

SALE AGREEMENT

Important information

Please read carefully this agreement.

If you have any questions regarding this agreement, please contact the Company at info@igt-crypto.net

If you do not agree with this agreement and conditions of IGT tokens sale you must not access or use the website or purchase IGT tokens via www.igt-crypto.io website.

Preamble

The following terms and conditions of IGT Tokens sale agreement (“Agreement”) govern your (“You” or the “Purchaser”) purchase of cryptographic tokens (“IGT Tokens”) from IGT Company LP, the Company incorporated in Ireland, Registered No. LP2162, Office 29, Clifton House, Fitzwilliam Street Lower Dublin 2 Republic of Ireland (“We”, “Us”, “IGT Company” or the “the Company”).

The Purchaser and the Company each are “Party” and, together, the “Parties” to this Agreement agree as follows:

Acceptance & changes to this Agreement

1. Subject to the Terms of Service, Privacy Policy and this Agreement, the Company agrees to sell to you and you agree to purchase from the Company a specific number of IGT Tokens at the price under the section 29 of this Agreement.
2. By the fact of purchase of IGT Tokens from the Company and confirmation of acceptance of this Agreement and/or by clicking on the checkbox “I agree” at the website www.igt-crypto.io as such actions are a symbol of Purchaser’s signature, the Purchaser confirms that he/she/it have read this Agreement carefully and in its entirety and understand that he/she/it is consenting to be bound by and is becoming a party to this Agreement and any terms or Agreement incorporated by reference and agree that this Agreement is enforceable like any written negotiated Agreement signed by you. The Purchaser may withdraw from his/her/its obligations under this Agreement at any time under conditions in sections 36, 37 of this Agreement.
3. Unless otherwise stated herein, this Agreement govern only Purchaser’s acquisition from IGT Company Tokens during the Sale Period. Any use of IGT Tokens in connection with providing or receiving Services in the Platform shall be governed primarily by other applicable agreements and policies. The Company may use third party services to process the Token Sale and any rules applicable by third party described in this Agreement to such processing of IGT Tokens should also be applicable in addition to this Agreement.
4. This Agreement is intended to fully reflect the terms and conditions of the original agreement between the parties. No provision of this Agreement shall be considered waived

unless such waiver is accepted by the party that benefits from the enforcement of such provision by action of a click in a specific check box with the text “I agree” at the Website, which shall be published on the Website in such case. No waiver of any provision in this Agreement, however, will be deemed a waiver of a subsequent breach of such provision or a waiver of a similar provision. In addition, a waiver of any breach or a failure to enforce any term or condition of this Agreement will not in any way affect, limit, or waive a party’s rights hereunder at any time to enforce strict compliance thereafter with every term and condition hereof.

The Purchaser acknowledges and accepts that this Agreement may be modified, changed, supplemented, updated at any time without prior written notice, at sole discretion of IGT Company. Your continued use of the IGT Tokens after any amendments or alterations of this Agreement shall constitute Your’s consent hereto and acceptance hereof. At any case, the date of the most recent amendments and alterations will be indicated at the top of this Agreement. If the Purchaser does not agree to such revised terms of the Agreement he/she/it must stop using these IGT Tokens and may withdraw from his/her/its obligations under this Agreement at any time under conditions in sections 36, 37 of this Agreement

Definitions and rules of interpretation

Definition	Interpretation
“Agreement”	Terms and Conditions of this Agreement and any other rules, policies or procedures that may be issued by IGT Company and published from time to time on the Website (including the Accompanying Documents).
“Purchaser” or “You”	A party to this Agreement which is any person, who uses the Website for purchase of IGT Tokens via account on the Website. The Company reserves its right to set forth at any time and upon its own discretion special eligibility conditions or other requirements to certain IGT Tokens Purchasers.
“IGT Company” or “Company”, “We”, “Us”	IGT COMPANY LP Office 29, Clifton House, Fitzwilliam Street Lower Dublin 2 Republic of Ireland Registered No. LP2162; Which issues and offers IGT Tokens for sale under this Agreement.
“Accompanying Documents”	Other IGT Tokens Sale regulatory documents accompanying and detailing this Agreement, being inalienable part hereof and published on the Website (including but not limited to Privacy Policy, Terms of service, Cookies policy). In case of any discrepancies between Accompanying Documents and the Agreement, the latter shall apply. Materials, such as the White Paper and others, published in the Website or elsewhere, are not binding and do not – unless explicitly referred to herein – form part of this

	Agreement, and are of descriptive nature only and cannot be considered as any type of Accompanying documents.
“Affiliate”	Any person or entity that has any relation to IGT Company, including, but not limited to partners, employees, agents and contractors of the Company.
“Applicable Law”	Law applicable under this Agreement to any and all relations between the Purchaser and the Company.
“Politically exposed person” or “PEP”	Foreign PEPs: individuals who are or have been entrusted with prominent public functions by a foreign country, for example Heads of state or Heads of government, senior politicians, senior government, judicial or military officials, senior executives of state owned corporations, important political party officials. Domestic PEPs: individuals who are or have been entrusted domestically with prominent public functions, for example Heads of State or of government, senior politicians, senior government, judicial or military officials, senior executives of state owned corporations, important political party officials.
“Third party”	Any natural or legal person who is not a Party according to this Agreement
“Applicable Exchange Rate”	The price of Ethereum (ETH) or Bitcoin (BTC) or any other accepted cryptocurrency in U.S. Dollars (USD) at IGT-CRYPTO exchange (available On the Internet address: https://www.igt-crypto.net) at the Effective Date in this Agreement.
“IGT Platform” or “Platform”	A digital platform (not a legal entity) operated by IGT Company, designated for provision of services of exchange and storage of virtual currencies, management of encrypted structured data in decentralized databases and provision of digital services accessible via use of IGT Tokens.
“Cryptocurrency”	Digital cryptographic representation of assets, represented by Ethereum (ETH), Bitcoin (BTC) and any other type of cryptocurrency accepted during the Token Sale by the Company under the section 29 of this Agreement used by Purchasers for aquisition of IGT Tokens.
“Intellectual Property Rights”	Any invention, patent, utility model right, copyright and related right, registered design, unregistered design right, trade mark, trade name, internet domain name, design right, design, service mark, database rights, topography rights, rights in get-up and trade dress, rights in goodwill or to sue for passing off and any other rights of a similar nature or other industrial or intellectual property rights owned or used by IGT Company in any part of the world whether or not any of the same is registered (or

	capable of registration), including applications and the right to apply for and be granted, extensions or renewals of and rights to claim priority from, such rights and all equivalent or similar rights or protections which subsist now or will subsist in the future.
IGT Tokens (IGTT)	Digital cryptographic token, which is a software digital product (not being cryptocurrency), created and issued by the Company and based on Ethereum protocol technologies and complies with ERC20 standards, as a cryptographically secured representation of the right to join the IGT community and exchange for an appropriate amount of IGT Coin at the completion of the IGT Token Sale.
IGTP Tokens	<p>IGTP Tokens is an internal Platform digital cryptographic token which is a software digital product (not being cryptocurrency), created and issued by the Company generated in proportion to the total amount of IGTC (IGT Coin).</p> <p>IGTP Tokens is distributed to every platform user who holds IGTP Tokens every quarter.</p> <p>IGTP is distributed to designated holders of IGT Token</p> <p>IGTP will have a fixed value, which is defined as the sum of all payments to the IGT community support fund divided by the total number of IGTC (IGT Coin).</p> <p>IGTP Tokens can be used as form of payment for commission of permanent privileges on the IGT Platform or services of the Company.</p>
IGTC Tokens (IGT Coin)	IGTC Tokens (IGT Coin) is a form of digital cryptographic asset which the Company expects to develop and release after the end of IGT Token Sale as a form of unsecuritized profit participation rights for holders of IGT Token in compliance with legal requirements and additional Agreement on purchase of IGTC Tokens. At this moment, the Company does not sell IGTC Tokens or offer them to eligible purchasers. Information related to IGTC Tokens shall be considered as forward looking statement and may be subject to change and should not be considered as a form of offering of securities during the IGT Tokens Sale.
“IGT Tokens Sale”	An offering, public sale and distribution of IGT Tokens to eligible Purchasers held during a limited period of time specified in section 28 of this Agreement.
“Smart Contract” or “Smart	Digital computer protocol intended to facilitate, verify and enforce the negotiation and purchase of IGT Tokens by Purchaser.

Contract System”	
“Website”	A group of interrelated websites owned and operated by IGT Company, available on the Internet address: www.igt-crypto.io and special application based on blockchain technology.

Interpretation

6. In this Agreement unless the opposite is clear from the context the following rules of interpretation apply:

1) Unless the context otherwise requires, words in the singular shall include the plural and in the plural shall include the singular;

2) Unless the context otherwise requires, a reference to one gender shall include a reference to the other genders.

3) References to clauses and schedules are to the clauses and schedules of this Agreement and references to paragraphs are to paragraphs of the relevant schedule;

4) A reference to any party shall include that party’s personal representatives, successors and permitted assigns.

5) All references to a person include firms, companies, government entities, trusts and partnerships or other or unincorporated body (whether or not having separate legal personality);

6) The term ‘including’ does not exclude anything not listed;

7) A reference to a statute or statutory provision is a reference to it as amended, extended or re-enacted from time to time;

8) A reference to a statute or statutory provision shall include all subordinate legislation made from time to time under that statute or statutory provision.

9) A reference to writing or written includes fax and e-mail.

10) Any obligation on a party not to do something includes an obligation not to allow that thing to be done.

11) Any words following this Agreement including, include, in particular, for example or any similar expression shall be construed as illustrative and shall not limit the sense of the words, description, definition, phrase or term preceding or following that agreement.

12) Headings of sections are for convenience only and shall not be used to limit or construe such sections. All the sections in this Agreement shall survive any termination or expiration of this Agreement.

7. Forward looking statements are not guarantees of future performance, and undue reliance should not be placed on them. Such forward-looking statements necessarily involve known and unknown risks and uncertainties, which may cause actual performance on the Company's obligations, market projections and financial results in future periods to differ materially from any projections of future performance or result expressed or implied by such forward looking statements. Although forward-looking statements contained herein are based upon what management believes may be reasonable assumptions, forward-looking statements may prove to be inaccurate, as actual results and future events could differ materially from those anticipated in such statements. The Company expressly disclaims any obligation or undertaking to disseminate any updates or revisions to any forward-looking statement contained herein to reflect any change in its expectation with regard thereto or any change in events, conditions, or circumstances on which any such statement is based.

8. No provision of this Agreement shall be considered waived unless such waiver is accepted by the other party. No waiver of any provision in this Agreement, however, will be deemed a waiver of a subsequent breach of such provision or a waiver of a similar provision.

Purchasers

9. By purchasing IGT Tokens each Purchaser covenants, represents, and warrants that (under the Applicable Law and law of the country of Purchaser's residence):

1) he/she/it is of an age of majority to enter into this Agreement (at least 18 years of age), meets all other eligibility criteria and residency requirements, and is fully able and legally competent to use the Website, enter into agreement with IGT Company and in doing so will not violate any other agreement to which he/she/it is a party;

2) he/she/it has necessary and relevant experience and knowledge to deal with cryptographic Tokens, cryptocurrencies and Blockchain-based systems, as well as full understanding of their framework, and is aware of all the merits, risks and any restrictions associated with cryptographic Tokens (their purchase and use), cryptocurrencies and Blockchain-based systems, as well as knows how to manage them, and is solely responsible for any evaluations based on such knowledge;

3) if he/she/it is a corporation or other legal entity, he/she/it has the right, power and authority to enter into this Agreement on behalf of the corporation or other legal entity and bind them to this Agreement;

4) Is not a foreign or domestic PEP.

5) he/she/it will not be using the Website for any illegal activity, including but not limited to money laundering and the financing of terrorism;

6) Purchaser created an Account on the Website and accepted the IGT Terms of Use, IGT Privacy Policy and IGT AML Policy.

10. Purchaser is not exempted from the obligation and prohibitions of the Applicable law of the country of citizenship or residence.

11. Purchaser is only allowed to purchase IGT Tokens if and by buying IGT Tokens he/she/it covenant, represent, and warrant that you are neither a citizen, resident or tax resident of the United States of America (hereinafter referred to as the "U.S." or U.S. Person under definition of Rule 902 of the U.S. Securities Act of 1933), People's Republic of China (hereinafter referred to as "PRC"), South Korea, North Korea, Taiwan, Afghanistan, Pakistan, Iran, Syria, Yemen, Somalia, Sudan, South Sudan, Central African Republic and countries or territories or individuals under the sanctions of the United Nations or the European Union (the list is available at: https://eeas.europa.eu/sites/eeas/files/restrictive_measures-2017-08-04.pdf).

12. The U.S., PRC, South Korean citizens and residents are not eligible and not allowed to participate in the IGT Tokens Sale due to various taxation and regulatory issues. Purchaser is only allowed to purchase IGT Tokens if he/she/it is neither a U.S., PRC, South Korean citizen or permanent resident of the mentioned states, nor Purchaser has a primary residence or domicile in the U.S. (including Puerto Rico, the U.S. Virgin Islands, and any other possessions of the U.S.), PRC or South Korea. In order to buy IGT Tokens and by buying them the Purchaser covenant, represent, and warrant that none of the owners of the company, of which Purchaser can be an authorized officer, are U.S., PRC or South Korean citizens or permanent residents. Should this change at any time, Purchaser shall immediately notify the Company. Purchaser also represent and warrant that he/she/it is not a citizen or resident of a geographic area in which access to or use of the cryptocurrency or cryptographic tokens is prohibited by applicable law, decree, regulation, treaty, or administrative act. The Company shall reserve the right to refuse to sell IGT Tokens to anyone who does not meet the citizenship and residence criteria set forth above. Purchasers cannot resell IGT Tokens to citizens and residents of countries and territories restricted in this Agreement.

13. IGT Company prohibits acceptance of funds by any persons or entities that are acting, directly or indirectly:

1) in contravention of any Ireland or international laws and regulations, including anti-money laundering regulations or conventions;

2) on behalf of terrorists or terrorist organizations;

3) for a PEP or any member of a PEP's family or any close associate of a PEP, unless the Company, after being specifically notified in writing that the Purchaser is such a person, conducts further due diligence, and determines that such acquisition shall be permitted;

4) the Purchaser provides false information and documents to the Company;

5) the Purchaser disagrees with the terms of this agreement and the requirements of legislation;

6) individuals, legal entities or their representatives and officials who have been charged, for whom investigation is being conducted or convicted for financial crimes, money laundering and terrorist financing;

7) individuals, legal entities involved in financial crimes, money laundering and the financing of terrorism;

Description of IGT Tokens

14. IGT Tokens are digital cryptographic tokens based on the Ethereum protocol technology and conform to the ERC20 standard and serve as a software digital product (not being cryptocurrency), created and issued by the Company as a cryptographically secured representation of the right to exchange IGT Token for interaction and services on the Platform and which give the Purchaser access to certain features on the Platform. IGT Token can also be exchanged by the Company for IGTP Tokens and IGTC Tokens.

15. There will be in total 21 000 000 (twenty one million) IGT Tokens available (“Total IGT Tokens Number”). IGT Company shall not create additional IGT Tokens at any time after the initial token release. All IGT Tokens unsold during the Token Sale shall be transferred to the Fund of the Company.

16. IGT Tokens shall be distributed in the following manner as indicated in Whitepaper.

17. IGT Tokens carry no rights, expressed or implied, other than those, set out herein, subject to development of the IGT-CRYPTO project. In particular, IGT Tokens holders shall not have any influence in the development or governance of IGT Company, and IGT Tokens do not represent or constitute any ownership right or stake, share or security or equivalent rights or any right to receive future revenue shares, or any other form of participation in or relating to IGT Company.

18. Purchaser acknowledges and accepts that IGT Tokens do not represent or constitute:

a) any ownership right or stake, share, equity, security, commodity, bond, debt instrument or any other financial instrument or investment carrying equivalent rights;

b) any right to receive future revenues, shares or any other form of participation or governance right from, in or relating to the Company and Platform;

c) any form of money or legal tender in any jurisdiction, nor do they constitute any representation of money (including electronic money).

19. Any potential future use of IGT Tokens in connection with the provision or receipt of services on IGT-CRYPTO Platform, shall be subject to and governed by such other applicable terms, conditions and policies relating to the use of each such service or the Platform. Such terms and conditions regulating the use of the Platform shall be made available to the Platform users.

20. IGT Tokens are not consumer products and their holders accept explicitly and agree to it that they are not covered by the consumer protection regulation of any jurisdiction.

Special conditions related to IGT Tokens

21. Purchaser is responsible for implementing all reasonable and appropriate measures for securing his/her/its cryptographic wallet, vault or other storage mechanism he/she/it use to send payment to the Company and to receive and store IGT Tokens/IGTC Tokens/IGTP Tokens that are issued to him/her/it by the IGT smart contract, including any requisite private key(s) or other credentials necessary to access such storage mechanism(s). If Purchaser's private key(s) or other access credentials are lost, he/she/it may lose access to IGT Tokens. The Company shall not be responsible for any security measures relating to Purchaser's receipt, possession, storage, transfer or potential future use of IGT Tokens nor shall we be under any obligation to recover or return any IGT Tokens and the Company hereby excludes (to the fullest extent permitted under the Applicable law) any all liability for any security breaches or other acts or omissions which result in Purchaser's loss of (including loss of access to) IGT Tokens issued to Purchaser during the Token Sale.

Acknowledgement and assumption of risks related to IGT Tokens

22. Purchaser understands that IGT Tokens, blockchain technology, Ethereum and other associated and related technologies are new and untested and outside of IGT's Company exclusive control and adverse changes in market forces or the technology, broadly construed, may prevent or compromise IGT's Company performance under this Agreement.

23. Purchaser agrees that no other party (including, without limitation any) may be held liable for any loss arising out of, or in any way connected with Purchaser's participation in the IGT Tokens-sale, or receiving and holding Tokens or such risk.

24. Purchaser also acknowledges that prior to receiving IGT Tokens he has been warned of the following risks, associated with the Website, the IGT Tokens, the Platform and other relevant technologies mentioned herein:

1. Legal risks regarding securities regulations

There is a risk that in some jurisdictions IGT Tokens might be considered to be a security, or that it might be considered to be a security in the future. IGT Company does not give warranties or guarantees that IGT Tokens are not a security in all jurisdictions. Each holder of IGT Tokens shall bear its own legal or financial consequences of IGT Tokens being considered a security in their respective jurisdiction. Every Purchaser is bound to check if acquisition and disposal of IGT Tokens is legal in his jurisdiction, and by accepting this Agreement, each Purchaser undertakes not to use IGT Tokens should their use not be legal in the relevant jurisdiction. If Purchaser establishes that the use of IGT Tokens under this Agreement is not legal in his jurisdiction, You should not use IGT Tokens, not acquire them and should immediately stop using or possessing them if such case arises. Acquiring cryptographic Tokens for personal possession and exchanging them for other cryptographic Tokens will most likely continue to be scrutinized by various regulatory bodies around the world, which has so far given mixed reactions and regulatory impact. The legal ability of IGT Company to provide IGT Tokens and the Platform in some jurisdictions may be eliminated by future regulation or legal actions. In the event, it turns out with a high degree of certainty that IGT Tokens are not legal in certain jurisdictions, IGT will either:

a) cease operations in that jurisdiction, or

b) adjust IGT Tokens and the Platform in a way to comply with the regulation should that be possible and viable.

2. Risks associated with Ethereum network or any other blockchain

IGT Tokens are based on Ethereum blockchain. As such, any malfunction, unintended function or unexpected functioning of the Ethereum protocol may cause the IGT Tokens to malfunction or function in an unexpected or unintended manner. Ether, the native unit of account of the Ethereum may itself lose value in ways similar to IGT Tokens, and also other ways. More information about the Ethereum is available at <http://www.ethereum.org>. It is possible that the Ethereum network or any other network, with which IGT Tokens are interacting, malfunctions in an unfavorable way, including but not limited to one that result in the loss of IGT Tokens.

3. Risk of unfavorable regulatory action in one or more jurisdictions

Blockchain technologies have been the subject of scrutiny by various regulatory bodies around the world. The functioning of the Ethereum network and associated blockchain networks and IGT Tokens could be impacted by one or more regulatory inquiries or actions, including but not limited to restrictions on the use or possession of digital Tokens like IGT Tokens, which could impede or limit their existence, permissibility of their use and possession, and their value.

4. Risk of theft and hacking or exploitable breakthroughs in the field of cryptography.

Hackers or other groups or organizations may attempt to interfere with Your Third-party Wallet, the Website or the availability of IGT Tokens and Digital Assets in any number of ways, including without limitation denial of service attacks, Sybil attacks, spoofing, smurfing, malware attacks, or consensus-based attacks. You hereby agree that IGT Company shall have no liability for any such loss the Purchaser incur. Purchaser intentionally or inadvertently may lose access to the tokens, which may lead to loss of control of tokens and transactions from third parties.

5. Risk of security weaknesses in the Website and/or IGT Tokens source code or any associated software and/or infrastructure.

There is a risk that the Website and IGT Tokens may unintentionally include weaknesses or bugs in the source code interfering with the use of or causing the loss of IGT Tokens. Blockchain technology is innovative and not all of its weaknesses have been researched and protected.

6. Risk of mining attacks.

As with other decentralized cryptocurrencies, Ethereum blockchain, which is used for the IGT Tokens, is susceptible to mining attacks, including but not limited to double-spend attacks, majority mining power attacks, "selfish-mining" attacks, and race condition attacks. Any successful attacks present a risk to the IGT Tokens, expected proper execution and sequencing of IGT Tokens, and expected proper execution and sequencing of Ethereum contract computations in general. Despite the efforts of IGT Company and Ethereum Foundation, the risk of known or novel mining attacks exists. Mining Attacks, as described above, may also

target other blockchain networks, with which the IGT Tokens interact with and consequently the IGT Tokens may be impacted in that way to the extent, described above.

7. Risk of low or no liquidity.

Even though there are currently online services available, which enable possibility of exchange of cryptographic tokens between themselves, and also, some of them enable exchange of cryptographic tokens for fiat money, there are no warranties and/or guarantees given that IGT Tokens will be listed or made available for exchange for other cryptographic tokens and/or fiat money, and no guarantees are given whatsoever with the capacity (volume) of such potential exchange. It shall be explicitly cautioned, that such exchange, if any, might be subject to poorly understood regulatory oversight, and IGT Company does not give any warranties in regard to any exchange services providers. Purchasers might be exposed to fraud and failure.

8. Risk of loss of value.

Value of IGT Tokens may fluctuate and their Purchasers might suffer loss in value of such acquired tokens. There might be different reasons that would cause unfavorable fluctuations of the value of the IGT Tokens. The Company warns that the value of the token depends on a huge number of factors, including those independent of the company.

9. Risk of uninsured losses.

IGT Tokens are unlike bank accounts or accounts at some other financial institutions and are entirely uninsured.

10. Internet transmission risks.

Purchaser acknowledges that there are risks associated with using the IGT Tokens including, but not limited to, the failure of hardware, software, and Internet connections. Purchaser acknowledges that IGT Company shall not be responsible for any communication failures, disruptions, errors, distortions or delays You may experience when using the Website and IGT Tokens, howsoever caused.

11. Unanticipated risks.

Cryptocurrencies and blockchains are new and untested technology. In addition to the risks set forth here, there are risks that IGT Company cannot foresee and it is unreasonable to believe that such risks could have been foreseeable. Risks may further materialize as unanticipated.

12. IGT Tokens and the Platform, as developed, may not meet the Purchaser's expectations.

The Purchaser's expectations regarding the form and functionality of the Platform and IGT Tokens may not be met upon deployment of the Platform, additional products and services for any number of reasons, including a change in the design and implementation plans and execution of the implementation of IGT Tokens. However, the development will be aimed at improving the properties of the platform and increasing the value of the token.

Prohibited activities

25. You are prohibited from violating any law, statute, ordinance or regulation in our registered jurisdiction as well as your country or residency by using IGT Tokens.

26. You may not use your IGT Tokens to engage in the following categories of prohibited activity and you confirm that you will not use IGT Tokens to do any of the following: Engage in a transaction involving the proceeds of any unlawful activity;

1) Defraud or attempt to defraud IGT Company or its affiliates;

2) Provide false, inaccurate or misleading information;

3) Infringe upon the Company's or any third party's copyright, patent, trademark, or intellectual property rights;

4) Take any action that imposes an unreasonable or disproportionately large load on infrastructure of IGT-CRYPTO, or detrimentally interfere with, intercept, or expropriate any system, data, or information;

5) Transmit or upload any material to the Platform that contains viruses or malware or any other harmful or deleterious programs;

6) Otherwise attempt to gain unauthorized access to the Platform and Website, computer systems or networks connected to the Website, through password mining or any other means;

27. The Company reserves the right at all times to monitor, review, retain and/or disclose any information as necessary to satisfy any applicable law, regulation, legal process or governmental request. IGT Company reserves the right to cancel and/or suspend your Account and usage of IGT Tokens immediately and without notice if the Company determines, in its sole discretion, that your Account and usage of IGT Tokens is associated with prohibited use, and/or a prohibited business, and or illegal activity under Applicable law.

Timeframe of IGT Token SALE

28. Purchase of IGT Tokens may be made during a defined period of time (hereinafter "IGT Token Sale Period"). The Token Sale Period shall commence on indicated on the website igt-crypto.io and shall end on satisfaction of one of the following conditions (whichever is the earlier):

1) sufficient payments are received by the Smart Contract such that it results in the sale of all IGT Tokens made available for the Token Sale; or

2) at the date and time of termination of the Token Sale at 23 hours, 59 minutes at 29 th of December 2018.

Price of IGT Tokens

29. Purchasers in the IGT Tokens Sale will be allocated their IGT Tokens in exchange for ETH, BTC and other cryptocurrencies accepted by the Platform under the Applicable Exchange rate for the day of the purchase at the following rate:

USD \$1 by the Applicable Exchange Rate in cryptocurrency per one IGT Token;

Payment procedure

30. IGT Tokens distribution and payment will be offered only through the Website. No third-party website or a different provider except ones listed on the Website allowed and has not been in any way supported, engaged, authorized or endorsed by IGT Company and have no relationship in any way with IGT Company. The only official and authorized website and IGT Tokens distribution provider is the Website available on the Internet address: www.igt-crypto.io The Purchaser must ensure that the URL of ones web browser indicates that it is using a hypertext transport protocol secure connection (“https”) and that the domain name is correct. The Company warns about possible fraud and other illegal actions by third parties.

31. All payments in cryptocurrency shall be made at Company’s Smart Contract Address indicated on the website etherscan.io.

32. In case of payment in USD or any other monies the Purchaser should contact info@igt-crypto.net and receive information about third party services affiliated with IGT Company which accept monies in exchange for IGT Tokens.

Delivery of IGT Tokens

33. After the receipt of transaction by the Company, IGT Company shall transfer an amount of IGT Tokens equal to the payment amount under the prices for one IGT Token in section 29 of this Agreement to the Purchaser’s cryptographic wallet specified in Purchaser’s account.

34. IGT Company reserves the right for an emergency stop functionality to terminate the distribution process. Use of this functionality shall remain in discretion of IGT Company and shall only be used in limited situations, such as, but not limited to:

- 1) serious security issue detected;
- 2) serious network performance issue, depriving all users of equal treatment;
- 3) any type of material attack on the IGT Tokens, the Platform, Website or Ethereum network.

Cancellation / Refusal of purchase request

35. Any and all purchases of IGT Tokens are final and non-refundable unless contrary is not provided in this Agreement or by Applicable law. By purchasing IGT Tokens, the Purchaser acknowledges that neither the IGT Company nor any other of its affiliates are required to provide a refund for any reason, and that the Purchaser will not receive money or other compensation for any IGT Tokens that are not used or remain unused for any reason.

Timing of reimbursement

36. Purchaser can cancel the purchase of IGT Tokens in 5 calendar days period after the purchase of IGT Tokens during the IGT Token Sale Period. You will not receive any interest or

gains on your IGT Tokens. If you prefer to remain a holder, please note that you will be deemed to have waived any further right to demand return of your money.

Withdrawal

37. In order to cancel the purchase during the reimbursement period Purchaser shall contact the Company in the writing form via info@igt-crypto.net with a letter of demand for the cancellation and withdrawal of funds with documentary proof of purchase of IGT Tokens during the token sale and identification documents required the Company.

Returning of Tokens

38. After the consideration of the request by the Company and confirmation of the Purchase and request for the refund, Purchaser shall provide a cryptographic wallet address to which he demands a transfer of reimbursed fund. In no event shall the reimbursement amount exceed a USD equivalent of cryptocurrency paid for IGT Tokens at the date and time of purchase under the Applicable Exchange Rate.

Deductions for distributed Tokens

39. Any commissions, mining fees and expenses for refund of payment amount are not reimbursed by the Company.

INTELLECTUAL PROPERTY

40. IGT Company has valid, unrestricted and exclusive ownership of rights to use the patents, trademarks, trademark registrations, trade names, copyrights, know-how, technology and other intellectual property necessary to the conduct of selling of IGT Tokens and its commercial activities generally. This Agreement in no way shall entitle any Purchaser for any intellectual property of the IGT Company , including the intellectual property rights for the Website and all text, graphics, Purchaser's account interface, visual interface, photographs, trademarks, logos, artwork, and computer code, design, structure, selection, coordination, expression and other content connected to the Website.

41. Unless otherwise stated, the content and information on the Website are the property of IGT Company and its affiliates with exception of trademarks, company names of other companies. You may not download, reproduce, or retransmit any information, other than for noncommercial individual use. You are granted a limited, nontransferable, revocable license to view and copy the information from the Website and the Platform solely for personal use only.

42. All intellectual property rights comprised in the information, text, graphics, logos, images, audio clips, data compilations, scripts, software, technology, sound or any other materials or works found in the Website and the Platform shall vest in and remain property of IGT Company and its affiliates. You are permitted to download and print such materials from the Website for personal and noncommercial use provided that You do not breach this Agreement.

43. IGT Company and its affiliates retain all intellectual property rights, mostly, but not limited, to copyright, over the source code forming IGT Tokens, IGTP Tokens, IGTC Tokens , smart contract of the IGT Token Sale, the Website and the Platform.

44. There are no implied licenses under the this Agreement and any rights not expressly granted to the Purchaser hereunder are reserved by the Company.

Representations and warranties

45. IGT Company doesn't represent or warrant that the tokens are reliable, current or error-free, meet your requirements, or that defects in the tokens will be corrected; and IGT doesn't represent warrant that the tokens or the delivery mechanism for tokens are free off viruses or other harmful components.

46. By purchasing the IGT Tokens the Purchaser represents and warrants that he has read and understands this Agreement and all Accompanying Documents in full and he fully agrees with the information about the functionality of IGT Token, usage, storage, transmission mechanisms and other material characteristics of the IGT Tokens, blockchain technology, blockchain-based software systems and their risks, and appreciates the risks and implications of purchasing IGT Tokens.

47. You understand that the IGT Tokens confer only the right to exchange IGT Token for services on the Platform or to reduce the Platform's commissions for the exchange of cryptocurrency and which give the Purchaser access to certain features on the Platform including the possibility to exchange IGT Tokens for IGTP Tokens and IGTC Tokens and confer no other rights of any form with respect to the Company or its corporate affiliates, including, but not limited to, any voting, distribution, redemption, liquidation, proprietary (including all forms of intellectual property), or other financial or legal rights. You are not purchasing IGT Tokens for any other uses or purposes, including, but not limited to, any investment, speculative or other financial purposes.

48. The Purchaser fully understands, realizes and agrees that the IGT Tokens are created on a blockchain and are designed to be used in the manner described in Accompanying Documents Purchaser agrees to accept consequences of possible regulation of IGT Tokens in jurisdiction of the Company incorporation and agrees to provide all documents requested from IGT Company in case of such regulation in order to comply with all requirements demanded from governmental bodies of jurisdiction of Company incorporation.

49. IGT Company does not warrant or represent that any information on the Website is accurate or reliable or that the Website will be free of errors or viruses, that defects will be corrected, or that the service or the server that makes it available is free of viruses or other harmful components. IGT Company shall not be liable for uninterrupted availability of the Platform for use of IGT Tokens at all times, in all countries and/or all geographic locations, or at any given time.

50. Purchaser shall not forge, or otherwise manipulate any personal or non-personal data requested by the IGT Company in the process of the Purchaser's registration (will not use the VPN or other means of distorting the data), or after its completion, will provide all the necessary personal or non-personal data in the form and format requested by the IGT Company in the event when such necessity arises in connection within the requirements of anti-money laundering and "Know Your Customer" (KYC) frameworks of the IGT Company or in accordance with the Applicable law.

51. Purchaser's acquisition of the IGT Tokens complies with the Applicable laws and regulations in the Purchaser's jurisdiction;
52. Purchaser does not intend to hinder, delay or defraud IGT Company or any other Purchasers of the IGT Platform or engage in any illegal conduct and or unlawful activity in relation to money laundering, receiving the proceeds of drug trafficking or terrorist activities; receiving the proceeds of criminal activities, terrorist activities or trading with such countries as might from time to time be subject to any embargo imposed by the Security Council of the United Nations, the European Union or in any place of the world.
53. Some jurisdictions do not allow the exclusion of certain warranties or disclaimer of implied Agreement in contracts with consumers, so some or all of the exclusions of warranties and disclaimers in this section may not apply to the Purchaser.
54. Purchaser acknowledges and agrees that the Company does not bear responsibility for the loss of the buyer's key or illegal access to the tokens. The Company does not compensate for damage caused by the negligence of the purchaser or the illegal activities of third parties.
55. Purchase of Tokens complies with the Applicable Law and regulation in jurisdiction of both the purchaser and the Company.
56. If person as a legal representative or an agent buys Tokens on behalf of any entity, he is authorized to accept this Agreement on such entity's behalf and will be responsible for breach of the provisions of this Agreement by person or any other employee or agent of such entity.

Limitation of liability

57. Buying IGT Tokens involves risks, and purchasers should be able to bear the loss of their entire purchase. All Purchasers should make their own determination of whether or not to make any purchase, based on their own independent evaluation and analysis.

Do not purchase IGT Tokens if you are not an expert in dealing with cryptographic tokens and blockchain-based software systems.

Prior to purchasing IGT Tokens, you should carefully consider the terms and conditions of this IGT Tokensale agreement listed below and, to the extent necessary, consult an appropriate lawyer, accountant, or tax professional.

If any of the following terms are unacceptable to you, you should not purchase IGT Tokens.

Please note that the Company is in the process of undertaking a legal and regulatory analysis of the functionality of IGT Token.

Following the conclusion of this analysis, company may decide to amend the intended functionality of IGT Token in order to ensure compliance with any legal or regulatory requirements to which company is subject.

We shall publish a notice on our website of any changes that we decide to make modifications to the functionality of IGT Tokens and it is your responsibility to regularly check our website for any such notices. On the conclusion of this analysis, we will decide whether or not to change the functionality of IGT Tokens.

IGT Company does not accept any users from the countries or territories where its activity shall be especially licensed, accredited or regulated by other ways. You shall check your Applicable law and be fully responsible for any negative impact arisen from your residence country regulations. If you are travelling to any of these countries, you acknowledge that our services may be unavailable and/or blocked in such countries.

IGT Company reserves the right to impose additional requirements or conditions before accepting purchasers residing in or from specific countries in its sole discretion. IGT Tokens sold in connection with this agreement are offered only outside of the United States of America (hereinafter the "U.S.") To non-U.S. persons, pursuant to the provisions of regulations of the U.S. Securities Act of 1933, as amended. These Tokens have not been and will not be registered under the Securities Act, and may not be offered or sold in the United States or to U.S.

Persons absent registration or under an applicable exemption from the registration requirements and the purchasers should not assume they will be able to resell their tokens in the United States. Neither the securities and exchange commission nor any state regulator has passed upon the merits of or given its approval to the Tokens, the terms of the Token Sale, or the accuracy or completeness of any associated materials.

58. To the fullest extent permitted by Applicable law:

1) in no event will IGT Company or any of the Company parties be liable for any indirect, special, incidental, consequential or exemplary damages of any kind (including, but not limited to, where related to loss of revenue, income or profits, loss of use or data, or damages for business interruption) arising out of or in any way related to the sale or use of the tokens or otherwise related to this agreement, regardless of the form of action, whether based in contract, tort (including, but not limited to, simple negligence, whether active, passive or imputed), or any other legal or equitable theory (even if the Purchaser has been advised of the possibility of such damages and regardless of whether such damages were foreseeable); and

2) in no event will the Company and the Company parties (jointly) aggregate liability, whether in contract, warranty, tort (including negligence, whether active, passive or imputed), or other theory, arising out of or relating to this agreement or the use of or inability to use the tokens, exceed the amount purchaser pay to the company for the IGT tokens.

3) the limitations set forth in section 59 (1)(2) will not limit or exclude liability for the gross negligence, fraud or intentional, willful or reckless misconduct of the company.

59. The Parties shall be responsible for compliance with terms and conditions of this Agreement and Accompanying Documents, for fulfillment of the Purchaser's commitments and guarantees in the manner and in the amount prescribed by this Agreement and Accompanying Documents, in particular:

1) In case of filing accusations, claims or lawsuits to the Company related to non-compliance by the Purchaser of IGT Tokens and/or engagements entered by the Purchaser during the participation in the Token Sale, the Purchaser agrees to settle such claims or actions on his own and at his own expense, as well as fully compensate the Company's documented proven losses, court fees, legal costs, incurred in connection with the refusal of the Purchaser or untimely fulfillment of his obligations by the Purchaser.

2) In case of filing accusations, claims or lawsuits against the Company, related to non-compliance by the Purchaser with exclusive rights or other rights of third parties, the Purchaser agrees to settle such claims or actions on his own and at his own expense, as well as fully compensate the Company's documented proven losses, court fees, legal costs, incurred in connection with the refusal of the Purchaser or untimely fulfillment of his obligations by the Purchaser.

3) In case of the Purchasers' violation of his obligations of this Agreement and Accompanying Documents, the Company reserves the right to:

a) demand full compensation from the Purchaser for losses caused by every violation;

b) bring a case before a court if the compensation doesn't cover the Company's loss;

c) release the information relating to the Purchaser's identity and location to any authorized officer in accordance with applicable law.

60. If Applicable law does not allow all or any part of the above limitation of liability to apply to the Purchaser, the limitations will apply to the Purchaser only to the extent permitted by Applicable Law. Purchaser understands and agrees that it is his/her/its obligation to ensure compliance with any legislation relevant to his/her/its country of domicile concerning use of the Website and Purchase of IGT Tokens, and that the Purchaser should not accept any liability for any illegal or unauthorized use of the Website or purchase of IGT Tokens.

61. To the fullest extent permitted by applicable law, you release the Company and its affiliates from responsibility, liability, claims, demands and/or damages (actual and consequential) of every kind and nature, known and unknown (including, but not limited to, claims of negligence), arising out of or related to disputes between you and the acts or omissions of third parties. You expressly waive any rights you may have under statute or Common law principles that would otherwise limit the coverage of this release to include only those claims, which you may know or suspect to exist in your favor at the time of agreeing to this release.

Taxation

62. The Purchaser bears the sole responsibility to determine if the purchase of IGT Tokens with BTC, LTC, ETH or any other cryptocurrency or the potential appreciation or depreciation in the value of IGT Tokens over time has tax implications for the Purchaser in the Purchaser's home jurisdiction. By purchasing IGT Tokens and to the extent permitted by law, the Purchaser agrees not to hold any of the Company, its affiliates, shareholders, directors or advisors liable for any tax liability associated with or arising from the purchase of IGT Tokens.

63. Purchaser is solely responsible for withholding, collecting, reporting, paying, settling and/or remitting any and all taxes to the appropriate tax authorities in such jurisdiction(s) in which Purchaser may be liable to pay tax. The Company shall not be responsible for withholding, collecting, reporting, paying, settling and/or remitting any taxes (including, but not limited to, any income, capital gains, sales, value added or similar tax) which may arise from Purchaser's acquisition of IGT Tokens under or in connection with this Agreement.

Indemnification

64. To the extent allowable pursuant to Applicable Law, the Purchaser shall indemnify, defend, and hold the Company and/or its subsidiaries, affiliates, directors, officers, employees, agents, successors, and permitted assignees harmless from and against any and all claims, damages, losses, suits, actions, demands, proceedings, expenses, and/or liabilities (including but not limited to reasonable attorneys' fees incurred and/or those necessary to successfully establish the right to indemnification) filed/incurred by any third party against the Company arising out of a breach of any warranty, representation, or obligation hereunder.

Circumstances beyond the control of either party

65. The Purchaser shall not have any claim of any nature whatsoever against IGT Company for any failure by the Company to carry out any of its obligations under this Agreement as a result of causes beyond its control, including but not limited to power failure, Internet service provider failure, acts of God, epidemic, pandemic, civil unrest, fire, flood, droughts, storms, earthquakes, collapse of buildings, explosion or accident, acts of terrorism, acts of war, governmental action, any law or any action taken by a government or public authority, including without limitation imposing an export or import restriction, quota or prohibition, or any other event that is beyond the absolute and direct control of IGT Company. In case of disagreement of the buyer with the occurrence of the above circumstances, the buyer is not deprived of the right to appeal against the actions or inaction of the Company in the court.

Severability

66. If any term, provision, covenant or restriction of this Agreement is held by a court of competent jurisdiction to be invalid, illegal, void or unenforceable, the remainder of the Agreement, provisions, covenants and restrictions set forth herein shall remain in full force and effect and shall in no way be affected, impaired or invalidated, and the parties hereto shall use their commercially reasonable efforts to find and employ an alternative means to achieve the same or substantially the same result as that contemplated by such term, provision, covenant or restriction. It is hereby stipulated and declared to be the intention of the parties that they would have executed the remaining terms, provisions, covenants and restrictions of the Agreement without including any of such that may be hereafter declared invalid, illegal, void or unenforceable.

Applicable law

67. All questions concerning the construction, validity, enforcement and interpretation of this Agreement shall be governed by and construed and enforced in accordance with the laws of Ireland.

Dispute resolution

68. To resolve any dispute, controversy or claim between Parties arising out of or relating to this Agreement or the breach thereof, the Parties agree first to negotiate the issue in good faith for a period of not less than thirty (30) days following written notification of such controversy or claim to the other Party. In case of negation by the party of the fact of receipt of a written notification, the other party has to prove this fact.

69. If the negotiations do not resolve the dispute, controversy or claim to the reasonable satisfaction of all Parties during such period, any dispute, controversy or claim arising out of or relating to this contract, including the conclusion, interpretation, execution, breach, termination or invalidity thereof, shall be settled by the International Commercial Arbitration Court at the Ukrainian Chamber of Commerce and Industry in accordance with its Rules.

70. Any dispute arising out of or related to this Agreement which cannot be resolved by negotiations is personal to Purchaser and IGT Company and shall be resolved solely through individual arbitration and will not be brought as a class arbitration, class action or any other type of representative proceeding. There will be no class arbitration or arbitration in which an individual attempts to resolve a dispute as a representative of another individual or group of individuals. A dispute cannot be brought as a class or other type of representative action, whether within or outside of arbitration, or on behalf of any other individual or group of individuals.

Termination

71. IGT Company reserves the right, without notice and at its sole discretion, to terminate this Agreement or suspend the Purchaser's right to access the Website, including (but not limited to) in case of Purchaser's breach of this Agreement or if the IGT Company believes You have committed fraud, negligence or other misconduct. The Purchaser may terminate this Agreement without notice by discontinuing use of the Website. All rights granted to the Purchaser under this Agreement will immediately be revoked upon our termination of this Agreement or suspension of Your access to the Website. In the event of any circumstances beyond the control of the Parties, breach of this Agreement, or any other event that would make provision of services commercially unreasonable for IGT Company, the Company may, in its own discretion and without liability to the Purchaser, with or without prior notice, suspend the Purchaser's access to all or a part of IGT's Platform. IGT Company may terminate the Purchaser's access to the Website in its sole discretion, immediately and without prior notice, and delete all related information and files related to such Purchaser without liability to You, including, for instance, in the event that the Purchaser violates any term of this Agreement. In the event of termination, IGT Company will attempt to return any funds stored in Your smart contract number not otherwise owed to IGT Company, unless IGT Company believes the Purchaser has committed fraud, negligence or other misconduct.

Other conditions

72. Only English versions of any Company's communications are considered official. The English version of this Agreement shall prevail in case of differences in translation.

73. Any notice or other communication under this Agreement shall be in writing and shall be considered given and received when sent by email. The Purchaser's official email for communication shall be deemed the email specified by the Purchaser during the Application for Token Sale. The language of the communication shall be English. Other means of communication can be established individually with the purchaser.

74. This agreement is not inconsistent with and agreed upon with IGT White Paper, IGT Road Map and other materials published in the Website, but are not binding and do not unless explicitly referred to herein, and are of descriptive nature only.

75. Except as otherwise provided in this Agreement, the rights and obligations of the parties hereunder will be binding upon and inure to the benefit of their respective successors, assigns, heirs, executors, administrators and legal representatives. Company may assign any of its rights and obligations under this Agreement. No other party to this Agreement may assign, whether voluntarily or by operation of law, any of its rights and obligations under this Agreement, except with the prior written consent of the Company. In the absence of such notification, the rights, duties and list of parties are unchanged.

76. The Purchaser will implement reasonable and appropriate measures designed to secure access to:

- 1) any device associated with the email address associated with the Platform;
- 2) private keys required to access any relevant Ethereum address, and;
- 3) In case the Purchaser suspects a security breach in any of the above mentioned, he will inform IGT Company immediately so IGT Company can take all required and possible measures to secure the Website, the Platform, IGT Tokens and system as whole.
- 4) In case the Purchaser is notified of a breach of security by the Company or third parties in any of the above issues and does not inform the IGT, IGT is not liable for the damage caused to the Purchaser. In addition, in this case, the Purchaser is liable to the IGT company for damage caused by a security breach