

General Terms & Conditions;

These General Terms and Conditions, the Promotional Terms and Conditions and the Privacy Policy of the Company collectively constitute a binding agreement between the

Player and the Company. The Player hereby acknowledges and accepts the exclusive validity of such Terms and Conditions. Should the contents of the General Terms and Conditions vary in other languages to the English version, and provided that all versions reflect the same principles, the English version shall prevail in any event.

This also applies to the rules of the game, any texts on the website as well as any information concerning the affiliate program.

Our Skill Games are not legal in the following States: Arizona, Arkansas, Connecticut, Delaware, Louisiana, Montana, South Carolina, South Dakota, and Tennessee..

Attempting to Cash Out Tokens from the following States will result in the suspension of your account. All customers must verify their Identity by sending the front and back of a valid government issued photo identification. See terms and conditions for other information.

1. Applicability

1.1 This agreement supersedes all previous arrangements and undertakings between the Company and the Player and represents the entire agreement between the Parties

1.2 The terms and conditions apply to the services and content on Company, content sent to or uploaded (e.g., picture uploads, document uploads) to company by Players per e-mail, chat messages and SMS. They also apply on the payout of winnings and the acquisition of affiliate points.

1.3 In the event that any of the terms, conditions and provisions contained in this agreement are determined to be invalid, unlawful or unenforceable to any extent, by any competent authority, such terms, conditions and/or provisions shall to that extent be severed from the remaining terms, conditions and provisions which shall continue to be valid to the fullest extent permitted by law.

1.4 Company is available in a desktop and in a mobile version. The mobile version of Company may be accessed through a mobile device, while the desktop version may be accessed through a desktop computer. The Terms and Conditions are applicable to all users of Company, whether through a desktop computer, a mobile device and/or any

other hardware and software.

1.5 The Player confirms that he/she is at least 18 years of age and that he/she accepts and acknowledges the Terms and Conditions. Such confirmation and acceptance occurs by pressing the “register” button and completing the registration process on Company and by participating in Company's skill arcade game by pressing the "play now" button.

2. Applicable law

2.1 Irrespective of where the Player resides, all legal relations between Company and the Player, the validity and termination of such relationship, as well as any dispute arising therefrom are exclusively governed by laws of the United States of America.

2.2 Player will be notified in advance to changes to the Terms and Conditions. To maintain his account Player must acknowledge the changes.

2.3 Skill gaming may be illegal under the laws of a player’s Country or State of residence. In such case, the player may not make use of the services of Company. Company will not assume any liability whatsoever in this regard and will not reimburse the player for any disadvantages suffered by him as a consequence of the violation of any legal provisions that may be applicable to the player. The Player shall rather ensure that he/she acts in accordance with the statutory provisions applicable to him/her from time to time.

3. Conditions of participation

3.1 To open a Player account and to participate in the games offered on Company, the Player has to accurately complete the registration process providing all the requested information correctly and entirely. Upon registration each player will use their own e-mail address (hereinafter “username”). The username then can be used to log into the website using a computer and/or a mobile device. There is no legal claim to register and participate in the games offered on Company.

3.2 The Player must keep the player account details up to date and can do so under the “My Account” tab or by sending an email newtonsquare2.com.

3.3 The Player warrants and represents at all times, not to:
be restricted by limited legal capacity
be acting on behalf of another party
be classified as a compulsive gambler
deposit monies originating from criminal, illegal and/or un-authorized activities
deposit monies using credit card, which he/she is not authorized to dispose of such
credit card and/or the corresponding bank account
participate in games and/or deposit monies for such games in case the games provided
by Company are not allowed under the relevant jurisdiction
of the player's home country or home state
deposit monies into an account for any other reason than participating in games offered
by Company, especially but not limited to illegal or
criminal reasons (e.g., Money laundering)
sell/transfer and/or acquire accounts or funds to/from other players

3.4 The Player is allowed only **one** account. If Company notices that a Player has more than one account, Company may block or close any or all of the accounts.

3.5 Participation in the games offered on the website is limited only to private persons over 18 years or the respective age required under relevant jurisdiction of the player's residence. Company reserves the right to request player evidence for age verification. In case sufficient evidence is not provided by player, Company reserves the right to deny access to the services and games.

3.6 The games and services offered on the website are based on the current technology. Company does not guarantee the full functionality and availability of all its games and services. All reasonable efforts will be used to correct any identified defaults that may occur.

3.7 Depending on the player's Country or State of residence, access to or participation in cash games or tournaments and the acceptance of prizes may be subject to different legal regulations. Company does not encourage the use of services or participation in games offered on the website by players who reside in countries, in which such services or games are not legally permitted. The responsibility of using the services provided on the website in accordance with the appropriate legal regulations lies solely with the player.

3.8 The following territories are restricted for skill games: Afghanistan, Albania, Algeria, Angola, Australia, Cambodia, Czech Republic, Ecuador, Guyana, Hong Kong,

Indonesia, Iran, Iraq, Israel, Kuwait, Lao, Myanmar, Namibia, Nicaragua, North Korea, Pakistan, Panama, Papua New Guinea, Philippines, Singapore, South Korea, Sudan, Syria, Taiwan, Uganda, Yemen, and Zimbabwe.

The following States within the territory of the Republic of the United States of America are restricted for skill games: Arizona, Arkansas, Connecticut, Delaware, Louisiana, Montana, South Carolina, South Dakota, and Tennessee.

3.9 In case of any complaint the player can address such complains to newtonsquare2.com

4. Misconduct

4.1 Any misconduct in using the services of Company is interdicted. Especially, but not limited to the following acts shall be deemed as misconduct:

Players deliberately providing inaccurate or misleading information.

Players attempting to manipulate the results of games by concerted practices or in any other way. Players deliberately causing or exploiting website malfunctions or defects in order to undermine the natural flow of the game;

Registered players opening another account.

Players violating any other regulation set out in these Terms and Conditions

4.2 Player shall not decompile or attempt to decompile the software on the website or develop software that interferes with the client-server-communication software used on the website

4.3 It is strictly prohibited to use any software which facilitates artificial intelligence.

Prohibited software may include software or any other program which the company believes allows a player to cheat or gives a player an unjust advantage.

Company may take action in order to detect and prevent the use by players of such software, including reading the list of currently running programs on a player's computer where possible or profiling the player's behavior for the purposes of investigation. If Company successfully identifies the use of prohibited programs, Company reserves the right to freeze the offending player's account for a period of at least six (6) months; to confiscate any funds in that account; and/or suspend the player from using the services of Company and any of its websites.

4.4 In the event of player misconduct, Company reserves the right to immediately exclude the player from any further use of the website and to terminate the agreement with the company. Furthermore, the company is entitled to interrupt and terminate on-going games, to block players' accounts with or without prior notice, and until clarification of the situation retains the player's credit on the player account and any illegitimately won prizes at the player's cost.

5. Player protection

Company protects its players from gambling addiction. As a responsible gaming measure, the player has the ability to set account limitations and account suspensions. All limitations can be set in the player account and are effective immediately the first time it is submitted or in case a prior limit is lowered. Any changes concerning the reduction of limits and restrictions will become effective after a 7-day cool-down period.

5.1 Loss limit

The player can limit his/her loss by choosing a limit amount per month, week or day. The limit set by the player will be in effect until the player decides otherwise.

5.2 Deposit limit

The player can limit his/her account deposits by choosing a monthly, weekly or daily deposit limit. The limit set by the player will be in effect until the player decides otherwise.

5.3 Self-exclusion

The player can exclude himself of participating in any game for a definite or indefinite period of time.

5.4 Account suspension

The player may at his sole discretion decide to suspend his player account.

6. Account Registration and Deregistration

6.1 By successful completion of the online registration process a player account is established. The established player account can be used for accessing the desktop and the mobile version of Company. The account is intended for administering the player's funds, play, refunds, winning payments, withdrawals and eventual service fees. The online registration contains the following information:

Full name
Address
City
Postcode
Country
E-mail address
Date of birth

6.2 The player name ("username", "nickname") must be unique and clearly identifiable. The use of offensive, indecent or otherwise objectionable names is forbidden. Further prohibited is the choice of nicknames which contain or allude to an internet link or account names, which allude to certain rights of the player (in particular but not exclusively, the use of the terms "administrator", "admin" amongst others). Company reserves the right to suspend accounts with unacceptable nicknames.

6.3 Player shall upload a copy of an official and valid proof of identity (passport, ID, driver's license).

6.4 The player shall ensure that the account and player details are kept up to date. The player can do this by simply e-mailing a request to newtonsquare2.com

6.5 No employees, executives, managers, directors, consultants, or agents in our branches or affiliated companies, or any of our providers or sellers, can participate in any Games during their term of employment and/or engagement. Company's employees, or anyone else having access to inside information (for example: complete hand histories, playing histories, money transaction histories, and similar) are not allowed to use the services of the website. This is in order to prevent any potential abuse of inside information. To this end no officers, directors, employees, consultants or any other persons conducting business or engaged with Company shall be allowed to open an Account with during their term of engagement. Proof of such attempts shall result in steps being taken by Company. These shall have repercussions upon the contract existing between the employee or other officer and Company.

6.6 No relatives (in this clause, the term “relatives” means spouse, partner, parents, children or siblings of the people mentioned in immediately preceding clause) of Company's employees, executives, managers, directors, consultants, or agents in our branches or affiliated companies, or any of our providers or sellers, are allowed to play on the website or are authorized to use the Service directly or indirectly. Nevertheless, this shall not apply where relatives are expressly allowed to play on the website by means of written authorization from Company.

6.7 If either of the two immediately preceding clauses is breached, Company reserves the right to close the said Account immediately and to cancel payment on any gain. This shall take place without any prejudice to the rights of Company has against the breaching person in terms of the employment or any other contract between the parties.

6.8 The player is entitled to close his account by sending such a request to newtonsquare2.com. The player will be able to re-open his account again by making such a request to the Company Customer Support. Upon closure of a player account, all funds excluding any bonus money that might not be redeemable will be transferred to the player. Company shall maintain all player information and transaction records with the relevant laws and regulations.

7. Inactive accounts and deletion

7.1 Company is entitled to charge a monthly maintenance fee of \$5 if a player account remains inactive for a period exceeding 12 consecutive months. A player account is considered inactive if no login is performed for a period of more than 12 months. The maintenance fee will be imposed on the players account starting on the 13th month of inactivity.

7.2 Company will send a reminder following 12 months of uninterrupted inactivity to the player via e-mail. Upon receipt of the reminder, the player has 30 days to log into his account. If no login is registered within a 30-day period, the maintenance fee of \$5 will be charged on the real money account balance.

7.3 A player may reactivate his/her player account at any time by logging in on the website and retains the possibility to withdraw all remaining funds.

7.4 All maintenance fees will be charged on a monthly basis and deducted from the player's real money account balance until the balance reaches zero.

7.5 A reimbursement request by the player is allowed for any inactive account maintenance fees paid. Company may consider reimbursement if the player can prove access to the player account was not possible due to a reasonable cause.

7.6 If no login has been recorded on a player's account for a period of 30 months and there is still a real money balance on the account, Company remits the remaining real money balance to the player. If the player can not be contacted, the real money balance will be remitted to the CGA, provided that no claim shall lie against Company.

8. Deposits

8.1 Registered players can deposit cash to their player accounts by way of using the following payment methods as may be varied from time to time depending on the jurisdiction where the player is playing from and the player's account setting: CashApp

8.2 A deposit is considered deposited at the time the deposit is irrevocably credited to Company's account and accrued to the relevant player account. Company undertakes checks and carries out necessary due diligence procedures upon a made deposit.

8.3 Company can, under certain circumstances, credit a player's account with so called "bonus money". Company determines the conditions of the crediting of the bonus and the amount through the affiliate program. The bonus is stated separately on the player account and can only be paid out once it has met the appropriate criteria.

8.4 Players are not allowed to make deposits with funds obtained by ill-gotten means. All transactions are monitored for irregularities and to prevent money laundering and fraud. Any suspicious account and/or money transaction may be reported to the relevant authorities.

8.5 The player account should not be used as a financial institution and/or banking facility. Deposits into a player account should only be made for the sole purpose of using the fund in our offered games. No interest will be paid on deposited funds.

9. Withdrawals

9.1 The player may request a payout of his Tokens or parts thereof. The minimum payout amount must be at least 15 Token Maximum daily payout of 500 Tokens per player per day. Payouts

to the player will be transferred to the account from where the funds originated. In case where remittance of Tokens to an account from which deposits originated is not possible, withdrawals will be made to another account of choice following certain controls.

Endeavors to process requested payouts within 2 hours, providing that verification documents have been received. Any transaction costs due (e.g. for international transfers) are borne by the player.

9.2 Company reserves the right to refuse such a payout at its own discretion on the basis of best practices in the prevention of money laundering.

9.3 A payout request cannot be made while a game is being played or is still open.

9.4 The player acknowledges that Company reserves the right to verify the entitlement of the player prior to effecting the payout and in case of doubt to withhold the payment. The player further acknowledges that Company reserves the right to ask for verification documents at any time and that Company can suspend the player account temporarily until receipt of the required documents. Company is duty bound by law to verify the player information including, but not limited to, identity, age and place of residence. Company further reserves the right to review the player's transactions and activity and verify the financial instruments being used on the Player Account prior to effecting a payout. Additionally, Company reserves the right to perform enhanced verification and due diligence checks where this is deemed to be necessary, in the sole discretion of Company, and the Player agrees to submit to and cooperate in the performance of such checks. In light of these checks, the Player shall be required to supply to Company any documentation or information requested by it in order to facilitate such verification. The Player shall be requested to provide documentation including, but not limited to, a copy of an official and valid proof of identity (passport, ID, driver's license), a copy of valid proof of address (utility bill, bank statement) and documentation verifying financial instruments (for instance bank statements), which are not older than 3 months, per mail or e-mail. Company reserves the right to withhold any payout requests pending, to close a player account permanently if the player does not provide the required documentation and/or if the provided documentation is found to be false or misleading.

9.5 In the event a player would like to recover Tokens held in a blocked account, the player is requested to contact the customer support team at newtonsquare2.com

9.6 At any time, a player can decide to withdraw part or all of his Tokens from his account by selecting from the various options made available by Company. There is a

general limit on withdrawals of 500 tokens per customer per withdraw. Once all the available Tokens have been withdrawn, the player has the right to close his account if he wishes to do so.

10. Affiliate Program Conditions

10.1 The player acknowledges and understands that additional terms and conditions exist with respect to bonuses, promotions and special offers, and that those terms are in addition to this agreement. The terms are outlined in the relevant promotion's pages.

10.2 Company reserves the right to terminate and/or change bonuses and promotions at any time. Furthermore, Company reserves the right to withhold and remove any bonuses awarded to the player if such bonuses have not been used within three months from the date they were awarded.

10.3 Bonuses issued by Company can only be used for playing and may not be transferred or paid out unless stated requirements within the bonus campaign have been fulfilled. Furthermore, all bonuses have an expiry date. If the bonus requirements are not fulfilled at the expiry date, Company reserves the right to cancel or debit the bonus credit from the account.

10.4 Company reserves the right to cancel, change or stop marketing promotions at any time without prior notice

10.5 Should the player agree to participate in a bonus promotion he may receive bonus money from Company. The real money that was used as qualification for the bonus money, together with the bonus money will be market as applicable for game play in respect of that particular bonus only. This balance can only be used on games that are outlined in the additional bonus terms and conditions.

10.6 Bonus money shall be awarded based on number of additional players affiliate player registers for Company and the aforementioned players game play.

10.7 Company reserves the right to withdraw any bonus and the resulting profits if any term of the offer or promotion has been breached. Furthermore, it may also

withhold any other funds held in the player account to make up for any losses incurred by Company due to breach of the applicable terms and conditions.

11. Liability

11.1 The player is required to inform Company immediately of any errors he becomes aware of.

11.2 Company and/or its vicarious agents are only liable for damages beyond the scope of the Product Liability Law caused deliberately or upon gross negligence.

Company is not liable for slight negligence, acts of nature beyond control, consecutive damages, treble damages, compensatory damages, pecuniary damages, lost profit, lost data, lost interest and for damages from claims of third parties.

11.3 Company offers the software on the website “as is” with no warranties or assurances whatsoever. Company is not liable for any losses and damages that are alleged to have been caused by any errors in the software on the website. In the event of any software error or game error, Company will refund any funds used by the player to play that particular game, so that all parties directly affected will find themselves in the same position before commencing the game.

11.4 Company reserves the right to declare null and void any bets that were subject of a software and/or game error and take any funds from the player account relating to the relevant bets. In all circumstances whereby Company determines a software error has been used to gain an unfair advantage. Company reserves the right to consider this activity to be subject forfeiture and account closure as per these terms and conditions.

11.5 Company is not liable for the games and website performing without interruption, not containing any programming errors and/or identified faults being corrected or for any resulting damages. Further, Company is not liable for any downtime, server disruptions, lagging, or technical or political disturbance to the gameplay. Moreover, Company reserves the right to cease the operation of the software on the website in order to correct any errors.

11.6 Company is not liable for damages or losses which are deemed or alleged to have arisen out of or in connection with the website, its content. Including without limitations delays or interruptions in operation or transmission, loss of data, corruption of data, communication or lines of failure, any person’s misuse of the website, the software or its content.

11.7 Company reserves the right to terminate events and/or games in the event of a system malfunction. Moreover, all wagers are void in such event.

11.8 Company is not liable for any damages that are caused by the undue use of the account by the player or third parties.

11.9 Company is not liable for the player content or the content of advertising inserts, but reserves the right to delete content that contravenes the law or the General Terms and Conditions when they become known and to pass on such information to the public prosecution authorities if instructed so to do.

11.10 In case of infringement of Company's General Terms and Conditions by the player, the player shall hold Company inculpable of any claims by third parties and any losses, costs or damages resulting thereof.

11.11 The player acknowledges that some of the games offered contain an element of luck as well as an element of skill.

11.12 Company is not liable for the following damages or losses howsoever caused and even if foreseeable.

Economic losses, which shall include loss of profits, loss of use of profits, business, revenue, goodwill or anticipated savings

Loss of, damage to or the cost or replacement, recovery or reconstruction of the player's or third party's documents, tapes, records, information or any other data on any media,

Special, indirect or consequential loss

Loss arising from any claim by a third party against the player

Damage or loss arising from the player's failure to fulfil his/her responsibilities or any matter under the control of the player or a third party

Loss or damage arising from Company acting in accordance with the instructions of the player, agents or third parties engaged by the player.

11.13 Neither Company nor the player shall be liable for any loss or damage caused by delay of failure to fulfil its obligations under this Agreement where such delay or failure is due to any cause beyond the control of the parties, including without limitations war, civil disorder, acts of nature (e.g. fire, flood, storm,

earthquakes), sabotage, government disorder, court orders, restrictions as a consequence of decision or view taken by any governmental body or similar, priorities or regulations affecting materials or facilities, slowdown or interruption of work, inability to obtain necessary governmental or regulatory authority approval or to any cause to the extent it is beyond the parties' reasonable control.

12. Privacy Policy

12.1 Company collects personal information when a player signs up on the website and opens an account, uses our services or provides us with personal information by other means. The player acknowledges that such data shall be processed by Company.

12.2 Company adheres the Data Protection Act and the European Data Protection Directive (Directive 95/46/EC) in processing personal player data.

12.3 When a visitor goes through the online registration process, we collect the visitor's personal information. We also collect information every time the visitor interacts with us.

12.4 By accepting this Privacy Policy Company is allowed to collect the account holder's personal information for the following goals

Marketing and communication purposes for which the player has opted in
the provision of the gaming services
the administration, including financial administration and maintenance of the player's account
authentication and identification
regulatory reasons
improvement of our products and services
conducting research

12.5 By opting in to receive promotional and marketing material the player agrees to the processing of the player's personal data for marketing purposes, including remarketing and the distribution of marketing material relating to Company, its affiliated parties or third parties, including but not limited to offers, bonus schemes, games and other information which may deem to be of interest to you.

12.6 The player acknowledges by participating in Company's promotions and games that certain data including username, first name, initial of the last name, amount of

stake(s), amount of winnings may be published on the website and used in promotional and marketing material. Any image or photo that is sent to Company for promotional purposes or photos taken by photographer remain the property of Company. The rights to use the details or imagery for any type of media will be reserved by Company. When the player accepts the prize, Company and their advertising/promotional agencies get irrevocable permission to use the winner's name, likenesses and photograph (where applicable) for advertising/promotional purposes without compensation, unless prohibited by law.

12.7 The player acknowledges that Company from time to time may need to engage third parties for the processing of personal data for the purpose as specified in clause 4 of this Privacy policy. The player acknowledges that his data may be shared with strategic partners, group companies, employees, associates, sub-contractors, service providers, affiliates or any third party acting on behalf of Company.

12.8 According to regulatory provisions, Company could be obliged to disclose your personal information to Governing Authorities. The information about you and your account that Company may have to disclose due to laws and regulations include inter-alia, details of players breaching these terms and conditions and especially: players gambling or attempting to gamble when underage or suspected of being underage; players engaging in suspicious transactions or suspected to be engaging in money laundering or fraud; players colluding or suspected of collusion; players using robots or modifying the software (or attempting or being suspected of so doing). players who register a dispute with the Authority.

12.9 In line with the principles of data protection, Company undertakes to retain personal data of players only for as long as is necessary. Notwithstanding this the player acknowledges and agrees that his personal data may be retained and used by Company even after the deletion or closure of his Account, if this is required for administration purposes and/or for complying with legal obligation of safekeeping.

12.10 You have the right to require access to your personal data and you have the right to correct or erase wrong or inappropriate data.

12.11 Company will use all reasonable means to protect the player data stored on its servers. Notwithstanding this, Company is not liable should any party unlawfully seize and process such data. All claims of damages by a player or a third party against Company in connection with such event are explicitly excluded.

12.12 When you visit or use the website small files of data will be downloaded/saved on your device. These data files are called cookies. We use cookies to be able to collect data from your browser and recognize you upon your next visit to the website. Cookies do not contain personal data. You agree the use of cookies by Company. You may limit the storing of cookies on your device, though such limitation may have a bearing on the functionality of the website.

1. Always clear your browser or internet history before playing
2. Whether your using a Computer, Laptop, Tablet, Apple Device or Android Device, Download Google Chrome

https://www.google.com/chrome/?brand=CHBD&gclid=Cj0KCQjwtr_mBRDeARIsALfBZA7OysZCFpN1OdDFdCPRos_8bwKJuMMLpIts1aDQa2DSL7PcreQKgsEaApVXEALw_wcB&gclidsrc=aw.ds

3. Make sure your internet speed is 12mbps or faster. There are hundreds of free apps and programs that test your internet speed. Click here <https://fast.com/>

4. If using a mobile device, make sure your connected to Wi-Fi with High-Speed internet speeds.

5. If your still having issues, do a Hard Reset of your Phone or Device and unplug your modem and plug it back in.

6. If all of the above does not help, use a different device.

We strive to offer the finest in Skill Arcade Games. Our games have advanced graphics and are the most advanced Skill Games on the Market. As such, the device being used must be able to handle the speed as well as the graphics of our games.