TERMS OF USE

These Terms of Use (hereinafter "Terms of Use" or "Terms") constitute a legally binding agreement between the user, whether personally or on behalf of an entity (hereinafter « you », "your » or the « user »), and TMECOLOGY DMCC, a company duly incorporated under the laws of Dubai (UAE) under the register number DMCC194196, license number DMCC-854790, having its registered address at: Unit No 404 HDS Business Center, Plot No: JLT-PH1-M1A, Jumeirah Lakes Towers, Dubai, UAE (hereinafter "we", "us" or "our"). These Terms of Use govern your use of the OONE WORLD services made available to you on or through the OONE WORLD mobile application, website oone.world and platform (hereinafter "Oone World", "App", "Website" or "Platform").

BY USING THIS APP, WEBSITE AND PLATFORM OR REGISTERING AN ACCOUNT WITH OONE WORLD OR USING ANY OTHER OONE WORLD SERVICES MADE AVAILABLE TO YOU THROUGH OONE WORLD APP, WEBSITE OR PLATFORM (COLLECTIVELY, THE "SERVICES"), YOU AGREE THAT YOU HAVE READ, UNDERSTOOD AND ACCEPTED THE PRESENT TERMS OF USE AND PRIVACY POLICY AVAILABLE ON THE OONE WORLD WEBSITE. YOU SHOULD READ THE ENTIRE TERMS OF USE CAREFULLY BEFORE USING THIS PLATFORM OR ANY OF THE OONE WORLD SERVICES. IF YOU DO NOT AGREE TO THESE TERMS OF USE, YOU SHOULD NOT REGISTER AN ACCOUNT WITH OONE WORLD, YOU MUST IMMEDIATELY UNINSATLL THE APP AND CEASE USING IMMEDIATELY THE OONE WORLD APP, WEBSITE OR PLATFORM.

1. General Terms

As used in these Terms of Use, "OONE WORLD" refers to TMECOLOGY DMCC, a company incorporated under the laws of Dubai (UAE), which owns, develops, operates, and supports the OONE.WORLD website, app and platform, providing route and fuel optimization services, trip analysis and speed limits services, customer support services as well as selling OONE WORLD subscriptions and services.

ANY SERVICES RELATED TO REWARDING OR REMUNERATING USERS WITH IN-GAME REWARDS AND VIRTUAL ASSETS, CASHBACKS, BLOCKCHAIN, VIRTUAL ASSETS EMISSION, VIRTUAL ASSETS SOFTWARE DEVELOPMENT AND MAINTENANCE OF ACCOUNTS FOR VIRTUAL CURRENCIES AND ANY MARKETING SERVICES ARE PROVIDED BY AN INDEPENDENT PARTNER: « OONE DRIVE LLC », A COMPANY INCOPORATED IN SAINT KITTS AND NEVIS UNDER THE REGISTER NUMBER L 22814, HAVING ITS REGISTERED ADDRESS AT: PROVIDENT HOUSE, CENTRAL GOUVERNMENT ROAD, CHARLESTOWN, NEVIS.

By using this platform or registering an account with OONE WORLD or using any other OONE WORLD services, you also agree that your personal data and Account information may be shared with OONE DRIVE LLC (Saint Kitts and Nevis).

These Terms include several important provisions that affect your rights and responsibilities, such as the disclaimers, limitations on OONE WORLD's liability, your agreement to indemnify OONE WORLD for damages caused by your misuse of the Website, the App or Platform, and procedures for resolving disputes.

Supplemental terms and conditions or documents that may be posted on the Website, the App and Platform from time to time are hereby expressly incorporated herein by reference. We reserve the right, at our sole discretion, to make changes or modifications to these Terms of Use at any time and for any reason. It is your responsibility to periodically review these Terms of Use to stay informed of updates. You will be subject to and will be deemed to have been made aware of and to have accepted, the changes in any revised Terms of Use by your continued use of the Website, App and Platform after the date such revised Terms are posted.

The information on the Website, the App, and Platform 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

regulations, or which would subject us to any registration requirement within such jurisdiction or country. Accordingly, any persons who access the Website, the App or the Platform while breaking their local laws are doing it on their own initiative and will have to deal with any and all potential consequences.

2. Intellectual Property Rights

Unless otherwise indicated, the OONE WORLD trademarks, service marks and logos, the Website, the App and the Platform are our proprietary property and all source code, database, functionality, software, website design, audio, video, text, photographs, and graphics on the Website, the App or the Platform (collectively, the "Content") are owned and controlled by TMECOLOGY DMCC (UAE) and are protected by the applicable copyright and trademark laws and various other intellectual property rights and unfair competition laws.

Except as expressly provided in these Terms, no part of the Website, the App or the Platform and no Content or Trademarks may be copied, reproduced, aggregated, republished, uploaded, posted, publicly displayed, encoded, translated, transmitted, distributed, sold, licensed, or otherwise exploited for any commercial purpose whatsoever, without our prior written permission.

Provided that you are eligible to use the Website, the App or the Platform, you are granted a limited license to access and use the Website, the App and the Platform or to download or print a copy of any portion of the Content to which you have properly gained access solely to your personal, non-commercial use. We reserve all rights not expressly granted to you in and to the Website, the App, the Platform, the Content, and the Marks.

3. User representations

THE WEBSITE, THE APP AND THE PLATFORM ARE INTENDED FOR USERS WHO ARE AT LEAST 18 YEARS OLD. PEOPLE UNDER THE AGE OF 18 ARE NOT PERMITTED TO USE OR REGISTER FOR THE WEBSITE, THE APP OR THE PLATFORM.

By using the Website, the App or the Platform, you represent and warrant that: (1) all registration information you submit will be true, accurate, current, and complete; (2) you will maintain the accuracy of such information and promptly update such registration information as necessary; (3) you have the legal capacity and you agree to comply with these Terms; (4) you are not a minor in the jurisdiction in which you reside; (5) you will not access the Website, the App or the Platform through automated and non-human means, whether through a bot, script or otherwise, without our prior written consent; (6) you will not use the Website, the App or the Platform for any illegal and unauthorized purposes; (7) your use of the Website, the App or the Platform will not violate any applicable law or regulation; (8) you will not manipulate or try to manipulate the system and its proportionate cashback and reward schedules in any capacity, (9) you have not been included in any trade embargoes or economic sanctions list (such as united nations security council sanctions list); (10) that OONE WORLD or third-party providers we work with, may store the IP address and personal data you use to access the Website, the App or the Platform. Oone World reserves the right to choose which markets and jurisdictions to conduct its business and may restrict or refuse, at its sole discretion, the provision of services in certain countries or regions, as stated in the paragraph "Excluded Jurisdictions and Prohibited Parties" of the present Terms.

4. Registration and Account Information

Certain sections of the Website, the App or the Platform may require you to register as a user or create an account (hereinafter your "Account"). While creating an Account with us, you agree to provide us your personal data such as (but not limited to) name, family name, date of birth, place of birth, citizenship, country of residence, e-mail address, telephone number, geolocation, and preferences in the

use of our App and Platform. This personal data will be safely kept by us according to our Privacy Policy made available to you on the Oone.world website.

By registering or creating an Account with us, you agree to provide accurate and complete information and to inform us of any changes to that information. You are responsible for maintaining the confidentiality of your Account and password and for restricting access to your computer and/ or device, and you agree to accept responsibility for all activities that occur under your Account or password. You acknowledge that your Account is personal to you and agree not to provide any other person with access to this Website, the App or the Platform or portions of it using your username, email, password or other security information. You agree to notify OONE WORLD immediately of any unauthorized access to or use of your username, email or password or any other breach of security. OONE WORLD reserves the right to remove, reclaim or change your username if we determine, at our sole discretion, that such username is inappropriate, obscene, or otherwise objectionable.

5. User Data

We will maintain certain data that you transmit to the Website, the App or the Platform for the purpose of managing the performance of the Website, the App or the Platform, as well as data relating to your use of the Website, the App or the Platform. Although we perform regular routine backups of data, you are solely responsible for all data that you transmit or release relating to any activity you have undertaken using the Website, the App or the Platform. To the furthest extent permissible pursuant to the applicable laws, you agree that we shall have no liability to you for any loss or corruption of any such data, and you hereby waive any right of action against us arising from any such loss or corruption of such data.

6. Privacy

Registration data and other information about you are subject to our Privacy Policy, made available to you on the Oone.world website. Please review our Privacy Policy for a description of our privacy practices and an explanation of how we may use any personal information. By using any of the Services, you agree to the Privacy Policy.

7. Prohibited Activities

You may not access or use the Website, the App or the Platform for any purpose other than that for which we develop the Website, the App or the Platform. The OONE WORLD Website App or Platform may not be used to:

- Create any commercial endeavors;
- Systematically retrieve data or other content from the Website, the App or the Platform to create or compile, directly or indirectly, a collection, compilation, database, or directory;
- Make any unauthorized use of the Website, the App or the Platform, 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 a buying agent or purchasing agent to make purchases on the Website, the App or the Platform:
- Use the Website, the App or the Platform to advertise or offer to sell goods and services;
- Circumvent, disable, or otherwise interfere with security-related features of the Website, the App or the Platform, including features that prevent or restrict the use or copying of any Content or enforce limitations on the use of the Website, the App and the Platform and/or the Content contained therein;
- Engage in unauthorized framing of or linking to the Website, the App or the Platform;
- Trick, defraud, or mislead us and other users, especially in any attempt to learn sensitive account information such as user passwords;
- Make improper use of our support services or submit false reports of abuse or misconduct;
- Engage in any automated use of the system, such as using scripts to send comments or messages, using any data mining, robots, changing geolocation or similar data gathering and extraction tools:
- Interfere with, disrupt, or create an undue burden on the Website, the App or the Platform;

- Attempt to impersonate another user or person or use the username or email of another user;
- Sell or otherwise transfer your profile;
- Use any information obtained from the Website, the App or the Platform in order to harass, abuse, or harm another person;
- Use the Website, the App or the Platform as part of any effort to compete with us or otherwise use the Website, the App or the Platform and/or the Content for any revenue-generating endeavor or commercial enterprise;
- Decipher, decompile, disassemble, or reverse engineer any of the software comprising or in any way making up a part of the Website, the App or the Platform;
- Attempt to bypass any measures of the Website, the App or the Platform designed to prevent or restrict access to the Website, or any portion of the Website, the App or the Platform;
- Harass, intimidate, or threaten any of our employees or agents engaged in providing any portion of the Website, the App or the Platform to you;
- Delete the copyright or other proprietary rights notice from any Content;
- Copy or adapt the Website's, the App's or the Platform' software;
- Upload or transmit (or attempt to upload or to transmit) viruses, Trojan horses, or other material, including excessive use of capital letters and spamming (continuous posting of repetitive text), that interferes with any party's uninterrupted use and enjoyment of the Website, the App or the Platform or modifies, impairs, disrupts, alters, or interferes with the use, features, functions, operation, or maintenance of the Website, the App or the Platform.;
- Upload or transmit (or attempt to upload or to transmit) any material that acts as a passive or active information collection or transmission mechanism, including without limitation, clear graphics interchange formats, 1×1 pixels, web bugs, cookies, or other similar devices;
- Except as may be the result of standard search engines or Internet browser usage, use, launch, develop, or distribute any automated system, including without limitation, any spider, robot, cheat utility, scraper, or offline reader that accesses the Website, the App or the Platform, or using or launching any unauthorized script or other software;
- Disparage, tarnish, or otherwise harm, in our opinion, us and/or the Website, the App or the Platform;
- Use the Website, the App or the Platform in a manner inconsistent with any applicable laws or regulations:
- Engage in any practice that aims to manipulate the outcome of any OONE WORLD games and/or reward schedules. All users should interact to the best of their abilities and any sort of tempering is strictly prohibited.

8. Excluded Jurisdictions and Prohibited Parties

You understand and agree that the information and Services provided by Oone World or its partners are not provided to, and may not be used by or for the benefit of, any individual or entity in any jurisdiction where the provision or use thereof would be contrary to any applicable law, or where we are not authorized to provide such Services. We also do not offer services or products to Users in a few excluded jurisdictions including the Central African Republic, Cuba, Democratic Republic of Congo, Eritrea, Guinea-Bissau, Iran, Iraq, Lebanon, Libya, Mali, North Korea, Somalia, South Sudan, Sudan, Syria, Yemen, Russian-controlled regions of Ukraine, or any other jurisdictions in which we may determine from time to time to terminate the services at our sole discretion (the "Excluded Jurisdictions"). You should inform us immediately if you become a resident in any of the Excluded Jurisdictions or are aware of any Users based in any of the Excluded Jurisdictions. You understand and acknowledge that if it is determined that you have given false representations of your location or place of residence, the we reserve the right to take any appropriate actions in compliance with this restriction or in compliance with the law of a relevant jurisdiction, including termination of any Account immediately

We also do not offer services to persons or entities in the U.S. Treasury Department's List of Specially Designated Nationals or Blocked Persons, the EU's Consolidated Financial Sanctions List or the UK Sanctions List, or any entity that is owned or controlled (50 percent or greater) by a person or entity on

such lists (hereinafter "**Prohibited Parties**") or offer services that involve or otherwise benefit Prohibited Parties. You understand that we reserve the right to take any appropriate actions in compliance with this restriction or in compliance with the law of a relevant jurisdiction, including termination of any Account immediately

9. Fees and Subscriptions

Oone World Services consisting of a trip analysis Software provided to you, certain Services or access to certain Services is subject to a fee, which can be subscribed to and paid by the user wishing to benefit from these Paid Services, along with any required taxes (hereinafter the "Fee", "Fees" or "Paid Services"). For a user wishing to benefit from these Paid Services, a monthly fee will be billed on a monthly basis or as an annual one-off payment as selected by you, according to the schedule of fees available on the Oone.world Website and according to the different Services the user wishes to subscribe to (hereinafter "Subscription"). Once you have subscribed to these Paid Services, you are liable to Oone World for the Fees for the subscription and you consent to us debiting your Oone World account and/ or provided means of payment on a monthly basis, subject to the present Terms and applicable regulations.

Once you have chosen to purchase or subscribe to a Paid Service, you will be required to pay for the chosen Services from your Oone World account in order to gain access to them, irrespective of your delay or failure to properly install, activate or use the App, Website or Platform. You will be billed monthly in advance for each calendar month.

To pay any Fee, you must designate and provide information about your preferred payment method (e.g., credit card, online payment service, third-party payment processors, Virtual Assets or any other payment method made available by Oone World or its independent partners) (hereinafter the "Payment Method"). If you provide your payment information, you authorize us and certain third-party service providers, payment card networks and payment processors to receive, store and encrypt your payment information. You may change your Payment Method while using our Services.

If at any time, we record a decline, chargeback, reversal, payment dispute, risk of payment fraud or other rejection of a charge of any payable fees on your Account, this will be considered as a breach of your payment obligations hereunder, therefore you agree that we may pursue all available lawful remedies in order to obtain payment, including but not limited to, immediate termination of your access/ use of the Paid Services or your Account without notice to you.

As we offer you, among other Payment Methods, the possibility to pay for our Fees and Subscriptions with cryptocurrencies and/ or tokens (hereinafter "Virtual Assets"), such purchases will be executed through our Platform or third-party providers using cryptographic wallets and/ or on the blockchain, which are out of our control. Consequently, we have no insight into or control over any payments or transactions made using Virtual Assets, nor do we have the ability to reverse any such payments and transactions. Taking this into account, we will have no liability to you or to any third party for any claims or damages that may arise as a result of any transactions using Virtual Assets that you engage in via the Website, App or Platform.

For payments in Virtual Assets, the blockchain network might require the payment of a transaction fee (known as "Gas Fee") for every transaction that occurs on the network. The Gas Fee funds the stakeholders that run the decentralized network. This means that you will need to pay a Gas Fee while paying our Fees and Subscriptions with Virtual Assets; these Gas Fees will be borne entirely by you.

You will be solely responsible to pay any and all sales, use, value-added and other taxes, duties, and assessments now or hereafter claimed or imposed by any governmental authority (collectively, the "Taxes") associated with your use of the Website or the App (including, without limitation, any Taxes that may become payable as the result of your ownership or transfer of cryptocurrencies and NFTs). Except for income taxes levied on OONE WORLD, you: (i) will pay or reimburse us for all national, federal, state, local, or other taxes and assessments of any jurisdiction, including value-added taxes and taxes as required by international tax treaties, customs or other import or export taxes, and amounts levied in lieu thereof based on charges set, services performed or payments made hereunder, as are now

or hereafter may be imposed under the authority of any national, state, local or any other taxing jurisdiction; and (ii) shall not be entitled to deduct the amount of any such taxes, duties or assessments from payments made to us pursuant to these Terms.

While we take all reasonable steps so that the purchases of Paid Services are available 24 hours every day, 365 days per year, we may sometimes encounter downtime due to maintenance, system failure, server or technical issues or for reasons beyond our control. We will not be liable if payments for any Paid Services are unavailable at any time. Where possible, we will try to give our users advance warning of maintenance issues but shall not be obliged to do so.

Oone World reserves the right to increase or amend the prices of any Services, Fees, any associated taxes, or to institute new fees at any time.

10. Auto-renewal

The Paid Services being charged on a monthly basis, after the end of your monthly Service period, your Subscription will automatically renew for the successive defined Service periods at the renewal dates, unless you decide to cancel the Subscription renewal by giving Oone World a 30-day cancellation notice. If you do not cancel the Subscription in such due course, your Payment Method will be charged the then-current renewal price for the upcoming defined Service period. If your Payment Method cannot be charged, or your Oone World Account does not have the sufficient balance for the Paid Services price to be debited, or if payment has not been made for the due Services or period of time, your subscription or access to Paid Services will be cancelled automatically. You may renew your access so such Paid Services at any time.

11. Cancellations of Subscriptions and Refunds

You may cancel a subscription to our Paid Services at any time with a prior 30 (thirty) days' notice. The cancellation of a subscription will go into effect at the end of your current billing cycle. When your subscription ends, your account will remain and become a free subscription. You can renew your subscription at any time without opening a new account.

Generally, all charges, fees and purchases of Oone World Paid Services are nonrefundable, and there are no refunds or credits for partially used periods. Also, as every purchased Service is deemed consumed, you are not eligible to claim a refund in case you changed your mind after purchasing a Paid Service, or in case of purchase by mistake, or if you used our Services, features and assets in a manner not consistent with a relevant intended purpose. You agree and acknowledge that we are under no obligation to refund or compensate any losses you might be victim of due to in consistent use of our Services or due to fraud fraud, deceit, prohibited activity, or misdemeanor committed by other users or third parties.

Due to their nature Virtual Assets are generally irreversible and their exchange rates are highly volatile and transitory. We cannot be responsible for any risk including but not limited to exchange rate risk and market risk. Subscriptions and Services purchased using Virtual Assets will not be refunded.

However, as an exception to the above terms, you may cancel your purchase of Paid Services or subscription without penalty and claim a refund within 3 calendar days from the date of purchase or subscription to the Paid Services, only in the case where the purchased Service has a defect or malfunction.

12.In-Game Assets and Rewards

Oone World Services consisting of a trip analysis Software, we provide a range of functions and Services allowing you and us to track your position and route on a map, your speed, approximate fuel economy, approximate CO2 emissions, approximate statistics on trips, referral tasks and different other in-game missions and tasks to accomplish, allowing you earn in-game Cashbacks, Assets and Rewards.

YOU ACKNOWLEDGE AND ACCEPT THAT ALL AND ANY IN-GAME CASHBACKS, VIRTUAL ASSETS AND REWARDS (SUCH AS IN-GAME COINS, TOKENS, VIRTUAL ASSETS AND NFT) ARE HANDLED, HELD, TRANSFERRED AND PROVIDED TO YOU BY A THIRD-PARTY INDEPENDENT PARTNER: « OONE DRIVE LLC », A COMPANY INCOPORATED IN SAINT KITTS AND NEVIS UNDER THE REGISTER NUMBER L 22814, HAVING ITS REGISTERED ADDRESS AT: PROVIDENT HOUSE, CENTRAL GOUVERNMENT ROAD, CHARLESTOWN, NEVIS. ALL TRANSACTIONS ON THE BLOCKCHAIN, EXCHANGE OF ONE VIRTUAL ASSET FOR ANOTHER, VIRTUAL ASSETS EMISSION, VIRTUAL ASSETS SOFTWARE DEVELOPMENT AND MAINTENANCE OF ACCOUNTS FOR VIRTUAL CURRENCIES AND ANY MARKETING SERVICES ARE ALSO PROVIDED EXCLUSIVELY BY « OONE DRIVE LLC » (SAINT KITTS AND NEVIS).

Through the services of "OONE DRIVE LLC" (Saint Kitts and Nevis), you are offered the possibility to earn in-game rewards such as in-game coins (bronze, silver, and gold coins), Virtual Assets, Nonfungible tokens ("NFTs"), and use them for the purchase of Services, exchange, as well as stake them with variable yield, to earn more in-game coins and Virtual Assets (hereinafter "Staking"). You acknowledge that for all such transactions and rewards, you contract directly with "OONE DRIVE LLC" (Saint Kitts and Nevis), and we shall not be liable for any activity or services provided by third party providers.

For all transactions related to in-game coins, Virtual Assets and Non-fungible tokens ("NFTs") performed through the services of third party providers, you acknowledge that in addition to the applicable Gas Fees for Virtual Assets transactions, you authorize our partners to collect applicable commissions as displayed on the Website and App.

We nor our third-party providers will not be responsible or liable for any losses you incur as the result of your use of the blockchain network.

13. Third-Party Website and Content

The Website and the App may include links to other websites or apps (hereinafter "Third-Party Websites or Apps") and may include content provided by third parties, including materials provided by other users, bloggers and third-party licensors, syndicators, aggregators and/or reporting services ("Third-Party Content"). Such Third-Party Websites or Apps and Third-Party Content are not investigated, monitored, or checked for accuracy, appropriateness, or completeness by us, and we are not responsible for any Third-Party Websites or Apps accessed through the Website or the App, or any Third-Party Content posted on, available through, or installed from the Website or the App, including the content, accuracy, offensiveness, opinions, reliability, privacy practices, or other policies of or contained in the Third-Party Websites or the Third-Party Content. Inclusion of, linking to, or permitting the use or installation of any Third-Party Websites or Apps or any Third-Party Content does not imply approval or endorsement thereof by Us. If you decide to leave the Website and/or the App and access the Third-Party Websites or Apps or to 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 such interaction. You should review the applicable terms and policies, including privacy and data gathering practices, of any Third-Party websites or apps to which you navigate from our Website or the App or relating to any applications you use or install from the Website or the App. Any purchase you make through Third-Party Websites or Apps will be through other websites from other companies, and we take no responsibility whatsoever in relation to such purchases which are exclusively between you and the applicable third party. All statements and/or opinions expressed on the Third-Party Websites or Apps or in Third-Party Content are solely the opinions and the responsibility of the person or entity providing them and do not necessarily reflect our opinion. OONE WORLD is not responsible, or liable to you or any third party, for the content or accuracy of any materials provided by any third parties.

14. Advertisers

The Website and the App may contain advertising and sponsorship. Advertisers and sponsors are responsible for ensuring that material submitted for inclusion on the Website or the App is accurate and complies with applicable laws. As an advertiser, you warrant and represent that you possess all rights and authority to place advertisements on the Website and/or the App, including, but not limited to,

intellectual property rights, publicity rights, and contractual rights. OONE WORLD is not responsible for the illegality of, or any error or inaccuracy in, advertisers' or sponsors' materials, or for the acts or omissions of such advertisers or sponsors.

15. Submission

You acknowledge and agree that any questions, comments, suggestions, ideas, feedback, or other information regarding the Website, the App and the Platform (hereinafter "Submissions") provided by you to us are non-confidential and should become our sole property. We shall own exclusive rights, including all intellectual property rights, and shall be entitled to the unrestricted use and dissemination of these Submissions to any lawful purpose, commercial, or otherwise, without acknowledgment or compensation for you. You hereby waive any rights to any such Submissions, and you hereby warrant that any such Submissions are original with you or that you have the right to submit such Submissions. You agree there should be no recourse against us for any alleged or actual infringement or misappropriation of any proprietary right in your Submissions. If you believe that any Submissions violate your copyright, please see our Copyright Notice for instructions on sending us a notice of copyright infringement.

16.Disclaimers

You expressly understand and agree that your access to and use of the Website, the App and the Platform are at your sole risk, and that the Website, the App and the Platform are provided "as is" and "as available" without warranties of any kind, whether express or implied. To the furthest extent permissible pursuant to the applicable laws, OONE WORLD makes no express warranties and hereby disclaims all implied warranties regarding information provided to the user (including, without limitation, any information provided on the App and Website, the geolocation, maps, routes, speed limits, the statistics and reports on trips, CO2 emissions, fuel consumption and fuel economy), all of them being approximate estimates, and we shall not be held liable for their correctness, accuracy, or reliability.

Without limiting the generality of the foregoing, OONE WORLD do not represent or warrant to you that: (i) your access to or use of the Website, the App and the Platform will meet your requirements, (ii) your access to or use of the Website, the App and the Platform will be uninterrupted, timely, secure or free from error, (iii) usage data provided through the Website, the App and the Platform will be accurate, (iv) the Website, the App and the Platform or any content, services, or features made available on or through the Website, the App and the Platform are free of viruses or other harmful components, or (v) that any data that you disclose when you use the Website, the App and the Platform will be secure. Speed limits are indicated only for informative purpose and might be sometimes incorrect or inaccurate with the real speed limits on certain roads and locations. Consequently only official state data on speed limits shall be considered, and we cannot be liable for any consequently only official state data on speed limits on roads

17. Assumption of Risk

By using our App, Website, Platform and Services, as well as the Services of third-party providers, you accept and acknowledge each of the following:

- The prices of Virtual Assets (cryptocurrencies, NFTs...) are extremely volatile. Fluctuations in the price of other blockchain assets could materially and adversely affect the value of the respective cryptocurrencies and NFTs. We cannot guarantee that you will not lose money;
- There are risks associated with using Virtual Assets, including, but not limited to, the risk of hardware, software and Internet connections, the risk of malicious software introduction, and the risk that third parties may obtain unauthorized access to information stored within your Virtual Assets wallet. You accept and acknowledge that OONE WORLD, to the furthest extent permissible pursuant to the applicable laws, will not be responsible for any communication failures, disruptions, errors, distortions or delays you may experience when using the network, however caused.

- The regulatory regime governing blockchain technologies, Virtual Assets, and tokens is uncertain, and new regulations or policies may adversely affect the use of the Services and the potential utility or value of in-game rewards;
- You are solely responsible for determining if any taxes apply to your transactions. OONE WORLD nor third-party providers are not responsible for determining the taxes that apply to your transactions.

18. Limitation of Liability

You assume the entire risk as to the use, results and performance of the information and services on the Website, App or the platform. To the furthest extent permissible pursuant to the applicable laws, Oone World will not be liable, whether in contract, tort (including negligence), strict liability, or otherwise, for:

Direct, indirect, incidental, special, punitive, or consequential damages of any kind arising out of, or in connection with use of the Website, the App or the Platform, whether or not Oone World has been advised of the possibility of such damages;

Any loss of profits (whether incurred directly or indirectly), loss of goodwill or business reputation, loss of data, cost of procurement of substitute goods or services, or any other intangible loss, even if we have been advised of the possibility of such damages.

Any decision made or action taken by you in reliance upon the availability of or content made available through the website, the app or the platform; or

Any other cause whatsoever, even if Oone World was advised of the possibility of any such damages. You agree and acknowledge that we have made the Website, App and the Platform available to you and entered into these Terms in reliance upon the warranty disclaimers and limitations of liability set forth herein, which reflect a reasonable and fair allocation of risk between the parties and form an essential basis of the bargain between us. We would not be able to provide the Website, App and the Platform to

The foregoing does not affect any liability which cannot be excluded or limited under applicable law as some jurisdictions do not allow the exclusion of limitation of incidental or consequential damages or personal injury in contracts with consumers. Thus, some or all of the above exclusions may not apply to you.

If you object to these terms, your only recourse is to immediately discontinue use of the Website, the App and Platform.

19.Indemnification

you without these limitations.

You agree to indemnify, defend, and hold OONE WORLD and its officers, directors, employees, affiliates, agents, licensors, and suppliers harmless from and against all claims, losses, expenses, damages, and costs, including reasonable attorneys' fees, resulting from (i) your use of the Website, the App or the Platform (ii) your breach of these Terms, (iii) your breach of your representations and warranties set forth in these Terms, (iv) your violation of the rights of a third party, including but not limited to intellectual property rights, or (v) any other harmful act towards any other use of the Website, the App and the Platform with whom you connected via the Website, the App and the Platform.

Notwithstanding the foregoing, we reserve the right, at your expense, to assume the exclusive defense and control of any matter for which you are required to indemnify us, and you agree to cooperate, at your expense, with our defense of such claims. We will use reasonable efforts to notify you of any such claim, action or proceeding which is subject to this indemnification upon becoming aware of it.

20.Governing Law

All matters relating to the Website, the App or the Platform and these Terms, and any dispute or claim arising therefrom or related thereto (in each case, including non-contractual disputes or claims) shall be governed by or construed in accordance with the laws of the United Arab Emirates, without regard to principles of conflicts of laws, and shall be handled under the jurisdiction of the competent courts of the UAE. To the furthest extent permissible pursuant to the applicable laws, you hereby consent and submit to the personal jurisdiction of such courts for the purpose of litigating any such action. To the furthest

extent permissible pursuant to the applicable laws, you waive any and all objections to the exercise of jurisdiction over you by such courts and to venue in such courts.

21. Dispute Resolution

Any dispute, controversy, or claim arising out of or in connection with these Terms or the matters contemplated by these Terms (hereinafter "Disputes"), including any disputes regarding your use of any of our Services, shall be exclusively settled by the competent courts of the United Arab Emirates. The parties hereby submit to the jurisdiction of the courts of the United Arab Emirates and waive any objections to proceedings in such courts on the grounds of venue or inconvenience of forum. Each party will bear its own costs in respect of any Disputes.

At our sole discretion and commencing within a reasonable period from the date of notification to the other party of such Dispute, any Dispute may be resolved by confidential, binding arbitration conducted in English language by the Dubai International Arbitration Centre.

An arbitrator shall be appointed in accordance with the procedures set out in Dubai International Arbitration Centre Rules. The decision of the arbitrator shall be final and binding upon the parties and the parties expressly waive any right under the laws of any jurisdiction to appeal or otherwise challenge the award, ruling or decision of the arbitrator. If OONE WORLD elects to have a Dispute resolved by arbitration pursuant to this provision, no party hereto shall (or shall permit its representatives to) commence, continue or pursue any Dispute in any court; provided, however, that OONE WORLD shall be entitled to obtain an injunction or injunctions to prevent breaches of this provision and to enforce specifically the terms and provisions thereof, this being in addition to any other remedy to which OONE WORLD is entitled to by law or in equity.

22. Changes to the Website, the App and the Platform

We reserve the right to withdraw or amend the Website, the App or the Platform, and any Content we provide on the Website, the App or the Platform, at our sole discretion and without notice. The Content of the Website, the App or the Platform is not necessarily complete or up-to-date, and we are under no obligation to update such the Content. We will not be liable if for any reason all or any part of the Website, the App or Platform are unavailable at any time or for any period.

23. Termination

Without limiting any other provision of these Terms, you acknowledge and agree that we may, at our sole discretion, without notice, warning or liability, terminate your access to the Website, the App or the Platform (including blocking certain IP addresses) or suspend/terminate your Account, if your conduct is found to be unlawful, inconsistent with, or in violation of, the letter or spirit of these Terms, or for any other reason. OONE WORLD or its partners shall not be liable to you or any third party for termination of the access to the Website, the App or the Platform or suspension/termination of your Account.

If we terminate or suspend your Account for any reason, you are prohibited from registering and creating a new Account under your name, a fake or a borrowed name, or the name of any 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 without limitation pursuing civil, criminal, and injunctive redress.

24. Severability of Provisions

If any provision or part of a provision of these Terms of Use is deemed unlawful, void, or unenforceable, then that provision or part of a provision shall be deemed severable from the remaining provisions and shall not affect their validity and enforceability.

25.Entire Agreement

These Terms of Use and any policies or operating rules posted by us on the Website, the App and the Platform, or in respect to the Website, the App and the Platform constitute the entire agreement and understanding between you and OONE WORLD with respect to the Website, the App and the Platform

and supersede all prior and contemporaneous understandings, agreements, representations and warranties, both written and oral, with respect to the Website, the App and the Platform.

26.Contact

If you have any questions about these Terms of Use, about the content, information, or Services on our Website, App, or Platform, you may contact us by e-mail at info@oone.world, or through the contact forms made available to you on our App and Website.

Date of latest revision of the present Terms of Use: 15th April 2024.