

A PERSON INTENDING TO PARTICIPATE IN PLAYKEY TOKEN GENERATION EVENT BY PURCHASING PLAYKEY TOKENS SHALL READ CAREFULLY AND THOROUGHLY ALL THE DOCUMENTS PUBLISHED ON THE WEBSITE [www.playkey.io](http://www.playkey.io). EVERY PERSON PURCHASING PLAYKEY TOKENS WILL BE CONSIDERED AS HAVING FULL KNOWLEDGE OF THEIR RIGHTS, AND DUTIES, AND AS ASSUMING ALL RISKS, AS THEY ARE DESCRIBED IN THE AFOREMENTIONED DOCUMENTS.

YOU SHOULD RESIST FROM BUYING PLAYKEY TOKENS IF YOU DO NOT CONSENT TO OR NOT FULLY UNDERSTAND THE MEANING OF THIS OR ANY ACCOMPANYING DOCUMENTS, OR THE RISKS IDENTIFIED THEREIN OR INHERENT TO THE HOLDING OF TOKENS. THE RISK OF ANY MISUNDERSTANDING LIES SOLELY ON YOU. YOU SHOULD CONTACT YOUR COUNTERPARTY, LAWYER, AND OTHER CONSULTANTS, IF YOU REALISE THAT YOU HAVE DOUBTS. COMMUNICATING YOUR DOUBTS OR TROUBLES WITH CONCEIVING OF THE MEANING OF THE SAID DOCUMENTS DOES NOT EXEMPT FROM ANY AFOREMENTIONED RISKS AND DOES NOT RELOCATE THE RESPECTIVE RISKS.

BEFORE PURCHASING PLAYKEY TOKENS YOU SHOULD MIND YOUR RESIDENCY, NATIONALITY AND THE FLUCTUATING POSITION OF MOST REGULATORS REGARDING ICO. THE TOKENS MAY LOSE VALUE DUE TO CHANGES IN GOVERNING LAW. YOU MAY BE EXCLUDED FROM HOLDING THE PLAYKEY TOKENS AND NOT ALLOWED TO PURCHASE THEM UNDER EXISTING OR FUTURE DOCUMENTATION OF PLAYKEY TOKEN GENERATION EVENT. PLEASE, READ AND, AFTER PURCHASING PLAYKEY TOKENS, REGULARLY REVIEW THE LIST OF COUNTRIES WHERE CIRCULATION OF PLAYKEY TOKENS IS NOT ALLOWED BY THE ISSUER.

THE PLAYKEY TOKEN GENERATION EVENT CONSISTS SOLELY OF GENERATION AND SALE OF DIGITAL ITEMS, IT CONSTITUTES NO UNDERLYING OBLIGATIONS AND, AS THE RULE, IT INVOLVES NO REPRESENTATIONS ON THE PART OF THE ISSUER OR ANY OTHER PARTICIPANTS OF PLAYKEY TOKEN GENERATION EVENT.

ANY EXPECTATIONS WITH RESPECT TO THE CURRENT OR FUTURE VALUE OF PLAYKEY TOKENS REMAIN THE RISK OF THE PURCHASER. YOU SHOULD NOT CONSIDER AS REPRESENTATIONS AND RELY ON ANY STATEMENTS, VERBAL OR WRITTEN, REGARDING THE OPPORTUNITIES OF HOLDING PLAYKEY TOKENS.

PURCHASERS SHOULD BE AWARE THAT PLAYKEY TOKENS MAY BE OF USE AND VALUE ONLY WHEN, IF, AND UNTIL THEY ARE ACCEPTED BY MINERS OR ANY THIRD PARTY AS THE CONSIDERATION FOR SERVICES OR OTHER DELIVERY. THE PUBLIC INTEREST IN PLAYKEY TOKENS, AND READINESS TO ACCEPT IT AS PAYMENT, IS NOT GUARANTEED AND WILL NOT BE ANYHOW SUPPORTED BY THE ISSUER OR PLAYKEY COMPANY. PLAYKEY TOKEN AS SUCH HAS NO VALUE AND MAY EITHER NOT OBTAIN ONE OR LOSE IT AT ANY TIME.

THE DOCUMENTS GOVERNING RIGHTS OF TOKEN PURCHASERS AND OBLIGATIONS OF THE ISSUER MAY BE CHANGED UNILATERALLY BY THE ISSUER. THESE AMENDMENTS DO NOT REQUIRE CONSENT OF THE RESPECTIVE PERSON, NEVERTHELESS, THEY SHALL HAVE FULL LEGAL EFFECT.

A PERSON THAT INTENDS TO PARTICIPATE IN PLAYKEY TOKEN GENERATION EVENT SHALL TAKE THOUGHTFUL AND CAUTIOUS STEPS IN ORDER TO PRECLUDE THE ADVERSE CONSEQUENCES OF THE PERSON'S OWN MISTAKES, OR WRONGS COMMITTED BY A THIRD PARTY. THE BLOCKCHAIN AND SMART CONTRACT TECHNOLOGY IMPLIES VERY LIMITED PROBABILITY THAT EVEN INVOLUNTARY TRANSACTIONS MAY BE REVOCATED INCLUDING THE CASES OF DURESS, HACKER ATTACK AND OTHER INVOLUNTARY TRANSFERS. SINCE THE REVOCATION WILL AFFECT THE LAWFULLY ACQUIRED RIGHTS OF THIRD PARTIES, THE RISK THEREOF LIES SOLELY ON THE PURCHASER.

## **1. General Provisions**

1.1. These General Terms and Conditions, hereinafter "these Terms", constitute an integral part of PKT Sales Contracts into which the Issuer, or the holder of PKT, and the Purchaser, as defined in Section "Definitions", enter either by signing a written document or by means of electronic exchange of messages.

1.2. The concept of electronic messages, as used in these Terms, may include the transfer of tokens of any kind, including PKT.

1.3. No terms of PKT Sales Contracts shall contravene to these Terms unless the Issuer consented thereto. The Purchaser intending to sell PKT shall include a reference to these Terms in his/her/its PKT Sales Contract with the third party, otherwise he/she/it takes on all risks arising from third party's defiance of these Terms. The Purchaser may be released from the aforementioned duty by the Issuer.

1.4. These Terms may be accompanied by any documents at sole discretion of the Issuer. The aforementioned documents enter into force and bind the Purchasers since their publication on the Website. To be informed duly the Purchaser should regularly review the Website. If the unilateral addition to the published documents, or exclusion of any such documents, influences the rights of Purchasers, the changes enter into force since the publication on the aforementioned website. The Purchasers represent and warrant that they review these Terms and the accompanying documents on the Website before undertaking any action with regard to PKT. The Purchasers represent that if a new publication on the Website imposes obligations or modifies the previously established obligations the Purchasers are properly notified within the reasonable period of time after the aforementioned publication and may not refer to deleted documents or previous versions of published documents when notified or claimed by the Issuer to perform their obligations under new publication.

## **2. Definitions**

In these Terms:

"Distribution" means the period of PKT Generation Event during which the Issuer collects offers to buy PKT from the Initial Purchasers by receiving cryptocurrency on the Issuer's Wallet.

"Initial Purchaser" means a participant of PKT Generation Event offering to buy PKT and entering into PKT Sales Contract in written or digital form.

"Issuer" means a participant of PKT Generation Event who generates and distributes PKT. The Issuer is an exempted company incorporated under Cayman Islands law, registered as No. 328711 on 27-Oct-2017.

"Issuer's Wallet" means the Wallet used by the Issuer during PKT Generation Event to collect consideration for PKT and having the following address:

**0x26d08b9d227933a85e855656dc46ab889e183c88**

"KYC" or "Know Your Customer" means anti-money laundering procedure used by the Issuer to determine the true identity of the Purchasers in accordance with all applicable laws and regulations.

"Miners" mean Playkey Platform Users that provide Services.

"PKT Generation Event" means generation and distribution of PKT, Pre-Sale and Distribution by the Issuer to the Initial Purchasers.

"PKT Sales Contract" means a sales contract having PKT as subject-matter.

"PKT" means Playkey tokens and shall be used equally in relation to a sum of tokens, single tokens and parts of tokens unless explicitly specified. A single Playkey token is a digital item generated and distributed in the frames of PKT Generation Event which grants no rights, including but not limited to interests in property, intellectual property, contractual, corporate rights, and represent no goods, services or any obligations.

"Playkey Company" means "Gaming Solutions" LLC, incorporated under Russian Law. ...

"Playkey Platform User" means any person using the Playkey Platform with or without prior authorization.

"Playkey Platform" means a software developed and operated by Playkey Company functioning as a means to participate in the exchange of PKT, cryptocurrency, computing capacities and other digital commodities and services.

"Purchaser" means a person offering to buy PKT, or a party to PKT Sales Contract buying PKT, including the subsequent purchasers.

"Services" mean cloud services provided by Miners to the Playkey Platform Users by means of connection to their computing capacities.

"Smart contract" means a digital computer protocol intended to facilitate, verify and enforce the negotiation and purchase of PKT by a Purchaser.

"Wallet" means an electronic device enabling the holding and transfer of tokens.

"Website" means the website and any sub-domains of this site maintained and owned by the Playkey Company at <http://playkey.io>.

### **3. The Nature of PKT and the Area of Circulation**

3.1. PKT are solely digital items existing through the encrypted entries in blockchain. PKT are intended to be used as cryptocurrency within and without the frames of Playkey Platform. Distribution of PKT aims at facilitation of the exchange among the Playkey Platform Users.

3.2. Holding of PKT does not constitute any legal relationship with any other participant of PKT Generation Event. PKT represent no goods, services or any obligation and may be used as means of payment only when the counterparty agrees to accept PKT.

3.3. PKT is possessed and owned by means of a Wallet. If the transfer of PKT is to be treated as unjust enrichment, the previous holder of PKT has merely personal interest therein. Every Purchaser represents and warrants that he/she/it will not claim any proprietary interest in PKT even in cases of involuntary transfers.

3.4. The Purchaser may not have nationality, residency, domicile, state of incorporation or headquarters, in the following states:

the United States of America;

the United Kingdom;

Canada;

Germany;

Australia;

New Zealand;

Singapore;

China;

Hong Kong;

Macau;

South Korea;

Thailand;  
Vietnam;  
Japan.

The Purchaser represents that he/she/it is not the resident or national of aforementioned states, is not incorporated and have no domicile or headquarters therein. he/she/it warrants that he/she/it shall not sale PKT to any persons or legal entities that meet conditions described above and shall not organize the circulation of PKT in the aforementioned countries.

3.5. The Issuer explicitly prohibits persons described in para 3.4 to purchase PKT. The Issuer shall not be held liable for any legal or monetary consequence arising from such use. Those Purchasers who infringe the said prohibition shall immediately discontinue their ownership of PKT in any order they choose and hereby irrevocably agree to indemnify the Issuer from any adverse consequences arising from such infringement. The indemnification obligation contained herein does not require any further perfection and is unconditional.

3.6. The list of countries where the circulation of PKT is forbidden may be extended in the future. In this event, both parties to PKT Sales Contract have the right to rescind it if it has not been fulfilled yet. The Purchaser warrants that if the state of his/her/its nationality or residency, domicile, incorporation or headquarters appears in this list, he/she/it shall sell his/her/its PKT within 5 days after the extension of the list was announced.

#### **4. Distribution**

4.1. the Issuer and the Initial Purchaser may enter into agreement by signing a written or digital document.

4.2. The digital form of PKT Sales Contract consists in the exchange of two electronic messages. Sending the request in the form published on the Website or transferring cryptocurrency to the Issuer's Wallet constitutes an offer to buy PKT and shall be treated as the consent to these Terms unless the parties explicitly agree otherwise.

4.3. In the form of request or otherwise the Issuer may require the Initial Purchaser to attach the documents specified in section 9 of these Terms. If the Purchaser attaches the said documents to his/her/its request, he/she/it consents to processing and storing the data therein by the Issuer or Playkey Company.

4.4. Unless otherwise agreed, to buy PKT, Purchaser should transfer Ethereum, or other currency as may be agreed between the Purchaser and the Issuer, and communicate to the Issuer the address of his/her/its Wallet and personal data specified in section 9 of these Terms. The said information shall be sent to the [E-MAIL].

4.5. The offer made during the Distribution shall not be treated as accepted by the Issuer until the Issuer transfers PKT to the Purchaser's Wallet.

4.6. Unless otherwise agreed, the Issuer transfers PKT according to the following ratio:

1 PKT = 0,004 ETH

4.7. The Issuer may reject the offer of the Purchaser by a reverse transfer of cryptocurrency collected from him/her/it if the Purchaser has not sent the documents required under section 9 of these Terms, or the Issuer cannot identify the communicated documents with the Wallet, or the documents received by the Issuer do not meet requirements specified in section 9 of these Terms, or the Issuer suspects that the documents contain false information.

4.8. The Distribution shall commence and end with the announcement published on the Website.

4.9. The Purchasers shall not expect the transfer of PKT to commence until all of the following events take place:

the end of Distribution;

Purchaser's consent to collection and processing of personal data delivered under section 9 of these Terms;

confirmation of the Purchaser's compliance with KYC procedures.

4.10. Before the end of Distribution period the Issuer may announce that this period shall be prolonged or that the PKT Generation Event is revoked. The revocation of PKT Generation Event shall be followed by refund. In cases of refund funds shall be returned to the Purchaser in the same amount they were received reduced by the amount necessary for transfer.

## **5. Further transactions**

5.1. The circulation of PKT is not constrained to Playkey Platform Users. The free circulation of PKT is only the outcome of the Issuer's technical inability to restrict such circulation. The Issuer may only include the relevant warranties and representations of Purchasers in their agreements as to avoid any transactions of PKT that might infringe the law.

5.2. These Terms shall constitute an integral part of PKT Sales Contracts by means of the reference in the PKT Sales Contracts or by offering to buy PKT under these Terms.

5.3. The Purchaser shall include in PKT Sales Contract with the third party the reference to, and the consent of the third party with, these Terms.

5.4. Any PKT purchase agreements subsequent to the Initial Sale shall not have any legal effect with regard to the Issuer unless they are not the party thereto or otherwise expressed their will to take on duties thereunder. The legal consequences of further purchases of PKT concise themselves to the parties to the respective agreement.

5.5. No participant of PKT Generation Event has a duty to disclose and explain to the Purchasers the meaning of these Terms and any accompanying documents. Purchasers represent that the aforementioned documents were available and they consent to bear the risk of technological obstacles to examination of any of these documents. The only person that may be responsible for lack of information on the part of Purchaser is his/her/its selling counterparty according to their agreement and applicable law.

5.6. The Purchaser represents that his/her/its counterparty is well informed on the meaning of these Terms.

## **6. Purchaser's representations and warranties**

6.1. If the Purchaser makes representations, or issues warranties, under these Terms, he is deemed to address his/her/its representation, or warranty, to the Issuer.

6.2. The Purchaser represents that:

he/she has the capacity to purchase PKT under the law governing his/her/its status and his/her/its nationality, residency, domicile, state of incorporation or headquarters are not situated in the countries where the circulation of PKT is forbidden under these Terms;

the purchase of PKT does not require experience in high-risk investments since his/her/its prime interest is confined to enjoying Services personally or through employees;

he/she/it is not an agent or a nominee of another person;

he/she/it obtained all required permissions;

he/she/it has no proprietary interest in PKT which were transferred out of his/her/its Wallet;

he/she/it intends to use PKT as means of exchange to trade on the Playkey Platform and does not consider PKT as commodity under the applicable consumer protection law;

he/she/it agrees to be notified by means of publications and announcements on the Website;

he/she/it will not use PKT for private purposes, except as a tool of exchange within or without the Playkey Platform.

6.3. The Purchaser warrants that:

he/she/it will regularly visit the Website and, when the information was published thereon, will not claim that he/she/it was not properly notified or informed;

in the event of sale he/she/it includes the reference to these Terms in PKT Sales Contract he/she/it will not offer to sell or sell PKT to the person whose nationality, residency, domicile, place of incorporation or headquarters are situated in the countries where the circulation of PKT is forbidden under these Terms;

he/she/it will discontinue the ownership of PKT shortly after the country where he/she/it has nationality, residency, domicile, place of incorporation or headquarters is listed among those where circulation of PKT is forbidden in accordance with subsection 3.4;

he/she/it will not claim any proprietary interest in PKT which were transferred out of his/her/its Wallet;

he/she/it will acquire, use, or undertake any action with regard to, PKT only with legitimate purposes and in the manner prescribed by applicable law.

## **7. The Risks of Purchaser**

7.1. By entering into PKT Sales Contract the Purchaser fully understands and consents to the following:

the purchase of PKT involves miscellaneous risks, including, but not limited to, risks inherent to blockchain-based assets;

PKT is not backed by underlying obligations or assets and holding PKT does not secure returns;

PKT is a digital item and its purchase is not subject to consumer protection laws;

the demand for PKT depends solely on the discretion of Miners and may lack entirely or be lesser than expected;

prior to purchasing PKT the Purchaser shall carefully consider the risks and use his/her/its own judgement when assessing the benefits and risks of the purchase of PKT and not rely on statements of the Issuer or any third party regarding PKT;

the Issuer or Playkey Company are not responsible for the quality of Services which they do not provide.

7.2. The Purchaser bears the risk of not consulting an appropriate lawyer, accountant, or tax professional in connection with the purchase of PKT.

7.3. By purchasing PKT, and to the extent permitted by law, you are agreeing not to hold Issuer and/or Playkey Company liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected, to the sale of PKT, including losses associated with the risks set forth below.

7.4. Purchase of the PKT is non-refundable with exception to para 4.10 and cannot be cancelled. Purchaser may solely count on disposing of PKT to a third party.

7.5. The Issuer reserves the right to refuse or cancel PKT purchase requests at any time in its sole discretion.

7.6. The Issuer and Playkey Company make no representations or warranties, whether expressed or implied, and assume no liability or responsibility for the proper performance of any services, online cryptocurrency services, assets or platforms and/or the information, images or audio contained or related to the Website.

7.7. Purchaser understands that any expectations regarding the enhancement of Playkey Platform may not be met with respect to the use of PKT for any number of reasons including a change in the design and implementation plans and execution of the implementation of the Issuer's platform.

7.8. Purchaser understands and accepts that while the Issuer's development team will make reasonable efforts to complete adjust Playkey Platform for the purpose of PKT use, it is possible that an official completed version of the Playkey Company's platform may not be released and there may never be respective operational platform.

## **8. Disclaimer of Liability**

8.1. The Issuer and Playkey Company expressly disclaim responsibility for any direct or consequential loss or damage of any kind whatsoever arising directly or indirectly from:

reliance on any information contained in this document or in any statements, written, verbal or available on the Internet, with regard to the PKT Generation Event;

any error, omission or inaccuracy in any such information;

any action resulting therefrom, or

enjoyment or acquisition of products, available through the Playkey Platform.

8.2. None of the information published on the Website or provided in any other statements issued by the Issuer or Playkey Company, is intended to form the basis for decision to purchase PKT, and no specific recommendations are intended, and the purchase of PKT shall not be construed as investment in, or acquisition of, financial instruments.

8.3. The documents published on the Website do not constitute investment advice or counsel or solicitation for investment in any security and shall not be construed in that way. This document does not constitute or form part of, and should not be construed as, any offer for sale or subscription of, or any invitation to offer to buy or subscribe for, any securities.

8.4. The Issuer and Playkey Company do not guarantee market liquidity or investment value for PKT. By purchasing PKT the Purchaser expressly acknowledges and represents that he/she/it fully understands that they may face price volatility and shall not seek to hold the Issuer and/or Playkey Company liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected to, the sale of PKT.

8.5. The Issuer disclaims any obligation to the Purchaser and may rescind the PKT Sale Contract if the Purchaser turns out to belong to one of the following groups of persons:

- suspected or accused of money laundering, terrorist financing and other serious crimes or tried for these crimes;

- subject to the international or regional sanctions;

- subject to the assets freeze;

- accused of mass human rights violation;

- individuals who fall within the official Financial sanctions orders of the Cayman Islands.

8.6. The Issuer has the right to rescind the PKT Sale Contract if:

- the transfer of cryptocurrency by the Purchaser bears signs of suspicious or unusual transactions;

- the Issuer has doubts concerning the identity of Purchaser or distrusts his/her/its documents provided under Section 9;

- the Purchaser's ID and other documents, which are not made in English or are not duly translated and certified by the notary or the scanned copies of the documents are made in low quality with the resolution less than 300 dpi.

## **9. Personal Data**

9.1. To comply with KYC procedures, Purchaser consents to deliver, and allows the Issuer to process, the following personal data:

- name and surname;

- country of residence/nationality;

- scanned version of the ID issued by the government, that is valid for at least 6 months as of uploading date: passport (double page); national ID card (both sides); driving license (both sides);

- date of birth (if not available on the ID document);

- proof of residency, providing any of the following documents: bank statement of your current account; credit card statement; loan-related documents from a bank; utility bill (water, electricity etc.); broadband home internet bill, landline phone bill, bundles etc.; tax return, council tax bill; government-issued certificate of residency;

- mobile phone number;

- photograph of you holding your ID document next to your face, with your head and shoulders visible.

9.2. Any photocopies of documents showing photographs and signatures should be plainly legible and made in high quality with the resolution not less than 300 dpi.

9.3. Any documents to be presented pursuant to the KYC procedures shall be, or be translated, in English. Upon the Issuer's request, the Purchaser provides notarized copies.

9.4. Issuer may verify the identity of the Purchaser and will keep the ID record.

9.5. Processing of personal data is any operation, or set of operations, which is performed upon personal data, whether or not by automatic means, such as collection, recording, organization, storage, adaptation or alteration, retrieval, consultation, use, disclosure by

transmission, dissemination or otherwise making available, alignment or combination, blocking, erasure or destruction.

9.6. Processing of personal data is carried out in order to fulfill the Parties' obligations under PKT Sale Contract, KYC provisions, consideration of complaints, information and other services.

9.7. The Issuer may require from the Purchaser a separately delivered consent to collection and processing of personal data.

9.8. At any time the Purchaser is entitled to withdraw his or her consent for processing of personal data, ask for erasure or change of the personal data by sending to the Issuer an e-mail to the address [E-MAIL]. The Purchaser acknowledges that the Issuer may continue to process his or her personal data in cases allowed by the applicable legislation.

9.9. The Issuer may disclose the personal data to law enforcement officials and other authorities during litigation or as part of the investigation pursuant to a court order, injunction or in order of cooperation, as well as in other cases stipulated by applicable law.

9.10. The Issuer may share the personal data with third parties in order to reveal or suppress fraud or fix technical bugs or eliminate security problems.

9.11. The provisions of this Section may be added through the terms of Playkey Platform Internal Wallet use.

## **10. Taxes**

The Issuer makes no representations concerning the tax implications of the purchase, possession or transfer of PKT. The Purchaser shall determine by himself if the purchase of PKT, the payment with cryptocurrency, or the potential appreciation or depreciation of PKT, has tax implications for the Purchaser in the jurisdiction of Purchaser's nationality, residency, incorporation, or headquarters. The Purchaser shall not hold the Issuer liable for any tax liability associated with, or arising from, the purchase of PKT.

## **11. Severability**

11.1. If these Terms are held void in any part, the remaining part of PKT Sales Contract shall not be affected.

11.2. The parties to PKT Sales Contract are obligated to take all reasonable steps to supplement PKT Sales Contract with valid clauses that shall have the content most close to the content of void clauses.

## **12. Governing law**

12.1. These Terms are governed by the laws of Cayman Islands. All the disputes not settled through the negotiations shall be resolved according to the laws of Cayman Islands.

12.2. The Terms and any legal relationship between the Parties arising out of or in connection with them shall be governed by and construed in accordance with the laws of the Cayman Islands regardless conflict of laws rules. The Parties settle all their disputes arising out of or in connection with the Terms in accordance with the laws of the Cayman Islands.

12.3. The Purchasers agree to take all reasonable steps to settle amicably all disputes, disagreements or claims arising out of, or in connection with, execution, termination or rescission of PKT Sale Contract with the Issuer. The Purchaser shall send a message with its claim to the other party (in accordance with the notice provisions in para 13). The message in question shall contain the essentials of the claim and evidence supporting such claim.

12.4. If the Purchaser fails to reach an amicable settlement with the Issuer, the dispute shall be brought and heard exclusively in court of Cayman Islands.

## **13. Miscellaneous.**



13.1. The Purchaser consents to communicate with the Issuer by means of e-mail.

13.2. The Parties agree to use the facsimile signatures while delivering all necessary documents or claims. The Parties confirm that documents and claims signed by facsimile signature have the legal effect and are to be accepted and considered by the Parties. The Parties confirm that all e-mails sent from the authorized e-mail addresses are deemed to be sent and signed by the Parties.

13.3. All communications and documents to be made or given pursuant to the PKT Sale Contract with the Issuer shall be executed in English unless agreed otherwise.

13.4. The Parties consider the following e-mail addresses as authorized:

for the Issuer: [team@playkey.io](mailto:team@playkey.io);

for the Purchaser: e-mail address provided by the Purchaser, if required by the Issuer.

13.5. Until one Party notifies the other one of the fact of the breach of security in respect of its authorized e-mail address, all actions and documents done and sent from the authorized e-mail address of one of the Parties, even if these actions and documents have been done and sent by third parties, are considered to be done and sent by the owner of the authorized e-mail address. In that case the owner of the authorized e-mail address acquires all rights and incurs all obligations, as well as bears the liability arising out of these facts.

In these Terms, headings are inserted for the convenience of the parties only and are not to influence the interpretation of PKT Sale Contract. Words in the singular mean and include the plural and vice versa. Words used in any gender mean and include references to all other genders, unless it is explicitly provided otherwise.