

ADDENDUM FOR CUSTOM LICENSE AGREEMENTS

This addendum supplements any custom license applied to a Jurat format NFT. Jurat allows “on-chain enforcement” of legal rights to the NFTs. To familiarize yourself with Jurat and its on-chain legal enforcement options, please visit www.jurat.io.

The following additional terms (“Terms”) supplement any license agreements incorporated into or otherwise provided with a Jurat format NFT and govern your use and possession of the NFT. A Jurat format NFT is any NFT minted on any blockchain incorporating Jurat court connections (including JuratBTC) or any service which includes Jurat court connectivity.

By acquiring possession or any interest in a Jurat format NFT (which term includes without limitation and ordinal, stamp, non-fungible token, or similar form of unique digital asset) you accept both these additional Terms as well as the JuratBTC User Agreement (including any additional agreements incorporated therein) (<https://jurat.io/juratbtc-terms/>) as may be updated from time to time. To the extent of a conflict between the license agreement for your NFT and these additional Terms, these additional Terms shall govern. To the extent of a conflict between either these additional term or the license agreement and the JuratBTC User Agreement, the User Agreement controls.

1. DISCLAIMERS, LIMITATIONS OF LIABILITY, AND INDEMNIFICATION

1.1 Disclaimers. YOUR ACCESS TO AND USE OF A JURAT FORMAT NFT IS AT YOUR OWN RISK. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, JURAT LLC, JURATBTC LLC AND THEIR AFFILIATES, SUBSIDIARIES, AGENTS, LICENSORS AND EQUITYHOLDERS (“JURAT ENTITIES”) DISCLAIM ALL WARRANTIES AND CONDITIONS, WHETHER EXPRESS OR IMPLIED, INCLUDING, WITHOUT LIMITATION, WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT IN THE NFT (FOR PURPOSES OF THIS ADDENDUM THE NFT INCLUDES THE ASSOCIATED MEDIA). THE JURAT ENTITIES MAKE NO WARRANTY OR REPRESENTATION AND DISCLAIM ALL RESPONSIBILITY AND LIABILITY FOR: (A) THE COMPLETENESS, ACCURACY, AVAILABILITY, TIMELINESS, ORIGINALITY, SECURITY OR RELIABILITY OF THE NFT; (B) THE OPERATION OR COMPATIBILITY WITH ANY OTHER APPLICATION OR ANY PARTICULAR SYSTEM, DEVICE, BLOCKCHAIN, DIGITAL WALLET, HARDWARE OR MARKETPLACE; AND (C) WHETHER THE NFT WILL MEET YOUR REQUIREMENTS OR BE AVAILABLE ON AN UNINTERRUPTED, SECURE OR ERROR-FREE BASIS; AND (D) THE DELETION OF, OR THE FAILURE TO STORE OR TRANSMIT THE NFT. THE NFT IS INTENDED FOR CONSUMER ENJOYMENT, USE AND CONSUMPTION ONLY.

1.2 Limitations of Liability. TO THE EXTENT NOT PROHIBITED BY LAW, YOU AGREE THAT IN NO EVENT WILL THE JURAT ENTITIES BE LIABLE (A) FOR ANY INDIRECT, SPECIAL, EXEMPLARY, INCIDENTAL, CONSEQUENTIAL OR PUNITIVE DAMAGES (INCLUDING, BUT NOT LIMITED TO, PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, LOSS OF USE, DATA OR PROFITS, BUSINESS INTERRUPTION OR ANY OTHER DAMAGES OR LOSSES, ARISING OUT OF OR RELATED TO YOUR USE OR INABILITY TO USE THE NFT OR THE JURAT FUNCTIONALITY, HOWEVER CAUSED

AND UNDER ANY THEORY OF LIABILITY, WHETHER UNDER THESE TERMS OR OTHERWISE ARISING IN ANY WAY IN CONNECTION WITH THE NFT OR THESE TERMS AND WHETHER IN CONTRACT, PRODUCT LIABILITY OR TORT (INCLUDING STRICT LIABILITY OR NEGLIGENCE) OR OTHERWISE, EVEN IF THE JURAT ENTITIES HAVE BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGE, OR (B) FOR ANY OTHER CLAIM, DEMAND OR DAMAGES WHATSOEVER RESULTING FROM OR ARISING OUT OF OR IN CONNECTION WITH THESE TERMS OR THE DELIVERY, USE OR PERFORMANCE OF THE NFT. THE MAXIMUM AGGREGATE LIABILITY OF THE JURAT ENTITIES FOR ALL DAMAGES AND CAUSES OF ACTION, WHETHER IN CONTRACT, TORT (INCLUDING STRICT LIABILITY OR NEGLIGENCE) OR OTHERWISE, SHALL BE THE LESSER OF (I) \$1,000 OR (II) THE AMOUNT PAID TO JURAT ENTITIES FOR THE NFT. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OR LIMITATION OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THE ABOVE EXCLUSION OR LIMITATION MAY NOT APPLY TO YOU.

1.3 Indemnification. By possessing the NFT, you agree that you shall defend, indemnify and hold the Jurat Entities harmless from and against any and all claims, costs, damages, losses, liabilities and expenses (including attorneys' fees and costs) incurred by the Jurat Entities arising out of or in connection with: (i) your violation or breach of any term of these Terms or any applicable law or regulation; (ii) your violation of any rights of any third party; (iii) your access to or use of the NFT; (iv) any modifications to or derivative works of the NFT Media you make or create; or (iv) any fraud, negligence or wilful misconduct committed by you.

1.4 Miscellaneous. These Terms cannot be modified or amended. These Terms incorporate the JuratBTC User Agreement (including any additional agreements incorporated therein) (<https://jurat.io/juratbtc-terms/>) as may be updated from time to time. If any provision of these Terms shall be unlawful, void or for any reason unenforceable, then that provision shall be deemed severable from these Terms and shall not affect the validity and enforceability of any remaining provisions. No waiver by either party of any breach or default hereunder shall be deemed to be a waiver of any preceding or subsequent breach or default.

1.5 If Arbit3 Dispute Resolution Services LLC has been named for resolving disputes under the license agreement, you agree that the arbitrator may escrow the NFT in an account Arbit3 controls. The sole purpose is to aid the arbitrator's ability to decide the dispute and provide effective relief. You agree to the escrowing of the NFT for this purpose. YOU ALSO RELEASE AND FOREVER DISCHARGE ARBIT3, ITS AFFILIATES (INCLUDING JURAT LLC) AND ITS AGENTS FROM ANY AND ALL CLAIMS, DEMANDS, CAUSES OF ACTION, DAMAGES, LIABILITIES, COSTS, AND EXPENSES (INCLUDING REASONABLE ATTORNEYS' FEES) ARISING OUT OF OR IN CONNECTION WITH THE ARBITRATOR'S PERFORMANCE OF ITS DUTIES IN RESOLVING THE DISPUTE OR PROVIDING REMEDIES. SUCH CLAIMS INCLUDE WITHOUT LIMITATION ANY DUTIES THAT ARBITRATOR MAY HAVE AS AN ESCROW AGENT, AS A BAILEE, OR TO MAKE A COMMERCIALY REASONABLE DISPOSITION OF THE NFT. THIS PARAGRAPH DOES NOT APPLY TO ACTS OF GROSS NEGLIGENCE OR WILLFUL MISCONDUCT BY THE ARBITRATOR. YOU FURTHER AGREES TO INDEMNIFY AND HOLD ESCROW AGENT HARMLESS FROM ANY AND ALL CLAIMS, DEMANDS, CAUSES OF ACTION, DAMAGES, LIABILITIES, COSTS, AND EXPENSES (INCLUDING REASONABLE

ATTORNEYS' FEES) ARISING OUT OF OR IN CONNECTION WITH ANY BREACH OF THESE TERMS BY THE ARBITRATOR.

- 1.6 Applicable law. This Addendum and any action related to it will be governed by the laws of the State of Delaware, without regard to its conflict of laws provisions.

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