

iMe Wallet Privacy Policy

iMe Wallet Terms of Service

Date of publication and entry into force: 15/09/2021

Welcome to iMe Wallet!

Please read these Terms of Service (hereinafter the «**Terms**») carefully as they exclusively govern the use and access to the iMe digital wallet mobile application, decentralized application and smart contracts, iMe wallet, as described below (the «**Application**», «**App**»). By using or accessing the Application, you agree to be bound by these Terms as well as our Privacy Policy. The app provides Ethereum (hereinafter «**Eth**») and Binance Smart Chain (hereinafter «**BSC**») blockchain non-custodial wallet app with related services (hereinafter «**Wallet**»). By creating or importing a wallet, downloading or launching our mobile application, you agree to our Terms, so please read them carefully. These terms describe the approved use of the Application, the various licenses that we grant you, and the licenses that you grant to us. If you do not agree with these Terms, do not use the Application or open it.

To make these Terms easier to read:

- iMe Wallet is referred to as «**iMe**», «**we**», «**us**» or «**our**».
- «**You**» and «**your**» refer to anyone who accesses or uses the Application in any way. If you access or use the Application on behalf of a company (for example, your employer) or other legal entity, you represent and warrant that you have the authority to bind that person to these Terms and, in which case, “you” and “your” will refer to this legal entity.

THESE TERMS OF SERVICE CONTAIN IMPORTANT INFORMATION REGARDING YOUR LEGAL RIGHTS, REMEDIES, AND OBLIGATIONS. WHEN YOU AGREE TO THESE TERMS BY USING OR ACCESSING THE APP, YOU ARE AGREEING TO RESOLVE ANY DISPUTE BETWEEN YOU AND THE IME WALLET THROUGH BINDING, INDIVIDUAL ARBITRATION RATHER THAN IN COURT. PLEASE REVIEW SECTION 12 BELOW FOR DETAILS REGARDING ARBITRATION.

If you come up with any further questions, please, feel free to contact us at:

- Support: support@imem.app
- Support in Telegram: [@iMeMessenger](https://t.me/iMeMessenger)

1. How you accept this policy

1.1. By creating or importing a locally hosted wallet («**Wallet**») or visiting our website, you confirm that you have read, understood and agreed to these Terms of

Service, as well as Privacy Policy. We reserve the right to change these Terms at any time. Any such changes to your use of the iMe Wallet are effective immediately upon posting on our website or our mobile app. Your continued use of the iMe Wallet following any such change will constitute your acceptance of the then current Terms. Check the effective date above to determine if there have been any changes since you last read these Terms. If you do not agree with this Agreement or any changes to it, you should not use iMe Wallet and open it. Refusal or delay by iMe Wallet to enforce or partially enforce any provision of these Terms shall not be construed as a waiver of any rights.

2. Eligibility

2.1. If you use the Application, you indicate that you:

- are at least 18 years old;
- not violate the laws of your jurisdiction when using the Application;
- are not located, created or registered in any of the jurisdictions where the use of digital currency, digital wallet mobile applications or blockchain wallet apps are prohibited.

2.2. You may not use the Application if you are prohibited from using the Application in accordance with applicable law.

2.3. You are solely responsible for complying with all laws and regulations that apply to you and for your use of or access to the Application. If your use of or access to the Application is contrary to any applicable law, rule or regulation, you may not use the Application.

2.4. By using or accessing the App, you represent to us that you are not sanctioned or otherwise included in any list of prohibited or restricted parties or excluded or prohibited persons, including, but not limited to, lists maintained by the United Nations Security Council, The European Union or its member states, or any other public authority.

2.5. We do not make any guarantees or representations that the information, products, content or Application provided is suitable for access or use in other jurisdictions. We strive to comply with legal requirements around the world. In this regard, we are forced to allow the use of our Application only to those users whose countries allow working with Virtual Currency. Thus, striving for the best possible compliance, user's identity or location verification will fail if you are located in a market where Virtual Currencies are banned or restricted by local regulations.

2.6. You agree not to access the Application using any technology to circumvent these Terms. You are solely responsible for any attempt to use our application in a territory where such use is prohibited, using third-party applications or VPNs.

3. Application

3.1. The app have a wallet that allows you to send and receive virtual currency and send transaction data to the Blockchain networks. Summing up, we can say that the main purpose of the application is to make it easier for ordinary users to work with virtual currency. Our only goal is to help every user get access to the decentralized world. We have no oversight, involvement, or control over your virtual currency or related transactions, including instructions made through the Application. We do not store, send or receive Virtual Currency. All transfers take place on Blockchain networks that do not belong to us. The app can also allow you to buy virtual currency for fiat currencies from third party providers, and they alone are responsible for these transactions. We do not participate in these transactions and are not responsible for their proper execution or any other issues related to these transactions. You can agree to receive push notifications from us. We can exclusively change the way we work with the Application.

3.2. An application is software that:

(a) generates wallet addresses and encrypted private keys that you can use to send and receive Ethereum and / or BSC and their associated cryptographically secured cryptocurrencies, digital tokens, or digital assets («Virtual Currency»);

(b) facilitates sending virtual currency transaction data to Ethereum and / or BSC based blockchains («Blockchain networks») without having to download or install the corresponding Ethereum and / or BSC based software on your local device.

3.3. You use the Application at your own risk and solely at your own discretion. When you create an in-app wallet, you will be assigned a private key. You will be prompted to download and save the keystore - your password-encrypted private key. You will be responsible for maintaining the confidentiality of your private key and keystore, and will be solely responsible for all activities that occur under your account.

3.4. To complete, all virtual currency transactions must be confirmed and recorded on the associated public virtual currency blockchain. Such networks are decentralized peer-to-peer networks maintained by independent third parties that we do not own, control or manage. We do not control the Blockchain networks and therefore cannot and do not guarantee that any transaction details you submit through the Application will be confirmed and processed. By using the Application, you acknowledge and agree that the transaction details you provide may not be completed or may be materially delayed by the Blockchain networks.

3.5. We do not store, transmit, transfer, convert, broker, store, escrow, mint, mine, or otherwise interact with any Virtual Currency, securities, financial instruments or other digital or physical assets, and all interactions are performed on a third-party platforms, subject to any associated third-party terms. Any transfer that takes place in any virtual currency takes place on the Blockchain network and not on a network owned by us. Therefore, we do not guarantee that we can affect the transfer of title or rights in any Virtual Currency. You accept and acknowledge that we are not responsible for any errors or omissions you make in connection with any virtual currency transaction initiated through the Application. We strongly recommend that you carefully study the details of the transaction before attempting to transfer virtual currency.

3.6. The completion of the transactions that you instruct through the Application also depends on the availability and operation of the blockchain networks. Errors or forks in blockchain networks can cause transactions you initiate through the Application to fail. This may mean that the transaction you originally intended to execute will no longer be available. Unfortunately, due to the decentralized nature of Blockchain networks, there is no single point of failure and therefore neither we nor any particular party are liable to you for errors or any losses that you suffer as a result.

3.7. The App may also allow you to buy Virtual Currency with Fiat Currency through third party providers active in the App. You agree that these features may only be available in countries approved by the respective active third party providers on the one hand and us on the other. In order to sell Virtual Currency through the Application, you must accept and agree to the terms of use and privacy policy and any other applicable user agreements of the respective active third party providers available on the respective websites or pages of the respective active third party providers. You will enter into direct contractual relationships with eligible active third party vendors if you choose to sell Virtual Currency through the App.

3.8. While we make it easier for you to access these services from their respective active third-party providers, we are in no way responsible for them or participate in the transactions they perform (even if specified in the App). You agree and understand that the features available in the App for selling Virtual Currencies are not provided directly by us and are the sole responsibility of our third party providers, including their respective active third party providers. We cannot and do not guarantee that the transaction specified in the Application, which is carried out exclusively by the suppliers, will be completed successfully, error-free and in a timely manner. You acknowledge that we are not responsible for the actions of our suppliers, the execution of the transaction, or any other matter related to the transaction related to the purchase of virtual currencies for fiat currencies, including any loss or damage incurred.

3.9. We and the Application are not a virtual currency exchange and are not responsible for transactions made through our respective active third party providers or other providers.

3.10. You may agree to receive push notifications from the Application. If you want to receive push notifications, you must select a service by going to Settings on your device and turning on Push Notifications. You can choose whether alerts are sent to your device, or they only alert you in the app.

3.11. We reserve the right, in our sole and absolute discretion, to make changes to the way we operate and provide the functionality of our Application, including adding a new Application, modifying an existing Application, or suspending, terminating or terminating your access to any or all parts of our Application Functionality. Some of our apps may be subject to additional terms, which are published separately from these terms, but are included and form part of these Terms if you choose to use or access these features.

4. Wallet Registration and Security

4.1. You must either import or create a wallet in order to use iMe Wallet. When you create a wallet, you will be assigned a private key. You will be prompted to download and save the keystore - your password-encrypted private key. You will be responsible for maintaining the confidentiality of your private key and keystore, and you will be solely responsible for all activities that occur under your account.

4.2. We encrypt information locally using the password you provide. We do not store them on our servers. You are solely responsible for maintaining the security of your private key and any mnemonic (backup) phrase associated with your Wallet. You must keep it safe, otherwise you could lose control of the virtual currencies associated with the wallet. We cannot help you with recovering your wallet password. We are unable to generate a new password for your wallet. Please take precautions to avoid losing access and / or control over your Wallet, including: creating a strong password; keep a backup of your private key and any mnemonic (backup) phrase; restricting access to your computer / phone and wallet; and notifying us if you suspect any security breaches related to your Wallet.

4.3. iMe stores your wallet address, but does not receive or store your wallet password, encrypted private key, unencrypted private key, or mnemonic (backup) phrase associated with your wallet. Therefore, we cannot help you with recovering your wallet password. We will not be able to generate a new password for your wallet if you do not remember your original password. If you have unsafely backed up any wallet address and private key pairs stored in your wallet, you accept and acknowledge that any virtual currency associated with that wallet address will become inaccessible unless you have a wallet password.

5. Your Use of Application

5.1. By using or accessing the Application, you represent and warrant that you understand that there are inherent risks associated with virtual currency and its underlying technologies, including but not limited to cryptography and blockchain, and you agree that the iMe wallet does not is responsible for any damages. or damage associated with these risks. You specifically understand and hereby acknowledge the following: iMe Wallet cannot and will not be liable for any loss or damage arising out of your failure to comply with these Terms or the failure of any blockchain or blockchain networks.

5.2. In order for other users to have a complete and positive experience of using the Application, you agree that you will not use the Application in such a way that:

- Violates or infringes intellectual property rights or any other rights of anyone else (including us);
- Is illegal, harmful, fraudulent, misleading, threatening, abusive, defamatory, obscene or otherwise objectionable;
- Endangers the security of your or someone else's wallet (for example, allows someone else to enter the Application like you);

- Attempts in any way to obtain a private key, password, account or other security information from any other user, including such digital wallet information;
- Violates the security of any computer network or cracks any passwords or security encryption codes;
- Decompiles, reverse engineered, or otherwise attempts to obtain the source code or underlying ideas or information about or related to the Application.

5.3. Do not use our services to violate the law. You agree that you will not violate any laws by using our Services. This includes any local, provincial, state, federal, national, or international law that may apply to you. You agree that you will not use our Services to pay for, support or otherwise engage in any illegal activity, including but not limited to illegal gambling, fraud, money laundering, or terrorist activity. If we find that you have violated this Agreement or other regulatory requirements, including but not limited to the Bank Secrecy Act, by engaging in money laundering or financing terrorist activities, we will take appropriate disciplinary action. You also agree not to encourage or induce any third parties to engage in any activity prohibited under this Section.

5.4. Don't try to harm our system. You agree not to distribute any viruses or other harmful computer code through iMe Wallet. You also agree not to take any action that could place an unreasonable or disproportionate load on our or third-party infrastructure.

5.5. Don't try to circumvent our security. You agree not to bypass, circumvent, or attempt to bypass or circumvent any measures we may use to prevent or restrict access to the Services, including but not limited to other accounts, computer systems or networks connected to the Services. Any use of iMe Wallet other than as specifically permitted in this Agreement without our prior written permission is strictly prohibited and will void your license to use iMe Wallet.

6. Fees

6.1. You specifically acknowledge and agree that iMe Wallet has no control over:

- any transactions on the Blockchain networks;
- the calculation or method of payment for any gas charges;
- any actual gas payments. You must ensure that you have a sufficient balance of virtual currency stored in your wallet address to complete any transaction on blockchain networks before initiating such a blockchain transaction.

6.2. The app may also allow you to buy virtual currency against fiat currency through eligible active third party providers. We do not participate in these transactions and, accordingly, are not responsible for any fees. We cannot and do not guarantee the commission rates applied by these providers and it is your responsibility to verify them when making a sale. Please read their terms and conditions and user agreement for more information.

6.3. We may provide the ability to connect the Wallet to approved exchanges, banks or other financial institutions whose functions will allow Wallet users to fully manage their Virtual Currencies. Accordingly, we provide our API to third parties on a Software-as-a-Service basis. If you access the Application and use the features of third-party applications, then any fees charged from it will be charged solely and exclusively by such third-party services or platforms and not by us. Please read and decide if you accept the payment terms of such third parties before deciding whether to use such third party features.

7. Disclaimers

7.1. You understand and agree that we are software developers and software application providers and do not store, control or manage user funds in any way. The app can provide access to an online decentralized and autonomous protocol and environment, as well as related decentralized networks that are not controlled by us. We do not have access to your private key and we cannot initiate a Virtual Currency transfer or otherwise access your Virtual Currency or your Wallet. We are not responsible for any actions you take while using your Wallet, any other wallet or Application.

7.2. You acknowledge that iMe Wallet is not responsible for the transfer, protection or maintenance of your private keys or any virtual currency associated with them. If you lose, mishandle or steal the associated virtual currency private keys, you acknowledge that you will not be able to recover the associated virtual currency and that we are not responsible for such loss. You acknowledge that iMe Wallet is not responsible for any loss, damage or liability arising from your failure to comply with the terms of this Agreement.

7.3. We make no representations or warranties with respect to the Application and Content. You expressly understand and agree that you use the Application at your own risk. We make and expressly disclaim all representations and warranties, whether explicit, implied, or statutory, and with respect to the Application and code that is proprietary or open source, we do not specifically represent or warrant and expressly disclaim any representations or warranties that are explicit, implied or prescribed by law, including but not limited to any representations or warranties of ownership, non-infringement, commercial value, use, safety, suitability or fitness for a particular purpose, or with respect to workmanship or technical coding, or the absence of any defects in them, whether hidden or patent. We do not represent or warrant that the Application, the code and any related information are accurate, complete, reliable, current, or error-free. The Application is provided «as is» and «as available» without warranty of any kind, either express or implied, including but not limited to the implied warranties of merchantability, fitness for a particular purpose, or non-infringement. You acknowledge that iMe Wallet has no control over and is under no obligation to take any action with respect to which users access or use the Application; what impact the Content might have on you; how you may interpret or use the Content; or what actions you may take as a result of influencing the Content. You release iMe Wallet from any liability for the fact that you purchased or did not purchase Content through the Application. We make no representations about any Content contained in the Application or available through the Application, and we are not responsible for the

accuracy, copyright compliance, legality or decency of the materials contained in the Application or available through the Application.

7.4. Blockchain applications are defective code and we do not make any guarantees about the security of such applications. You also acknowledge that blockchain applications are error prone code and acknowledge that you are solely responsible for evaluating any code provided by the App or Content, and for the reliability of any third party websites, products, smart contracts or Content. that you are accessing or using through the Application. You also expressly acknowledge and represent that blockchain applications may be written maliciously or through negligence, that iMe Wallet cannot be held responsible for your interactions with such applications and that such applications may result in loss of property or even identity. This and other warnings presented later by iMe Wallet do not in any way represent or constitute an ongoing obligation to warn you of all potential risks of using the Application or Content.

7.5. We do our best, but we do not guarantee that the operation of the Application will be uninterrupted. To the fullest extent permitted by Applicable Law, the Application (and any content or functionality thereof) provided by us or on our behalf is provided on an «as is» and «as available» basis and we expressly disclaim any liability and you hereby opt out from any representations, conditions or warranties of any kind, express or implied, legal, statutory or otherwise, or arising from law, otherwise in accordance with the law, in the course of business relationships or trade practices, including, but not limited to, implied or legal warranties and conditions of merchantability, commercial quality, quality or suitability for a specific purpose, title, safety, availability, reliability, accuracy, quiet use and non-infringement of the rights of third parties. Without limiting the foregoing, we do not represent or guarantee that the Application (including any associated data) will be uninterrupted, available at any given time or without errors. In addition, we do not guarantee that errors in the Application are correctable or will be corrected.

8. Indemnification

8.1. If someone sues us because of what you did, you are responsible for that, so please read the following carefully.

8.2. You agree to defend, indemnify, defend and indemnify us and our officers, directors, employees, contractors, agents, affiliates and subsidiaries for all claims, damages, liabilities, damages, liabilities, costs and expenses arising from:

- Your access to the Application and its use;
- Your violation of these Terms, the rights of third parties, or any other applicable law, rule or regulation;
- Any feedback or submissions you provide to us concerning iMe Wallet
- Any other party's access to and use of the Application with your help or through any device or account that you own or control.

9. Time Limitation on Claims

9.1. You agree that any claim you may have in connection with your relationship with us must be filed within one year after such a claim arises, otherwise your claim will be permanently blocked.

10. Limitation of Liability

10.1. It is very important to emphasize how limited our liability is when it comes to problems that you may encounter while using our service. You expressly understand and agree that iMe Wallet and our affiliates and service providers and their respective officers, directors, agents, joint ventures, employees and representatives are not responsible for any indirect, incidental, special, consequential, approximate damages or damages for lost profits, including but not limited to damages for loss of reputation, use, data or other non-pecuniary damage (even if iMe Wallet was advised of the possibility of such damages), whether by contract, tort, negligence, strict liability or otherwise as a result of:

- Access, use or inability to access or use the Application;
- The cost of acquiring replacement goods and the Application arising from the purchase or receipt of any goods, data, information or Application, messages received or received, or transactions entered into through or from the Application;
- Unauthorized access or alteration of your transmissions or data;
- Any other questions related to the Application. In no event will the aggregate liability of iMe Wallet arising out of or in connection with the Application exceed the amount of the commission paid by you to us during the twelve (12) months immediately preceding the event that gave rise to the liability claim.

11. Intellectual Proprietary Rights

11.1. Application and information, data, text, images, written messages and comments, software, scripts, maps, graphics and interactive features created, provided or otherwise available in the Application or through the Application, features and functionality (including, but not limited to, all information, software, scripts, algorithms, text, displays, images, video and audio, as well as their design, selection and arrangement) belong to us, our licensors or other suppliers of such materials and are protected by copyright, trademark, patent, trade secrets and other intellectual property or property rights laws. iMe Wallet and related names, logos and all related names, logos, product and service names, designs and slogans are trademarks of iMe Wallet, its affiliates or licensors (if applicable). You must not use such marks without our prior written permission. All other names, logos, product and service names, drawings and slogans in the Application are trademarks of their respective owners.

11.2. We grant you limited, non-exclusive, revocable permission to use the Application («Access»). This Access will remain in effect until terminated by you or us. You promise and agree that you will not distribute or transmit the Application. The

iMe Wallet software, including but not limited to the Application, is not sold or transferred to you, and iMe Wallet and its licensors retain ownership of all copies of the software applications even after installation on your personal computers, mobile phones, smart watches, tablets, wearable devices, speakers and / or other devices («Devices»). All trademarks, service marks, trade names, logos, domain names and any other characteristics of the iMe Wallet brand are the exclusive property of iMe Wallet or its licensors. The terms do not grant you any rights to use any of the iMe Wallet brand elements for commercial or non-commercial purposes. You agree to abide by our terms of use and not use the Application or any part of it in any way not expressly permitted by the Terms. Except for the rights expressly granted to you in the Terms, we do not grant you any rights, titles or interests in the Application. Third party software (such as open source software libraries) included in the Application is provided to you under the terms of the license for the corresponding third party software library. In spite of anything to the contrary in this Agreement, nothing in the Terms gives you the right to copy, modify, fork, merge, merge with another program, or create derivative works from the Application.

11.3. Except as expressly provided in these Terms or specifically permitted by any local law, you agree to:

- Not to copy the Application, except when such copying is associated with the normal use of the Application or when it is necessary for backup purposes or to ensure the safety of work;
- Not rent, lease, sublicense, lend, translate, merge, adapt, change or modify the Application;
- Not to make any changes or modifications to all or any part of the Application, as well as to permit the integration of the Application or any part of it with any other programs or their inclusion in them;
- Not disassemble, decompile, reverse engineer or create derivative works based on all or any part of the Application, or try to do anything similar, unless such actions can not be prohibited, since they are necessary to achieve the goal of compatibility of the Application with another by the program and provided that the information obtained by you in the course of such actions: not provide or otherwise provide access to the Application in whole or in part (including the object and source code) in any form to any person without the prior written consent of iMe Wallet;
- Comply with all technology or export control laws and regulations that may apply to technologies used or supported by the Application.

12. Binding Arbitration and Class Action Waiver

12.1. A third party arbitrator will help us resolve any disputes we may have. This means that any dispute will be resolved outside of group litigation. Hopefully controversy will never be a problem, but you should read this section carefully to see how it works.

12.2. Except in disputes in which either party seeks to bring an individual action in small claims court or seeks injunctive relief or other fair remedy for alleged illegal use of copyrights, trademarks, trade names, logos, trade secrets, or patents, you and iMe Wallet:

- Waive the right to resolve any dispute or claim arising out of these Terms, your use of or access to the Application, or any other dispute with iMe Wallet (hereinafter «Disputes») in court; and
- Waive the right to trial by jury. Instead, you and iMe Wallet agree to resolve disputes that are not unofficially resolved (as described below) through binding arbitration (i.e. referral of a dispute to one or more persons tasked with reviewing the dispute and making a final and binding decision to resolve it instead dispute resolution by a judge or jury in court).

12.3. You and iMe Wallet agree that any dispute is personal to you and iMe Wallet and that any such dispute will be resolved solely through individual arbitration and will not be treated as class arbitration, class action or any other type of representative proceeding. Neither party agrees to a group arbitration or arbitration in which a person attempts to resolve a dispute as a representative of another person or group of persons. In addition, you and iMe Wallet agree that a dispute cannot be initiated as a group, or other types of legal action, whether in or outside of arbitration, or on behalf of any other person or group of persons.

12.4. You and iMe Wallet agree that each will notify the other in writing of any Dispute within thirty (30) days of its inception so that the parties may in good faith attempt to resolve the Dispute informally. iMe Wallet notification should be sent by email to support@imem.app. Your notice must include:

- Your name, postal address and email address;
- A description of the nature or basis of the Dispute;
- The specific action you are looking for. If you and iMe are unable to resolve the Dispute within thirty (30) days of receiving iMe Wallet notice, you or iMe may, as the case may be, in accordance with this Section 12, initiate arbitration. You and iMe Wallet agree that any arbitration or claim must be initiated or filed within one (1) year after the Dispute arises; otherwise, you and iMe agree that the claim is permanently prohibited (which means that you will no longer have the right to claim the Dispute).

12.5. These Terms and Conditions shall be governed by and construed in accordance with the laws of Cyprus. Any dispute under these Terms will be finally resolved by Binding Arbitration (as defined below). Any unresolved Dispute arising out of or in connection with these Terms shall be submitted and finally resolved in arbitration in accordance with the rules of the international commercial arbitration law, 1987,, the rules of which are deemed to be incorporated by reference into this Clause 12 to be consistent with this. Any dispute arising out of or in connection with the subject matter of these Terms must be finally settled in Cyprus in English.

12.6. Subject to these Terms and the applicable arbitration rules, the arbitrator will have: (a) exclusive power and jurisdiction to make all procedural and substantive

decisions in respect of the Dispute; and (b) the right to provide any remedy that would otherwise be available in court. An arbitrator may only conduct individual arbitration and may not consolidate claims of more than one person, preside over any type of group or representative proceeding, or preside over any proceeding in which more than one person is involved.

13. Additional terms

13.1. Due to the inherent transparency of many blockchains, including the Ethereum Blockchain and BSC, transactions that individuals broadcast via iMe Wallet may be publicly accessible. This includes, but is not limited to, your public sending address, the public address of the receiver, the amount sent or received, and any other data a user has chosen to include in a given transaction. Information stored on a blockchain may be public, immutable, and difficult or even impossible to remove or delete. Transactions and addresses may reveal information about the user's identity and information can potentially be correlated now or in the future by any party who chooses to do so, including law enforcement. Users are encouraged to review how privacy and transparency on the blockchain works.

13.2. The Application may contain links to other Internet sites or accessible sites, applications or resources provided by third parties. Since we do not control such sites, applications and resources, you acknowledge and agree that we are not responsible for the content and availability of such external sites, applications or resources. We do not endorse and are not responsible for any content, advertising, products or other materials on or available from such sites, applications or resources.

13.3. We may change any part of these Terms at any time by posting a revised version of these Terms with an updated revision date. Changes will take effect and will be deemed accepted by you on first use or access to the Application after the initial posting of the revised Terms and will apply prospectively to your use of the Application, including any transactions initiated after the posting date. In the event that you disagree with any such changes, your sole and exclusive remedy is to stop using the Application.

13.4. These Terms (and any additional terms, conditions and conditions of participation that may be published in the Application or on our official website) constitute the entire agreement in relation to the Application and supersede any previous agreements, oral or written. In the event of a conflict between these Terms and the additional terms, conditions and conditions of participation, the latter will prevail over these Terms to the extent of the conflict.

14. Discontinuance of Services

14.1. We may, at our sole discretion and at no cost to you, with or without prior notice, and at any time, change or discontinue, temporarily or permanently, any part of our Services. You are solely responsible for keeping outside the Services a backup copy of any Wallet address and private key pair that is stored in your Wallet. Keeping an external backup of any wallet address and private key pairs associated with your wallet will allow you to access the Ethereum networks on which your wallet is protected. Such a backup will allow the user to fully restore their wallet at any time

without cost or loss of the user's virtual currency. If you do not back up your wallet data outside of the Services, you will not be able to access the virtual currency associated with your wallet. iMe Wallet is not responsible for any loss of Virtual Currency in the event that we terminate or reduce the cost of the Services.

14.2. Upon termination of these Terms for any reason, all rights and obligations of the parties, which by their nature continue, will remain in effect upon such termination.

15. Force Majeure

15.1. We are not responsible for any delays, disruptions in operation or interruptions in service that directly or indirectly result from any cause or condition beyond our reasonable control, including but not limited to: any delay or failure due to any natural disaster, act of civil or military authorities, terrorist act, civil unrest, war, strike or other labor dispute, fire, interruption of telecommunication or Internet services or network provider services, hardware and / or software failure, other disaster or any other incident that is beyond our reasonable control and does not affect the validity and enforceability of any remaining provisions.