

SYNERGYLAND

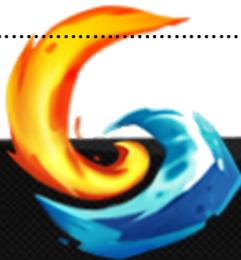


01

TERMS AND CONDITIONS

Content

- SYNERGY LAND, WHAT IS IT?..... 4
- USER REGISTRATION 5
- ASSETS AND GAMES 5
 - HEROES 5
 - PETS..... 5
 - PRIVATE ISLANDS 6
- INTELLECTUAL PROPERTY..... 6
- USER OBLIGATIONS..... 7
- USER CONTENT 7
- ACTIVIDADES PROHIBIDAS..... 9
- ECONOMIC ACTIVITIES (PAYMENT) 11
- PAYMENT..... 12
- TOKENS 13
- DATA PROTECTION..... 14
- REACTION..... 14
- RIGHT TO MONITOR, MODERATE OR REMOVE 15
- WEBSITE AND THIRD PARTY CONTENT..... 15
- ADVERTISER..... 16
- EXEMPTIONS FROM LIABILITY; LIMITATION OF LIABILITY..... 17
- MODIFICATION AND TERMINATION OF SERVICE 17
- OTHER WEBSITES AND SERVICES 17
- NULLITY 18
- TERMINATION..... 18
- LANGUAGE 18
- APPLICABLE LAW 19
- JURISDICTION AND DISPUTE RESOLUTION 19
- OTHERS..... 20
- CONTACT ADDRESSES..... 20



Last updated: Jan 20, 2022

V. 1.0.0.

These Synergy Games, S.L.'s web terms and conditions ("Terms of Use") set forth the conditions under which you agree to be bound in connection with any of your activities on our ARPG game. (Hereinafter, "Terms of Use") set forth the conditions under which you agree to be bound with respect to any of your activities in our ARPG game. Synergy Land is a multiplayer game under a decentralized system (Blockchain) set in a fantasy world divided into four ecosystems, each based on the following elements: earth, water, fire and ice.

These Terms of Use govern your access, use, interaction and acquisition of NFTs as a player (hereinafter, "Services"). Our Play To Earn game model opens the door for developers to financially reward our players simply for playing and our goal is to make Synergy Land the leader in this revolutionary game model.

By using our game, you agree to be bound by these Terms of Use, as a legally binding agreement. Therefore, we advise you to carefully read these Terms before you start using Synergy Land, and also read both our "NFTs Policy" and "Privacy Policy".

Synergy Land is offered and available to users over the age of 16. By accessing or using this game, you represent and warrant that you are of legal age to form a binding contract with us and meet the above eligibility requirements. If you do not meet all of these requirements, you must not access or use Synergy Land.

WE ARE ONLY WILLING TO MAKE OUR GAME, SMART CONTRACTS AND WEBSITE AVAILABLE TO YOU IF YOU AGREE TO ALL OF THESE TERMS. BY USING SYNERGY LAND, YOU CONFIRM THAT YOU HAVE READ, UNDERSTOOD AND AGREE TO ALL OF THESE TERMS OF USE. IF YOU DO NOT AGREE TO THESE TERMS OF USE, THEN YOU ARE NOT PERMITTED TO USE THE SITE, THE GAME AND THE SMART CONTRACTS.



We reserve the right, in our sole discretion, to make changes or modifications to these Terms of Use at any time and for any reason. We will notify you of any changes by updating the "Last Updated" date on these Terms of Use, and you waive any right to receive specific notice of each change.

It is your responsibility to periodically review these Terms of Use to keep yourself informed of you will be bound by any changes to the revised Terms of Use and will be deemed to have been informed of and accepted them by your continued use of the Site, the Game and the Smart Contracts after the date of such revision.

The information that Synergy Land are not intended for distribution to any person or entity in any jurisdiction or country where such distribution or use would be contrary to law or regulation, or which would subject us to any registration requirement within such jurisdiction or country. Accordingly, any person who accesses the Site and/or the App in violation of local laws does so on his or her own initiative and will face consequences where appropriate.



SYNERGY LAND, WHAT IS IT?

Company Name: Synergy Games, S.L..

TAX ID: B67934158

Registered Office: Antonio Fleta St., 15 - 4 A, 50010, Zaragoza

Mail: info@synergyland.world

Web: www.synergyland.world

Synergy Land allows users like you to play, purchase, transfer and exchange unique digital game assets ("Assets"), which can then be used in the same game.

Synergy Land should not be viewed as a game only for blockchain players. Absolutely no prior knowledge of cryptocurrencies is required.

Our goal is to reach all types of players, reaching a much wider audience.

Synergy Land allows users like you the following possibilities:

- Buy characters (characters, bosses, pets, equipment, crafting blueprints, station blueprints and furniture).
- Breed, heal or upgrade new pets
- Earn rewards



- Owning one of the islands scattered around our world
- Build a house to rest in
- Hire workers to collect resources or craft amazing items
- Fight through dungeons to obtain rewards (e.g. exclusive armor, weapons, crafting blueprints or even very rare pets).



USER REGISTRATION

To become a user, you must register with the game. You agree to maintain the confidentiality of your password and will be responsible for all use of your account and password. We reserve the right to remove, reclaim or change a user name you select if we determine, in our sole discretion, that such user name is inappropriate, obscene or otherwise objectionable.



ASSETS AND GAMES

You may create, exchange or earn through rewards "Assets". Users may not use "Assets" for pornographic, threatening, harassing, libelous, slanderous, hate-oriented, harmful, defamatory, racist, xenophobic or illegal purposes, as determined by Synergy Land in its sole discretion.

- **HEROES**

Conquer the arena in explosive battles with a real-time combat system.

Choose your hero, pet and team up with other players.

Master skills and coordinate with your teammates to discover new abilities and powerful synergies.

Win NFT awards by ranking among the best of each season.

- **PETS**

Compete in turn-based ARPG style battles.

Obtain unique abilities for each pet type.

Master skills and combine them to create powerful synergies.

Earn NFT rewards



Compete in turn-based ARPG-style battles

- **PRIVATE ISLANDS**

Build a house

Grow crops, collect resources

Hire workers

Manage stations

Build refining and processing stations



INTELLECTUAL PROPERTY

Unless otherwise noted, the Website, Game and Smart Contracts are the property of Synergy Games and all source code, database, functionality, software, website design, audio, video, text, photographs and graphics on the Site and Applications (collectively, the "Content") and trademarks, the service marks and logos contained therein (the "Marks") are owned, controlled or licensed by us, and are protected by copyright and trademark laws and various other intellectual property rights and unfair competition laws of Spain, foreign jurisdiction and international conventions.

Except as expressly provided in these Terms of Use, no part of the Website, the App, the Smart Contract and no Content or Marks may be copied, reproduced, added to, republished, uploaded, posted, published, publicly displayed, encoded, translated,

Provided that you are eligible to use the Website, App and Smart Contracts, you are granted a limited license to access and use the Game or to download or print a copy of any portion of the Content to which you have properly obtained access solely for your personal, non-commercial use. We reserve all rights not granted for the website, app, content and trademarks.

Infringement of the intellectual and industrial property rights of Synergy Land holder thereof, may give rise to the exercise of any judicial or extrajudicial actions that may correspond to them in the exercise of their rights.





USER OBLIGATIONS

By using the website, application and smart contracts, you represent and warrant that:

- All user registration information you submit will be true, accurate, current and complete;
- You will maintain the accuracy of such information and promptly update such registration information as necessary;
- You have legal capacity and agree to comply with these Terms of Use;
- You are not a minor in the jurisdiction in which you reside;
- You will not access the Website, App and Smart Contracts through automated, non-human means, whether through a bot, script or otherwise; You will not access the Website, App and Smart Contracts through automated, non-human means, whether through a bot, script or otherwise. Except as expressly mentioned herein;
- You will not use the Website, the App and Smart Contracts for any unlawful and unauthorized purpose;
- Your use of the Website, App and Smart Contracts will not violate any applicable law or regulation. If you provide any information that is untrue, inaccurate, not current or incomplete, we have the right to suspend or terminate your account and refuse any and all current or future use of the Site, the App and Smart Contracts (or any part thereof).
- You will only use an in-game account to earn tokens in any 24-hour period.
- You, as the owner of a Synergy Land account, are responsible for your actions in the game, and those playing on your behalf, and that your actions may have consequences.
- It has not been included in any list of trade embargoes or economic sanctions, such as the list of defaulters.
- Synergy Land reserves the right to choose which markets and jurisdictions to conduct its business and may restrict or refuse, in its sole discretion, to provide Synergy Land services in certain countries or regions.



USER CONTENT

"User Content" means all information and content that a user submits to or uses with our website (e.g., contact form, blog, etc.). You are solely responsible for your User Content. You assume all risks associated with the use of your User Content, including reliance on its accuracy, completeness or usefulness by others, or any disclosure of your User Content that personally identifies you or a third party.



You hereby represent and warrant that your User Content does not violate our Acceptable Use Policy. You may not represent or imply to others that your User Content is provided, sponsored, or otherwise endorsed by Synergy Land. Because you are solely responsible for your User Content, you may expose yourself to legal liability. The Company is not obligated to back up any User Content, and therefore, User Content may be deleted at any time without notice to you. You are solely responsible for creating and maintaining your own backup copies of your User Content if you so choose.

The following terms constitute our "Acceptable Use Policy":

(a) You agree not to use the platform to collect, upload, transmit, display or distribute any User Content

(i) That violates any third party rights, including copyrights, trademarks, patents, trade secrets, moral rights, rights of privacy, rights of publicity, or any other intellectual property or proprietary rights;

(ii) that is unlawful, harassing, abusive, tortious, threatening, harmful, invasive of another person's privacy, vulgar, defamatory, false, intentionally misleading, commercially defamatory, pornographic, obscene, patently offensive, promotes racism, bigotry, hatred or harm of any kind against any group or individual or is otherwise objectionable;

(iii) that is harmful to minors in any way;

(b) You further agree not to:

(i) Upload, transmit or distribute through the Site any computer virus, worm or any software intended to damage or alter a computer system or data;

(ii) Send through the Site any unsolicited or unauthorized advertising, promotional materials, junk mail, spam, chain letters, pyramid schemes or any other form of duplicative or unsolicited messages, commercial or otherwise;

(iii) Use the Site to harvest, collect, compile or assemble information or data about other users, including email addresses, without their consent;

(iv) Interfere with, disrupt or create an undue load on servers or networks connected to the Site, or violate the regulations, policies or procedures of such networks;

(v) Attempt to gain unauthorized access to the Site or other computer systems;

(vi) Harass or interfere with any other user's use and enjoyment of the Site; or



(vi) Use automated software or agents or scripts to produce multiple accounts on the Site, or to generate automated searches, requests or queries.

We reserve the right (but have no obligation) to review any User Content, and to investigate and/or take appropriate action against you in our sole discretion if it violates the Acceptable Use Policy or any other provision of these Terms or otherwise creates liability for us or anyone else. Such action may include removing or modifying your User Content, terminating your Account and/or reporting you to law enforcement authorities.

If you provide the Company with comments or suggestions regarding the Site ("Feedback"), you hereby assign to Synergy Land all rights in such Feedback and agree that the Company shall be entitled to fully use and exploit such Feedback and information in any manner it deems appropriate. You agree that you will not submit to the Company any information or ideas that are deemed confidential or proprietary.



ACTIVIDADES PROHIBIDAS

You may not access or use the Website, the App and Smart Contracts for any purpose other than to make them available to users. You may not use the Website, the App and Smart Contracts as an instrument to obtain business transactions, except as agreed in a legally binding contract with Synergy Land.

- Systematically retrieve data or other content from the Website, the App and Smart Contracts to create or compile, directly or indirectly, a collection, compilation, database or directory without our written permission.
- Make any unauthorized use of the Website, the App and Smart Contracts, including collecting usernames and/or email addresses of users by electronic or other means for the purpose of sending unsolicited email or creating user accounts by automated means or under false pretenses.
- Use the Website, the App and Smart Contracts to advertise or offer to sell non-Synergy Games goods and services.
- Circumvent, disable or interfere with security-related features of the Site, App and Smart Contracts, including features that prevent or restrict the use or copying of any Content or impose limitations on the use of the Site, App and Smart Contracts and/or the Content contained therein.
- Engage in unauthorized framing or linking to the website, application and smart contracts.
- Cheat or defraud other users, especially in any attempt to obtain confidential account information, such as user passwords.



- Misuse our support services or submit false reports of abuse or misconduct.
- Engage in any automated use of the system, such as using scripts to post comments or messages, or using any data mining, robots or similar data gathering and extraction tools.
- Interfering with, disrupting or creating an undue burden on the website, application, smart contracts or networks connected to the platform.
- Attempt to impersonate another user or person or use another user's username.
- Sell or transfer your profile.
- Use any information obtained from the Website, the App and Smart Contracts to harass, abuse or harm another person.
- Use the website, application and smart contracts as part of any effort to compete with Synergy Land or for any revenue generation effort.
- Decrypt, decompile, disassemble or reverse engineer any software comprising or otherwise forming part of the Website, App and Smart Contracts.
- Attempt to circumvent any measures designed to prevent or restrict access to the platform, or any part of the website, the application and smart contracts
- Harass, intimidate or threaten any of our employees or agents engaged in providing you with any part of the website, app and smart contracts.
- Remove copyright or other proprietary rights notices from any Content.
- Copy or adapt Platform software, including but not limited to Flash, PHP, HTML, JavaScript or other code.
- Upload or transmit (or attempt to upload or transmit) viruses, Trojan horses or other material, including excessive use of all capital letters and spam, that interferes with any party's uninterrupted use and enjoyment of the Site or modifies, impairs, disrupts, alters or interferes with the use, features, functions, operation or maintenance of the website, application and smart contracts.
- Upload or transmit (or attempt to upload or transmit) any material that acts as a passive or active information gathering or transmission mechanism, including but not limited to clear graphics interchange formats ("gifs"), 1 × 1 pixels, web bugs, cookies, or other similar devices (sometimes referred to as "spyware" or "passive collection mechanisms" or "pcms").
- Except as may result from the use of standard search engines or the Internet browser, the use, launching, development or distribution of any automated system such as spiders, robots, accessing the website, application and smart contracts is prohibited. It is also forbidden to use or launch any unauthorized scripts or other software.
- Disparage, tarnish or otherwise harm, in our opinion, us and/or Synergy Land.



- Use the Website, App and Smart Contracts in a manner inconsistent with applicable laws or regulations.
- Engage in any practice intended to manipulate the outcome of any Synergy Land match. All players must play to the best of their ability and any kind of match fixing, exchange of winnings or collusion between competitors is strictly prohibited.



ECONOMIC ACTIVITIES (PAYMENT)

Synergy Games will never sell items or resources; in-game items and resources will be fully controlled by the player economy.

Synergy Land will host two marketplaces, both on the web and in the game simultaneously.

These markets are crucial in the game ecosystem.

- NFT MARKET

Where players will be able to trade NFT items using the \$SNG token.

- FT MARKET

Where players will be able to trade FT items using the \$ACN token.

FT items are everything related to resources.

- MARKET FEES

There will be a % fee for each transaction made in each market.

A percentage of the fees from both markets will be used to maintain the

- PRODUCTION TAXES

Owners will be responsible for paying monthly taxes. These taxes will be paid using the \$ACN token and the amount will depend on the number of stations on the island.

Owners who do not pay the taxes will have their stations deactivated but without stopping the accumulation of taxes.

After a stipulated period, the station may be automatically listed on the NFTs market to pay the overdue debt and return the remaining funds to the original owner.





PAYMENT

Any purchases within the platform or marketplace will be made through smart contracts on a Blockchain using a wallet such as Metamask. Any financial transactions you participate in will be conducted solely through Blockchain. We will have no information or control over these payments or transactions, nor do we have the ability to reverse any transactions. With that in mind, we will not be liable to you or any third party for any claims or damages that may arise as a result of any transactions you make through the website, the app or using smart contracts, or any other transactions you make through the Solana network.

We use the Solana network since it is currently one of the best performing Blockchains for game development. This Blockchain network is capable of handling thousands of transactions per second and very low fees.

Solana measures its Blockchain times in milliseconds. This will help all game transactions to be completed almost instantly. Solana is secure, fast, affordable and compatible with games.

Solana requires payment of a transaction fee (a "Gas Fee") for each transaction that occurs on the network. The Gas Fee funds the network of computers that run the decentralized network. This means that you will have to pay a Gas Fee for each transaction that occurs through the Application.

As to us, you will be solely responsible for paying any and all sales, use, value added and other taxes, duties and levies (except taxes on our net income) now or hereafter claimed or imposed by any governmental authority (collectively, "Taxes") associated with your use of the App (including, without limitation, any Taxes that may be payable as a result of your ownership, transfer or reproduction of any of the \$SNG or \$ACN tokens).

Except for income taxes levied on Synergy Land, you:

- (i) You will pay or reimburse us for all national, regional, municipal or any other governmental taxes and levies, including value added taxes and duties as required by international tax laws, treaties, customs or other import or export taxes, and amounts collected in lieu thereof based on charges assessed, services rendered or payments made hereunder, as they are now or may in the future be imposed under the authority of any taxing jurisdiction.
- (ii) You will not be entitled to deduct the amount of any such taxes, duties or assessments from payments made to us pursuant to these Terms.





TOKENS

\$SNG	\$ACN
<p>\$SNG is our governance token, holders will be able to claim rewards by staking and also participate in governance voting.</p> <p>\$SNG will be required for marketplace purchases. A percentage of market fees will fund Synergy's Treasury for the continued development of the game.</p> <p>Players will also be able to earn \$SNG by completing some special in-game events.</p>	<p>\$ACN is our secondary token, designed as a reward currency.</p> <p>The supply is unlimited and regulated by burn mechanisms.</p> <ul style="list-style-type: none"> - Processing activities - Land taxes - Pet breeding - Special dungeon fees <p>\$ACN is earned through quests and completing dungeons.</p> <p>\$ACN will be required for purchases in the resource market.</p>

We are developing a system to protect the value of our governance token by implementing several deflationary mechanisms:

- Token burning system.
- A percentage of NFT pre-sales
- A percentage of each transaction in our markets.
- Strategy to build strong partnerships
- A large percentage of profits will be invested in the ecosystem.
- Regular marketing strategies to grow our community and investors.





DATA PROTECTION

We inform you that your data will be processed by Synergy Land, which will act as the data controller. The purposes of such treatments are the maintenance of the commercial relationship and offer our services as a video game play to earn in our blockchain network. Also the sending of commercial communications of Synergy Land products/services will be carried out.

The information or personal data that the user provides to Synergy Land in the course of a transaction on the Website, will be treated in accordance with the provisions of our data protection policies (Legal Notice and Privacy Policy). By accessing, browsing and/or using the Website, the user consents to the processing of such information and data and declares that all information or data provided are truthful.

The legitimate basis of these treatments is the commercial obligation itself.

The legitimate basis for sending commercial communications both own and third parties, is the own explicit consent contained in this document. Personal data will be kept for the duration of the business relationship and thereafter, provided that the user has not exercised his right of deletion, will be retained taking into account the legal deadlines that apply in each specific case, taking into account the type of data and the purpose of processing.

Synergy Land does not transfer the personal data of its users to any other entity, except for legal obligations and interests necessary for the effective provision of the contracted service.

Synergy Land guarantees the holder the exercise of the rights of access, rectification, suppression, opposition, limitation and portability by writing to SYNERGY GAMES, S.L. and attaching a photocopy of the ID card. , Antonio Fleta St., 15 - 4 A, 50010 , Zaragoza , or through electronic means in the forms available at info@synergyland.world



REACTION

We welcome your comments and suggestions about our Services and you agree that any comments or suggestions you send us about the Services are entirely voluntary and that we shall be free to use such comments or suggestions as we see fit and without any obligation to you.





RIGHT TO MONITOR, MODERATE OR REMOVE

You agree that you assume all risks associated with your Assets. You are solely responsible for safeguarding your Assets, and Synergy Land has no obligation to store copies of the Assets and Games for future availability to you or any user, except as otherwise provided in these Terms.

Synergy Land does not permit infringement of intellectual property rights in the Services and will remove Assets if properly notified that they infringe someone else's intellectual property rights. We reserve the right to terminate the account of any user of the Services who has been notified of infringing activity and/or who's Assets have been removed from the Service.



WEBSITE AND THIRD PARTY CONTENT

The Site and/or the App (or may be sent to you through the Site and/or the App) link to other websites ("Third Party Websites"), as well as to articles, photographs, text, graphics, images, designs, music, sound, video, information, applications, software and other content or items that belong to or originate from third parties ("Third Party Content"). Such Third Party Websites and Third Party Content are not investigated, monitored or verified by us for accuracy, appropriateness or completeness, and we are not responsible for any Third Party Websites accessed through the Site and/or the App, or any Third Party Content posted on, made available on or installed from the Site and/or the App, including the content, accuracy, offensiveness, opinions, reliability, privacy practices, or other policies of or contained in any Third Party Websites or Third Party Content.

Inclusion of, linking to, or permission to use or install Third Party Websites or any Third Party Content does not imply approval or endorsement by us. If you decide to leave the Site and/or the App and access Third Party Websites or use or install any Third Party Content, you do so at your own risk and you should be aware that these Terms of Use no longer govern.

You should review the applicable terms and policies, including privacy and data collection practices, of any websites you navigate to from the Site and/or the App or in connection with any applications you use or install from the Site and/or the App. Any purchases you make through third party websites will be through other websites and other companies, and we assume no responsibility or liability in connection with such purchases which are solely between you and the applicable third party.



You agree and acknowledge that we do not endorse the products and services offered on third party websites and you shall hold us harmless for any damages caused by your purchase of such products and services. In addition, you must hold us harmless for any loss suffered by you or damage caused to you in connection with any third party content or any contact with third party websites. You agree and acknowledge that we do not endorse the products and services offered on third party websites and you shall hold us harmless for any damage caused by the purchase of such products and services.

In addition, you must hold us harmless for any loss suffered by you or damage caused to you in connection with any third party content or any contact with third party websites. You agree and acknowledge that we do not endorse the products and services offered on third party websites and you must hold us harmless for any damage caused by the purchase of such products and services. In addition, you shall hold us harmless for any loss suffered by you or damage caused to you in connection with any third party content or any contact with third party websites.



ADVERTISER

We allow advertisers to display their advertisements and other information in certain areas of the Site and App, such as sidebar ads or banner ads. If you are an advertiser, you must take full responsibility for the advertisements you place on the Site and/or the App, and the services provided on the Site and/or the App, or the products sold through those advertisements. In addition, as an advertiser, you warrant and represent that you have all rights and authority to place advertisements on the Site and/or the App, including, without limitation, intellectual property rights, publicity rights, and contractual rights. We simply provide the space to place such advertisements and have no other relationship with advertisers.

Any advertising of cryptocurrencies shall be made in compliance with Circular 1/2022, of January 10, of the National Securities Market Commission (CNMV), regarding advertising of cryptoassets presented as investment objects.

By virtue of art. 3 of said Circular, all advertising activity on crypto-assets that are the object of investment shall be obliged to comply with said Circular.

For these purposes, any advertising activity addressed to investors or potential investors in Spain in which crypto-assets are offered or are drawn attention to, implicitly or explicitly, as an investment object, will be considered as advertising activity.

In any case, it shall be presumed that a crypto-asset is being offered or is being drawn attention to as a possible object of investment when its acquisition is promoted or any reference is made to its profitability, price or value, current or future, that could suggest an opportunity to invest in it.



Synergy Land is responsible for the advertising of its own cryptocurrencies (\$SNG or \$ACN), which shall be clear, balanced, unbiased and not misleading. To this end, it will use simple and easy to understand language and will avoid the omission of relevant information or the inclusion of ambiguous, biased, incomplete or contradictory information that could lead to confusion.



EXEMPTIONS FROM LIABILITY; LIMITATION OF LIABILITY

Nothing in these terms shall prejudice any statutory rights you may have as a consumer of the services.

The Services and all information, content, products (tokens) made available to you are provided by Synergy Land. You expressly agree that your use of the Services is at your own risk, to the extent permitted by law.

Synergy Land disclaims all warranties, express or implied, including but not limited to the value of cryptocurrencies and their value in the investment market. To the extent permitted by law, Synergy shall not be liable for any lost profits or any indirect, incidental, punitive, special or consequential damages.



MODIFICATION AND TERMINATION OF SERVICE

At any time and without notice, Synergy Land reserves the right to modify or discontinue offering all or part of the Services. Synergy Land may, in its sole discretion and at any time, deny access to any person to create and/or upload Assets, and/or block or prevent their access to and use of any of the Services.



OTHER WEBSITES AND SERVICES

The Services may contain links and features that allow you to access other third party websites or services ("Third Party Services") that are not owned or controlled by us. Such Third Party Services are governed by their own terms of use. We do not control the Third Party Services and are not responsible for the content of any linked site. A link does not imply endorsement, sponsorship or affiliation with the Third Party Services by Synergy Land. Please exercise caution before proceeding with any Third Party Services or engaging in any transactions with third parties linked from the Services.



Synergy Land shall in no event be responsible for the technical availability of the Third Party Services, the content, advertising, products and/or services available on the Third Party Services, or any transactions that take place.

Synergy Land may not, under any circumstances, be a party to any dispute between you and any third party with respect to the Third Party Services.



NULLITY

If one or more provisions of these terms and conditions are considered invalid or are declared as such in application of a law, a regulation or a final decision of a competent jurisdiction, the other provisions shall retain their full force and scope.



TERMINATION

These Terms of Use remain in full force and effect while you use the Site, App and Smart Contracts. Without limiting any other provision of these Terms of Use, we reserve the right, in our sole discretion and without notice or liability, to deny access to and use of the Site, App and Smart Contract (including blocking certain IP addresses) to anyone for any reason or no reason, including without limitation breach of any representation, warranty or covenant contained in these Terms of Use or any applicable law or regulation. We may terminate your use of or participation in the Site, App and Smart Contract or delete your account without notice, in our sole discretion.

If we terminate or suspend your account for any reason, you are prohibited from registering and creating a new account under your name, a false or borrowed name, or the name of a third party, even if you may be acting on behalf of the third party. In addition to terminating and suspending your account, we reserve the right to take appropriate legal action, including but not limited to civil, criminal, and injunctive relief.



LANGUAGE

The language in which the contract between Synergy Land and the user will be perfected is English, even if the user has chosen on the website any other language available for browsing the website (Spanish and English).





APPLICABLE LAW

These Terms of Use and your use of the Website, the Application and the Smart Contracts are governed by and construed in accordance with the laws of Spain, the European Union and the respective applicable international treaties or agreements.

- Law 34/2002, of July 11, 2002, on information society services and electronic commerce.
- Regulation (EU) 2016/679 of the European parliament and of the council
- of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and on the free movement of such data.
- Organic Law 3/2018, of December 5, 2018, on the protection of personal data and guarantee of digital rights.
- Circular 1/2022, of January 10, of the National Securities Market Commission, regarding advertising on cryptoassets presented as investment objects.



JURISDICTION AND DISPUTE RESOLUTION

In the event that any conflict or discrepancy arises in the interpretation or application of these contractual conditions, the Courts and Tribunals that, where appropriate, will hear the matter, will be those provided for in the applicable legal regulations regarding competent jurisdiction, in which, in the case of end consumers, the place of fulfillment of the obligation or the domicile of the user party is taken into account.

In the case of a reservation made by a company, both parties submit to Spanish law and, expressly waiving any other jurisdiction, to the Courts and Tribunals of Zaragoza (Spain).

All this without prejudice to the user's right to go to the Consumer Arbitration Board of its demarcation.

If necessary, you may also submit your claims with respect to our online dispute resolution products to the European Commission. The European Commission will forward your complaint to the competent national body. <https://ec.europa.eu/consumers/odr/main/?event=main.adr.show2>



Pursuant to applicable arbitration law, you are required to notify Synergy Land in writing of any claim or dispute before requesting arbitration, with a view to obtaining an amicable settlement.

- CONSUMER ARBITRATION SYSTEM (CONSUMER ARBITRATION BOARD OF THE GOVERNMENT OF ARAGON)

(Information at:

http://www.aragon.es/Temas/Consumo/Subtemas/ComoReclamar/ci.02_Arbitraje_de_consumo.detalleTema)



OTHERS

Synergy Land reserves the right to amend these Terms at any time by posting a notice on this page. Any user who uses the Services after an amendment has become effective accepts the amended Terms. A user who does not accept the amended Terms will cease using the Services.



CONTACT ADDRESSES

For any doubt, suggestion, complaint or query about SYNERGY LAND, you may contact the User Service Department, by any of the following means: e-mail info@synergyland.world; postal mail Antonio Fleta St., 15 - 4 A, 50010, Zaragoza, Spain.

SYNERGY LAND will respond to your request as soon as possible and, in any case, within one month. In the event that your request is not satisfactorily resolved, you may access the out-of-court dispute resolution system indicated in these conditions.

© Synergy Games, S.L.; Antonio Fleta St., 15 - 4 A, 50010, Zaragoza V.1.0.0. (Spain)



020

