

DIZZY DRAGONS
NFT LICENSE AGREEMENT

This Dizzy Dragons License Agreement (this “**License**”) is a legally binding agreement between you and Dizzy Dragons, Inc. (“**DD**”) that describes your rights in the **Art** (defined below) embodied in the DD NFT (defined below).

1. Definitions.

- (a) “**Approved Marketplace**” means the OpenSea marketplace operated by Ozone Networks, Inc., or other marketplaces as may be approved by DD from time to time.
- (b) “**Art**” means the comprehensive original artwork minted as a DD NFT.
- (c) “**DD NFT**” means a unique Ethereum blockchain-tracked, non-fungible token that serves as a digital collectible and was originally offered for sale by DD.
- (d) “**Own**” or “**Owned**” means a DD NFT that you originally purchased from DD or purchased on an Approved Marketplace from a legitimate owner of that DD NFT.

2. Grant of Rights. Subject to your compliance with the terms of this License, DD grants you an exclusive, universe-wide, royalty-free, sub-licensable license to reproduce, distribute, prepare derivative works based upon, publicly display, publicly perform, transmit, and otherwise use and exploit the DD NFT(s) Owned by you. This license does not grant you any rights in or to the **Art** separate or apart from the associated DD NFT(s), nor does it grant you any rights in any individual element of the **Art**, or a license to exploit any individual element separate and apart from the **Art**.

3. Restrictions. For certainty, you shall not have the right to (a) use the **Art** in connection with malicious, harmful, offensive or obscene images, videos, or other materials or forms of media, including any that depict pornography, hatred, intolerance, violence, cruelty, or otherwise violate applicable laws or regulations or infringe upon the rights of others; (b) trademark, copyright, or seek to trademark, copyright, or otherwise acquire additional intellectual property rights in or to the **Art**, including any DD name, trademark, logo, trade dress (including the red border design), or other source indicators contained or depicted therein; or (c) falsify, misrepresent, or conceal the authorship of the **Art** or the DD NFT. For certainty, all rights not expressly granted to you herein are reserved by DD, including all copyrights in and to the **Art**.

4. Term. This License shall commence upon your lawful acquisition of the DD NFT and shall persist for as long as you Own it. If you sell, trade, donate, or otherwise transfer or dispose of your DD NFT to a new Owner through an Approved Marketplace, this license shall be transferred to the new Owner, and you will have no further rights in or to the applicable DD NFT or the associated **Art**. If you “burn” or otherwise permanently dispose of your DD NFT for any reason, or if you sell, trade, give away, or otherwise transfer or dispose of your DD NFT other than through an Approved Marketplace, this license will immediately expire without notice or further action, and you will have no further rights in or to the applicable DD NFT or the associated **Art**.

5. Indemnification. You shall indemnify, defend and hold harmless DD, its affiliates and licensors, and its and their respective officers, agents, directors, representatives, contractors, and employees, from and against any and all claims, suits, demands, actions, losses, liabilities, damages, judgements, penalties, fines, expenses and other costs (including reasonable attorneys’ fees and court costs) arising from (a) your actual or alleged violation of applicable law, (b) your exercise of the rights granted hereunder, and

(c) your breach or alleged breach of this License. DD will also have the right to provide its own defense, additionally or alternatively, at its own expense.

6. Limitation of Liability. In no event will DD be liable to you for any special, incidental, exemplary, indirect, punitive, or consequential damages (including loss of profits) with respect to the subject matter of this License, whether such liability arises from any claim based upon contract, warranty, tort (including negligence), strict liability or otherwise, and whether or not you have been advised of the possibility of such loss or damage. In no event will DD be liable for any inability by you to access the Art for any reason, including as a result of any downtime, failure, obsolescence, removal, termination or other disruption relating to (a) the servers upon which the Art is stored; (b) the OpenSea platform; or (c) any other NFT platform.

7. Assignment. DD will have the unrestricted right to assign this License and to assign, subcontract, license and sublicense any or all of its rights and obligations hereunder. This License (including, without limitation, the license granted hereunder) is personal to you. This License may not be assigned, decoupled or transferred by you, except to a new Owner of the DD NFT as set forth herein.

8. Governing Law. This License is governed by, and construed and interpreted in accordance with, the U.S. Federal Arbitration Act, federal arbitration law, and the laws of the State of New York, without regard to its conflicts-of-law principles. NEITHER YOU NOR DD WILL SEEK TO LITIGATE ANY CLAIMS AGAINST THE OTHER ON A CLASS ACTION REPRESENTATIVE PARTY BASIS, AND ANY SUCH CLAIMS SHALL BE PURSUED SOLELY ON AN INDIVIDUAL BASIS. Further, if a dispute is resolved through arbitration, the arbitrator may not consolidate another person's claims with a party's claims, and may not otherwise preside over any form of a representative or class proceeding.

9. Miscellaneous

(a) This License does not govern the transactions effectuated on the Ethereum blockchain when you buy, or offer to buy, any DD NFT, including through any related decentralized technologies, websites, services, tools, applications, smart contracts, and APIs, which are provided by third party vendors (including but not limited to the OpenSea marketplace platform) and governed by the terms-of-use provided by those third party vendors, unless such terms-of-use conflict with the terms of this License, in which case the terms of this License shall control.

(b) This License constitutes the complete understanding and agreement between you and DD with respect to the Art and supersedes any and all prior or contemporaneous written or oral agreements between the parties. The language of any clause or term of this License will not be construed for or against the drafter.

(c) DD RESERVES THE RIGHT TO CLARIFY OR AMEND THIS LICENSE BY PUBLICLY PUBLISHING A NEW VERSION OF IT, INCLUDING, BUT NOT LIMITED TO, ON DD'S OFFICIAL WEBSITE.