

1. TERMS AND DEFINITIONS

1.1 In this Agreement, unless otherwise explicitly stated, the following terms shall have the following meanings:

1.1.1 **Website** – a collection of information, texts, graphics, design elements, images, photos, videos, and other intellectual content, as well as software available online at betusx.one, intended to provide entertainment and attraction services to individuals.

1.1.2 **Agreement** – this User Agreement, a public offer accepted in full without exceptions or reservations.

1.1.3 **Administrator** – the person or entity managing the Website.

1.1.4 **User** – an individual who accepted this offer and concluded the Agreement by accessing betusx.one/terms.php. Employees of the Administrator and their relatives are not allowed to accept the offer.

1.1.5 **Parties** – the Administrator and the User jointly referred to as the Parties.

1.1.6 **Service** – actions by the Administrator to operate the Website and provide the User access (paid or free) to entertainment in the form of risk-free games.

1.1.7 **“Coins”** – virtual units used on the Website to access services. Coins are not valid outside the Website and can only be purchased and used within it according to this Agreement.

1.1.8 **Bet** – an electronic document formed by the User through the Website’s software, registering participation in a specific round of risk-free games.

1.1.9 **Round** – a time segment of the game with a start and end, during which Users can place Bets and see the results.

1.2 All other terms in this Agreement are interpreted according to clause 1.1 and generally accepted online meanings.

1.3 Headings are for convenience and have no legal meaning.

1.4 In case of contradictions between this Agreement and other Website rules (like the Help section), this Agreement shall prevail.

2. SUBJECT OF THE AGREEMENT

2.1 The subject of this Agreement is the Administrator’s offer to potential Users to receive entertainment services through the Website.

2.2 A person who accepts the offer becomes a User and agrees to use the Website only under this Agreement.

2.3 Use of the Website by individuals lacking full legal capacity (due to age or health) is PROHIBITED.

3. CONCLUSION, MODIFICATION, TERMINATION

3.1 Before login, the Administrator provides access to site info and rules. After login, the User can access services.

3.2 The Agreement is concluded when the User logs in.

3.2.1 Logging in means full and unconditional acceptance.

3.3 The Administrator can change the Agreement at any time unilaterally.

3.3.1 Changes take effect 12 hours after publication on betusx.one/terms.php.

3.3.2 The User is responsible for monitoring changes.

3.3.3 Continued use after changes = full acceptance.

3.4 If no login for 12 months, termination notice is sent.

3.4.1 If no login within 30 days after the notice, the Agreement is terminated.

3.4.2 Upon termination, all Coins are canceled with no refund.

4. WEBSITE SERVICES

4.1 Services are entertainment simulations intended for emotional satisfaction. They are risk-free imitations. Collusion between Users to simulate real gambling is prohibited and punished.

4.2 Unused Coins can be returned upon request to the payment details provided by the User.

5. USING THE WEBSITE SERVICES

5.1 Coins are software-generated visuals used to account for the User's rights to use services.

5.2 Services are provided through spending Coins, either bought or earned.

5.2.1 Coins can be purchased with real money (see Section 6).

5.3 It is forbidden to acquire Coins via malware or exploiting bugs.

5.4 Auto-clickers are prohibited — violators will be banned.

5.5 Coins may be spent on different games as described on the Website.

5.6 Each game may have different rules — they're listed in the Help section.

5.7 To participate in a game, the User places a Bet, deducting Coins.

5.8 Coin balance may increase or decrease depending on game results.

5.9 When the User's Coin balance is zero, they cannot participate.

5.10 The Administrator may cancel rounds and return Coins used in them.

5.11 Collusion to manipulate game outcomes is forbidden.

5.12 Registering more than one account is forbidden without permission. Violators will be banned and their balance deleted.

5.13 Achievement abuse is prohibited.

5.14 Fraud with funds or promo codes is prohibited.

5.15 The Administrator may cancel any transfer without explanation.

5.16 Washing funds via transfers or multi-accounts is forbidden.

5.17 Abusing deposit bonuses is forbidden. Wagering requirements must be met.

6. PAYMENT

6.1 Coin prices are set by the Administrator and may change.

- 6.2 Payments can be made via methods listed on the Website.
- 6.3 Payment is considered complete after authorization in the payment system.
- 6.4 Payment providers may charge commissions; the Administrator is not responsible for that.
- 6.5 The Administrator is not responsible for payment system failures.
- 6.6 All payments are voluntary donations from the User.
-

7. INTELLECTUAL PROPERTY AND WEBSITE USAGE RESTRICTIONS

- 7.1 The Website contains intellectual property owned by the Administrator or partners.
- 7.2 The content is protected and not transferred to the User through usage.
- 7.3 It is prohibited to:
- Copy or distribute intellectual property unless explicitly allowed.
 - Use Website data for commercial purposes.
 - Copy the software or design.
 - Post third-party personal data.
 - Modify the Website's code.
 - Use offensive or misleading nicknames.
 - Use external tools to access services.
-

8. LIABILITY

- 8.1 The Administrator may block or limit the User's account for violating rules, with no prior notice and no compensation for remaining Coins.
- 8.2 The Administrator does not guarantee uninterrupted operation or data safety.
- 8.3 If a game round fails due to technical issues, Users may dispute it within 24 hours.
- 8.4 The Website is provided "as is". No guarantees of outcome.
- 8.5 Coins acquired not via allowed means will not be honored.
- 8.6 No guarantee of meeting User expectations.
- 8.7 The Administrator is not responsible for legal restrictions in the User's jurisdiction.
-

9. SPECIAL CONDITIONS

- 9.1 The Website may link to third-party sites. The Administrator is not responsible for them.
- 9.2 The Website may experience interruptions. Technical failures are force majeure.
- 9.3 The Administrator may transfer rights and debts to third parties, with notice on the Website.
- 9.4 The Administrator may refuse service without explanation.

9.5 Users may be asked to provide personal data, which may be processed as per standard legal terms (data collection, storage, use, etc.).

10. DISPUTE RESOLUTION

10.1 Parties will try to resolve disputes through negotiation.

10.2 If no resolution within 30 working days, the dispute will be settled in court at the Administrator's location.

11. FINAL PROVISIONS

11.1 If any provision is invalidated by court, the rest remains in effect.

11.2 The Administrator's inaction does not waive their rights.

11.3 The User confirms full understanding and acceptance of this Agreement.