

Tripppler General Terms and Conditions

1. Introductory Provisions

1.1 Service Provider details

Service Provider: Soul Lift Solutions Ltd. (hereinafter: Service Provider or Tripppler), registered office: 1st Floor, Room 1, Proton Building, Providence Industrial Estate, Mahe, Seychelles. Tripppler is a service within the Pooolse ecosystem that sells NFTs.

1.2 Subject of the Tripppler service

These General Terms and Conditions (hereinafter: GTC) set out the conditions of use of the Tripppler service, and the rights and obligations of the Service Provider and the user making use of the service (hereinafter: User or Purchaser). The Tripppler service consists of the purchase of NFTs, the related use of web interfaces (Client Section, Web Office), and other ancillary services.

1.3 Registration and age restriction

Use of the service requires registration. The User declares that they are at least 18 years old and are located in a country where the use of the Tripppler service is lawful.

1.4 Conclusion of the contract

By successfully completing the registration process and ordering the first service, a contract is concluded between the User and the Service Provider, of which these GTC form an integral part. By using the service, the User accepts all provisions of the GTC.

2. Services and Orders

2.1 Sale of Tripppler NFTs

Under the Tripppler service, the Service Provider sells NFTs. NFTs are available in different packages, which may vary in price, administration fee, and other parameters.

By purchasing an NFT, the User acquires the right to use the Client Section and the Web Office interfaces. A transaction is deemed complete once the full purchase price of the NFT (including the administration fee) has been paid.

The Service Provider reserves the right to modify the parameters, price, and associated services of NFTs without prior notice.

2.2 Order process

Registration: The User is obliged to provide accurate and up-to-date information during registration.

Package selection: The User may choose from various NFT packages available on the Tripppler site. The selected package determines the number of NFTs, the price, and any potential bonuses. Bonuses are optional benefits provided by the Service Provider, which may be modified or withdrawn.

Payment: The User pays the fee for the selected NFT package in USDC. The fee is considered paid when the full amount is credited to the platform.

Finalisation of transaction: The purchase is final, and the User is not entitled to a refund, even if they interrupt registration or the use of the service, or fail to complete the verification process.

2.3 Restrictions and transfer of NFTs

The Service Provider may determine the maximum number of NFTs that can be linked to a single user account. The extent of such limitation may depend on available capacity and other parameters.

The Tripppler service does not provide any right to redeem purchased NFTs or exchange them for another package.

3. Payment Terms

3.1 Fees and payment methods

Package price: The purchase price of each NFT package is listed on the Service Provider's website. The price is payable in USDC.

Payment provider fees: The User shall bear the transaction fees charged by the payment provider. The Service Provider is not liable for such fees.

3.2 Refund policy

Within the framework of the Tripppler service, there is no possibility of refunds or withdrawal from purchases. All purchases are final; the User cannot claim a refund even if they delete their account or terminate the use of the service prematurely.

4. Liability and Risk Disclaimer

4.1 Exclusion of investment advice

The Service Provider does not provide investment advice, does not guarantee the appreciation of the value of Tripppler NFTs, and in no way recommends how or in what quantity Users should purchase NFTs. All decisions are made solely at the User's own risk and discretion.

4.2 Third parties

The User acknowledges that the operation of the Tripppler service relies on third-party services. The Service Provider assumes no liability for damages resulting from errors or malfunctions in third-party services.

4.3 Technical disruptions and force majeure

The Service Provider shall not be held liable for failure to perform the service if such failure is caused by reasons beyond its control, such as technical failure, natural disaster, acts of war, changes in legislation, or regulatory measures.

5. Data Processing

Data processing carried out in the framework of the Tripppler service is governed by the privacy policy of the provider operating the affiliate system. The Service Provider processes the User's personal data in accordance with the requirements of the GDPR.

6. Amendment of the GTC

The Service Provider reserves the right to unilaterally amend these GTC. Users will be notified of amendments by e-mail or via the Client Section. The amended terms shall apply from the date specified in the notice.

It is the User's responsibility to regularly review the current version of the GTC, as continued use of the service constitutes acceptance of the amendments.

7. Dispute Resolution and Governing Law

The parties agree to the exclusive jurisdiction of the competent court at the Service Provider's registered seat.

8. Final Provisions

The Service Provider does not apply any consumer codes of conduct.

If any provision of the GTC is held invalid or unenforceable by a court, the remaining provisions shall remain in full force and effect. The invalid provision shall be replaced by a valid provision that most closely approximates the economic intent of the original.