



Terms and Conditions for Soccer Token Airdrop

PLEASE READ THESE TERMS CAREFULLY. BY PARTICIPATING IN THE SOCCER TOKEN (SOCCER) AIRDROP (AIRDROP), YOU AGREE TO BE BOUND BY THESE TERMS. IF YOU DO NOT AGREE TO THESE TERMS THEN DO NOT PARTICIPATE IN THE AIRDROP.

1. These terms and conditions (Agreement) apply to a promotional activity “Soccer Token Airdrop” (Promotional Activity). This Promotional Activity aims to promote Waves Wallet (Wallet), Waves Client and Waves Platform, increase the number of users of these products, and make more people aware of their exciting uses. We are using this Promotional Activity as an opportunity to attract new members to the Waves community and encourage existing members to increase their engagement (Promotional Activity’s goal). The Promotional Activity is organized and executed by Digital Finance Agency Ltd (Organizer, We) and will last from 14 June 2018 till 13 September 2018 (Period of Promotional activity).

2. The website of the Promotional Activity is <http://soccertoken.wavesplatform.com> (Website).

3. The Soccer Token (SOCCER) Airdrop’s concept: 200,000 Soccer Tokens (SOCCER) will be issued by Organizer on Waves Platform and will be airdropped to the Wallets under this Agreement. After the International Soccer Championship 2018 (ISC 2018) finishes, We will buy back all Soccer Tokens (SOCCER) for Bitcoins (BTC) via WAVES DEX according to the preannounced price of the team that became the champion (Buyback price). Buyback prices for each team will be based on official betting data and announced before the start of ISC 2018 on the Website. Buyback prices will not be changed.

4. The maximum Buyback fund is 30 (Thirty) BTC. This means that the maximum amount of Buyback for one Soccer Token (SOCCER) shall not exceed 0.00015 BTC. The minimum Buyback fund is 3 (Three) BTC. This means that the maximum amount of Buyback for one Soccer Token (SOCCER) shall not exceed 0.000015 BTC.

5. There are two types of Airdrop: i) for the new Users (Airdrop 1) and ii) for WCT and MRT holders (Airdrop 2).

6. Rules for Airdrop 1 for the new Users.

6.1. The new User will receive Airdrop 1, provided that:

6.1.1. The new User registers a new Wallet;

6.1.2. The new User likes Waves on Facebook - <https://www.facebook.com/wavesplatform>;

6.1.3. The new User shares the airdrop announcement post to their Facebook page - <https://www.facebook.com/wavesplatform/posts/793788844146597>;

6.1.4. The new User submits the address of the newly created Wallet and their pages on social media using the form on the Website - <http://soccertoken.wavesplatform.com>.



6.2. The new User can submit only one form (Application).

6.3. The Airdrop 1 will be delivered by the following formula: 1 new User = 1 Application = 1 Soccer Token (SOCCER). If the new User registers several Wallets and submits several Applications, they will receive only 1 (one) Soccer Token (SOCCER).

6.4. The submissions will be accepted from 14 June 2018 till 28 June 2018. The Airdrop 1 will be delivered from 14 June 2018 till 29 June 2018.

6.5. We will accept 150,000 submissions in total for Airdrop 1. All leftover Soccer Tokens (SOCCER) will be burned after the Airdrop 1. Applications will be considered in order of priority based on the date of their submission. In addition, if one User has submitted more than one Application, then for the purposes of the queue the last filed Application will be considered.

7. Rules for Airdrop 2 for WCT and MRT holders.

7.1. WCT and MRT holders will receive Airdrop 2, provided that:

7.1.1. The User follows Waves on Twitter - <http://twitter.com/wavesplatform>;

7.1.2. The User joins Waves Telegram channel - <https://t.me/Wavescommunity>;

7.1.3. The new User subscribes to Waves account on Steemit (<http://steemit.com/@wavesplatform>) or Reddit (<https://www.reddit.com/r/Wavesplatform/>);

7.1.4. The User submits the address of their Wallet and their pages on social media using the form - <https://goo.gl/forms/1smaweY6nyOZ3IA03>.

7.2. The User can submit only one form (Application).

7.3. The Airdrop 2 will be delivered by the following formula:

$$1 \text{ new User} = 1 \text{ Application} = X \text{ Soccer Tokens (SOCCER)},$$

where X Soccer Tokens (SOCCER) are identified in the following order:

7.3.1. If the User has only WCT or MRT in their Wallet, the User will receive 1 (one) Soccer Token (SOCCER).

7.3.2. If the User has all two tokens (WCT and MRT) in their Wallet, the User will receive 2 (two) Soccer Tokens (SOCCER).

7.4. If the User has several Wallets and submits several Applications, they will receive Soccer Tokens (SOCCER) just for one Wallet according to clause 7.3. Despite the information in the submitted form, the Wallets in which WCT and MRT were transferred from one and the same Wallet will be considered as Wallets belonged to one User.



7.5. The submissions will be accepted from 14 June 2018 till 28 June 2018. The Airdrop 2 will be delivered from 14 June 2018 till 29 June 2018.

7.6. We will distribute 50,000 Soccer Tokens (SOCCER) in total for Airdrop 2. All leftover Soccer Tokens (SOCCER) will be burned after the Airdrop 2. Applications will be considered in order of priority based on the date of their submission. In addition, if one User has submitted more than one Application, then for the purposes of the queue the last filed Application will be considered.

8. We will buy back Soccer Tokens (SOCCER) according to the pre-announced price of the winning team not later than 60 (sixty) calendar days after the end of ISC 2018, provided that Users submit a relevant order for selling Soccer Tokens (SOCCER) on the WAVES DEX. Such an order shall be submitted within 55 (fifty-five) days after the end of ISC 2018. Otherwise, Soccer Tokens (SOCCER) will not be bought back by us.

9. There are no fees associated with participation in the Airdrop.

10. The Organizer reserves the right to suspend or terminate the Promotional activity or change the terms of this Agreement at any time, if in Organizer's reasonable view some Users is unfairly exploiting the opportunities of the Promotional Activity.

11. The Organizer reserves the right to refuse to deliver the Airdrop to the specific User, if in Organizer's reasonable view this User is unfairly exploiting the opportunities of the Promotional Activity.

12. The tax characterization of Airdrop is uncertain. The User must seek its own tax advice in connection with receiving Airdrop, which may result in tax consequences to the User, including withholding taxes, income taxes and tax reporting requirements.

13. The User confirms:

13.1. The User has full capacity and authority to enter into this Agreement;

13.2. The User follows the rules and laws in his/her country of residence.

14. In no event shall the Organizer be liable for any direct, indirect, punitive, incidental, special or consequential damages arising out of or in any way connected with the use of the Wallet, the delay or inability to use the Wallet or otherwise arising in connection with the Wallet whether based on contract, tort, strict liability or otherwise, even if advised of the possibility of any such damages.

15. User agrees to defend, indemnify and hold the Organizer harmless from and against any and all claims, damages, costs, and expenses, including attorneys' fees, arising from or related to User's use of the Wallet.

16. Use of information. By participating in the Promotional Activity, the User agrees to the collection and use of its personal information by the Organizer in accordance with this Privacy Policy (<https://soccertoken.wavesplatform.com/wp-content/uploads/Privacy-Policy.pdf>). If the



User does not agree to the terms of this Privacy Policy, the User shall not provide the Organizer with any information and participate in the Promotional Activity.

17. Disputes arising between the parties under this Agreement or in connection with it shall be settled in the course of pre-court dispute settlement procedure.

18. In the case of failure to settle the dispute within 30 (thirty) calendar days from the date of the direction of the claim to one of the parties, the dispute shall be resolved in accordance with the applicable law.

19. The Agreement and any legal relationship between the Parties arising out of or in connection with them shall be governed by and construed in accordance with the laws of England and Wales without regard to its conflict of laws rules. The Parties settle all their disputes arising out of or in connection with the Agreement in accordance with the laws of England and Wales.

20. If the User has any questions or uncertainties regarding this Agreement, as well as claims, the User may contact the Organizer's support service by email support@wavesplatform.com.