terms signifies your agreement to these limitations.

Users of WORLD3 Services agree to resolve disputes through the following structured and binding processes, ensuring clarity and fairness in handling conflicts that may arise.

1. Informal Resolution Process:

- Initial Steps: Prior to pursuing formal dispute resolution mechanisms, users are required to contact WORLD3 directly and make a sincere and sustained effort to resolve any disputes informally. This step is essential to explore potential resolutions without resorting to legal proceedings, promoting effective and amicable settlements.
- **Communication Requirement:** Users agree to provide comprehensive details of their dispute to WORLD3, and WORLD3 commits to responding promptly and collaboratively to address these concerns.

2. Binding Arbitration Agreement:

Arbitration Requirement: Any dispute arising out of or in connection with these Terms, including questions regarding their existence, validity, or termination, shall be referred to and finally resolved by binding arbitration. This arbitration will be administered by ICDR Canada, the Canadian division of the International Centre for Dispute Resolution (ICDR), in accordance with its rules in effect at the time the dispute is referred.

Arbitration Procedure:

- **Arbitrator Selection:** The arbitration tribunal shall consist of one arbitrator, mutually agreed upon by the parties, or, failing such agreement, appointed by ICDR Canada.
- **Language and Location:** The arbitration shall be conducted in English (or French if requested by both parties), with Edmonton, Alberta, designated as the seat of arbitration. However, the physical location of the hearings may be elsewhere by mutual agreement.
- Arbitration Rules: The arbitration will proceed under the Arbitration Rules of ICDR
 Canada, which are incorporated by reference into this clause.
- **Finality of Award:** The arbitrator's award shall be final and binding on both parties and may be entered as a judgment in any court of competent jurisdiction.

3. Class Action Waiver:

- Individual Claims Only: Users agree to bring any claim in their individual capacity and not
 as a plaintiff or class member in any purported class, collective, or representative action.
 This waiver applies to all forms of dispute resolution, including arbitration.
- **Arbitrator**'s **Authority**: The arbitrator shall not have the authority to combine or aggregate similar claims or conduct any class action, nor make any award to any person or entity not a party to the arbitration.
- **Enforceability:** If any part of this Class Action Waiver is found unenforceable, it may only be determined by a court of competent jurisdiction and not by an arbitrator. The waiver of rights to participate in a class action or representative action means that claims must be decided individually.

4. Waiver of Jury Trial:

• **Jury Trial Waiver:** In the event that a claim proceeds in court rather than arbitration, both you and WORLD3 waive any right to a jury trial. This waiver is intended to expedite the resolution process by avoiding the complexities and delays associated with jury trials.

5. Additional Considerations:

- **Severability:** Each provision within this dispute resolution framework is intended to be severable. If any part of the arbitration agreement or class action waiver is found invalid or unenforceable, the remaining provisions shall remain effective.
- **Confidentiality:** All aspects of the arbitration proceeding, including but not limited to the arbitration award, shall be kept confidential unless disclosure is required by law or necessary to enforce the arbitration award.

6. Legal Jurisdiction and Venue:

- Jurisdictional Limitations: While arbitration is the primary method for dispute resolution, any court proceedings related to arbitration or enforcement of arbitration awards shall be governed by the laws of the Province of Alberta, with venue in the courts of Edmonton, Alberta, Canada.
- **Notice Requirements:** In the event of initiating formal dispute resolution, users must provide written notice to WORLD3 outlining the nature and basis of the dispute and the specific relief sought. Such notice should be sent to contact@matrixlabs.org or the address provided on the WORLD3 website for legal correspondence.

Miscellaneous

The following provisions establish the general legal principles and procedural rules governing your interaction with WORLD3 Services, ensuring clarity in the application and interpretation of the Terms.

1. Governing Law and Venue:

- Applicable Law: These Terms, including your access to and use of WORLD3 Services and participation therein, shall be governed by and construed in accordance with the laws of the Province of Alberta and the federal laws of Canada applicable therein. This choice of law applies without regard to its conflicts of law principles or any other jurisdiction's laws that might otherwise apply.
- Exclusive Venue: Any disputes arising under these Terms that are not subject to arbitration or that are permitted to be heard in a court of law will be exclusively resolved in the courts located in Edmonton, Alberta, Canada. You agree to submit to the personal jurisdiction of these courts and waive any objection to such jurisdiction or venue based on inconvenient forum or similar grounds.

2. Severability:

- **Severability of Terms:** If any provision, or part thereof, of these Terms is held invalid, illegal, or unenforceable by a court or tribunal of competent jurisdiction, such provision shall be severed from these Terms, and the remaining provisions shall continue in full force and effect. This ensures that the invalidity of a specific provision does not affect the enforceability of the remaining Terms.
- Preservation of Intent: The parties agree to replace any invalid or unenforceable provision
 with a valid, enforceable provision that most closely approximates the intent and economic
 effect of the invalid or unenforceable provision.

3. Waiver:

- **Non-Waiver of Rights:** No waiver by WORLD3 of any term or condition set forth in these Terms shall be deemed a further or continuing waiver of such term or condition or a waiver of any other term or condition. Any failure by WORLD3 to assert a right or provision under these Terms shall not constitute a waiver of such right or provision.
- **Written Waivers:** Any waiver must be in writing to be effective. Verbal or implied waivers are not recognized under these Terms. This ensures that all waivers are intentional and documented.

4. Assignability:

- **Non-Transferable Rights:** These Terms are personal to you. You may not assign, transfer, or delegate any of your rights or obligations under these Terms without the prior written consent of WORLD3. Any attempt to do so without such consent shall be null and void.
- WORLD3's Rights: WORLD3 reserves the right to assign or transfer its rights and obligations
 under these Terms without restriction, including to an affiliate or in connection with a
 merger, acquisition, reorganization, or sale of all or substantially all of its assets.

5. Notices:

- **Form of Notices:** All notices and other communications required or permitted under these Terms must be in writing to be valid. Notices may be given:
 - By Personal Delivery: Notices will be deemed received when delivered personally.
 - **By Certified or Registered Mail:** Notices sent by certified or registered mail with return receipt requested will be deemed received on the date indicated on the return receipt.
 - **By Facsimile or Email:** Notices sent by facsimile or email will be deemed received when receipt is electronically confirmed.
 - **By Overnight Delivery:** Notices sent for next-day delivery by a recognized overnight delivery service will be deemed received on the day after it is sent.

• Address for Notices: Notices to WORLD3 should be sent to contact@matrixlabs.org or to the address provided on the WORLD3 website for legal correspondence.

6. Entire Agreement:

- **Integration:** These Terms constitute the entire agreement between you and WORLD3 regarding your use of the Services and supersede all prior and contemporaneous understandings, agreements, representations, and warranties, both written and oral, regarding such subject matter.
- Amendments: WORLD3 may amend these Terms from time to time. If such changes are made, WORLD3 will provide notice as required by law. Your continued use of the Services following the effective date of such amendments will constitute your acceptance of the new Terms.

7. Language:

• Language of Agreement: This agreement has been drawn up in the English language at the express request of the parties.

Contact Information: For questions or issues related to these Terms, please contact us at: contact@matrixlabs.org