

# TERMS AND CONDITIONS

## 1. INTRODUCTION

Last updated: 05/23/2018

If you access and use the Websites located at [cryptoraven.com](http://cryptoraven.com) and [getrealikes.net](http://getrealikes.net) or provided Services, or both of them, then you expressly acknowledged and agreed that you are entering into this **binding legal agreement** with the Company. You have agreed to and are deemed to have agreed to these **Terms and Conditions** ( further **Terms and Conditions**, or **Terms**) and the **Privacy Policy**.

**If you do not agree with these Terms and Conditions, you need immediately stop using our Website and Services.**

**If you are under 13 years old, or under the age provided by your local law, you can not use the Services.**

The Company reserves the rights to modify these Terms at any time, without prior notice, by uploading the newest version of these Terms. Last updated date is under **1. INTRODUCTION** at the beginning.

**You should check these Terms periodically for changes.** By using the Website and provided Services, or both of them, after the Company post any changes to these Terms, you agree to accept these changes, whether or not you have reviewed them.

Any attempt made by you to supplement or modify the Terms and Conditions will be considered as an attempted material alteration of these Terms and such attempted material alteration is therefore null and void.

## 2. USED TERMS

In these Terms and Conditions:

**Company, or Developers, or We** refers CryptoRaven OÜ (14167590) - Private Limited Company

**Website** refers to the websites under the following address: [getrealikes.net](http://getrealikes.net) and [cryptoraven.com](http://cryptoraven.com)

**Services, or App, or Apps** refers to provided services and available applications, owned by the Company, also these available on the Website to download

**You, or User, or Users** refers to any person who access and use the Website or Services, or both of them.

**Underlying System** means any network, system, software data, or material, that underlies or is connected to the Website or the Services, or is connected to the both of them

**Contact Form** means the way you can contact the Company, available on the Website under 'Contact us' tab

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*including*, or similar words do not imply any limit.

## 3. INTELLECTUAL PROPERTY AND COPYRIGHT NOTICE

The Website, its content, and the Services belong to the Company only and are protected by copyright laws.

Company's trademarks and trade dress **can not** be used in connection with any product or service that is owned by the Company, in any manner that is likely to cause confusion among customers, or in any manner that disparages or discredits the Company.

You **are not** allowed to copy, or modify the Website and Services, and any part of it, or the trademarks in any way. You **are not** allowed to attempt to extract the source code of the Services, and you are also forbidden to translate the Services into other languages, or make derivative versions.

**All other trademarks and trade names, such as, but not limited to "Facebook", "mac" , "Mac" , "Macbook", "OSX", "MacOS", "Macbook", "Likes" are the properties of their respective owners.**

Names of the individual features of the Services are not a subject of the Website and the Company intellectual property.

The Website, the Services, the Company and the Company's data providers **are not affiliated** with Facebook inc., Instagram inc., Tumblr inc., Alphabet inc., Twitter inc., Valve Corporation

**The Website, the Services, the Company and the Company's data providers have no affiliation with any organisation, company, trademark mentioned or described on the Website or on the Services, or both of them, unless stated otherwise.**

You acknowledge and agree that only the Company have the right to alter, maintain, enhance or otherwise modify the Website, or its products or the Services.

## 4. THIRD PARTY CONTENT, LINKS AND SERVICES

The Website may contain links to websites maintained by third parties, including service providers. Such links are provided for your convenience and reference only.

The Company's inclusion of links to third party websites and services **does not** imply endorsement, warranty, guarantee or recommendation of them, or of the content, property, products or services of the sponsoring organisation thereof.

**Services provided are data aggregators of content supplied by third parties and users and assumes no obligation to exercise editorial control over the opinions, advice, statements,**

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services, offers or other content provided by third parties, including by users. Nevertheless, the Company reserves the right to screen, review, edit or remove content if it does not comply with laws, rules, regulations, or these Terms and Conditions, or for any other reason the Company deems relevant.

Descriptions of products or services for sale by other users or third parties, and other information appearing on the Services or on third party websites or services **have not** been verified by the Company, and **are not** intended to be and are not binding on Company. All prices and terms are subject to change without notice.

**You acknowledge and agree that your purchase or use of any product or service from the third party websites or services shall be subject to the terms of a separate agreement between you and the applicable provider and that the Company has no liability to you in relation to your dealings with, or the acts or omissions of, that party.**

## 5. SCOPE OF LICENSE

The Services are granted you is limited to non-exclusive, non-transferable license to use and access the Services only on the Apple devices you own or have control.

You **can not** re-sell, lend or lease the Services, or any part of it.

You agree to take all reasonable steps to prevent the materials of the Company which you have access to from being copied or used in an unauthorised manner.

## 6. ACCEPTABLE USE

You are allowed to use and access the Website, the Services, or both of them, in only acceptable way described herein and with the compliance with the applicable law.

Although the Company try to satisfy applicable laws, the Company can not guarantee that the Website or the Services, or both of them will be acceptable by all possible regimes all the time.

The Company makes no representation or warranty that the Website and the Services are appropriate in all countries or that both the Website's content and Services satisfy the laws of all countries.

**You are responsible for ensuring that your access to and use of the Website and the Services is not illegal or prohibited, and for your own compliance with applicable local laws.**

You are allowed to use the Services in the acceptable way described on the Website only or in the Services themselves. The Company **does not** take any responsibility of your use of the Services, since the Company can not entirely control what you decide to do with the Services. **Please contact the Company, if you have any doubts while using our Website or the Services.**

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You are forbidden to take any actions which may distract or change the functionality of the Website and the Services.

You **can not** take any unlawful actions on the Website and the Services and you **can not** harass other users or spam. **Do not** promote any harmful or unlawful behaviour.

The Services works with third party services or websites . By using these third party services or websites, you may be a subject of their applicable terms and policies. The Company **does not** have an influence on their terms and policies, therefore the Company **does not** take a responsibility of your use of third party services and games

**It is strongly recommended to you to read any other terms and conditions and privacy policies of any third party services the Services works with and which you want to use. If in any time the usage of the Service or the Website could violate third party policies, you CAN NOT use the Services and the Website.**

The Company reserves the right to modify or to discontinue the Website or the Services, or both of them, with or without notice to you.

## 7. USER'S CONTENT

At some point of Services, Users can upload content to the Services. **This content can be primarily placed on third party services or websites, therefore, you need to make sure that you follow any applicable third party policies.**

You understand and agree that you **can not** upload any content against applicable law, sexually explicit content, drastic or promoting any unlawful actions.

The Company does not take any responsibility for the content which Users upload, since it can be uploaded first on third party services or websites.

The Company has the right, but not the obligation, to remove any content from Services provided when the Company has a good faith that this content is incorrect, misleading, or in violation of law or against these Terms without prior notice and any notice to you. If such action is taken for your content, and you strongly believe that it should not have been, please contact the Company immediately (see: **15. CONTACT**)

The content you upload can be visible to other Users, if it is entirely public on the third party services, and other Users can react on it, deepening on the third party service's functions.

## 8. PROTECTION OF OTHER PEOPLE RIGHTS

If you have a fair belief that some User is violating your rights, such as trademarks, please contact the Company as soon as you spot this. The Company will take a reasonable steps to help you protect your rights. Please include any proof, which may help verify your rights and make a right decision.

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If your claim is false and unlawful, you may become liable for your actions.

You can also report the content, which is against these Terms, by clicking “*Report*” button waiting the Services.

## 9. DELETING YOUR ACCOUNT

If you want to delete your account created on the Services, contact the Company (see: **15. CONTACT**).

If your account is deleted, you **will not** longer be able to receive any Orders and these orders **can not** be renewed.

**Your content placed on third party services and websites, as well other Users activity towards this content, is not a part of your account and the Services, therefore, it can not be deleted when your account is.**

## 10. TECHNICAL REQUIREMENTS

Accessing the Website is free of charge. However, you need an active Internet connection to access the Website and the Services, therefore, your Internet provider charges may apply.

The Services **CAN ONLY** be used via **via Apple devices and iOS, as well as MacOS**. Detailed specifications are added to the particular Services, if it needs specified version of operating system. Please make sure that you meet these requirements before accessing and using the Services.

At some point you may need to update the Apps in order to maintain the proper work of the Services. The requirements may change, and you will need to download the updates if you want to keep using the Services. The Company does not promise that will always update the Apps so that it is relevant to you and works with the operating system version that you have installed on your device.

You are not permitted to use the Services if device or devices where you use and access them is or was jailbroken.

In order to provide certain Services, you are obligated to make all of the necessary changes, which are included in instructions added to all provided Services, separately or applied to the certain group of the Services.

## 11. SERVICES PROVIDED

The Service gives you access to certain tools. Functions of the Services are described on the Website, if applicable, and on the particular Services.

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In some parts of the Services other users are involved, therefore you agree that other users can take actions, only restricted to the function you choose of the Services, with the content you put to the Services.

The Service may contain links to third-party services. The Company does not take any responsibility for third-party services. It is strongly recommended to you to read any other terms and conditions and privacy policies of any third-party service.

You use and access the Website and the Services fully on your responsibility.

**The Company does not sell likes, followers, or sell other false generated activity, on other services and platforms. The Company does offer position in feed across the Service.**

## 12. SERVICE TERMINOLOGY

In the Services some of the used words have meanings as follow:

**Coins** (called also **tokens**, **credits**, depending on chosen App) are funds which you can use to have access to some functions of the Services.

Coins belong only to one account and they are not possible to transfer. However, you are allowed to contact the Company and ask for manual transfer through Services. In such situation you must provide an email addresses for the account you have Coins in and an account you want transfer Coins to. By doing so, you declare that you are an owner of those accounts. The Company can refuse transfer if has a strong belief that this transfer may be fraudulent .

You can earn Coins by boosting your activity within the Services.

Using some functions of the Services require payments in Coins. By choosing these functions, you agree to pay in Coins.

You are **not allowed** to require refund of Coins after you use the Service. You understand and agree that only way to spend your Coins is using the certain functions of the Service.

Your Coins balance will be charged in the exact Coins prise of the function you choose.

In-app purchases are the fastest way to increase your Coins balance. Current offers and prises of Coins are displayed in every App.

Payments are possible only by chosen Payment Processors. You must make sure how many Coins you want to buy. **You understand and agree that you should protect access to the App as any person which have access to your device where the App is downloaded does not make in-app purchase without your permission.**

**It is strongly recommended to use free or earned Coins before making a purchase to make sure that our Services suit your needs. The Company does not take any responsibility for inappropriate use of in-app purchases of the Service.**

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**Order** (or **Orders**) is a function of the Services. Orders specify this function. This specification may vary depending on chosen Services.

The Company does not guarantee the time of delivery of your Order. When you place your Order, you will see it on tab “*Check your order’s progress*” ( name of the tab may be differ regarding App and version of it, however it usually mention “*Order*”/“*Orders*” in its label) .

When your order is proceed, you see communicate “*pending*” or “*in progress*” near visible Order. Numbers displayed during the process of delivering may differ from actual one on the original website or service where the content of your Order is primarily displayed. You understand and agree that performance of some functions in the Services depends from the speed of actions of other Users.

**Once Order is delivered, the Company does not give any guarantee of its durability. As some functions depend from actions taken by other Users, the Company does not take any responsibility of their actions on content provided by you.**

Final numbers which are reflected in completed Orders may be differ from the numbers reflected on the website or service where your content is primarily uploaded. Please contact the Company if you have any questions or issues regarding your Orders.

History of past Orders placed by you is limited to certain amount, which can be different depending on the chosen App. However, this limitation does not equal limitation of Orders you can place. You can place as many Orders as you can afford to using your Coins.

**Origin** refers to the country or region where other User **is claiming to permanently stay or temporary stay.**

**Initial Account Balance** - every new User of certain Services is granted with 200 Coins or 30 Coins, depending on the App. Initial Account Balance should be considered as a temporary promotion. The Company reserves the right to change or discontinue Initial Account Balance any time without prior notice.

**Nevertheless, terminology used in the Services and the Website may differ or may be wider. Therefore you should read the instructions carefully every time when accessing the Website or the Services., or both of them. The Company does not take any responsibility for your misunderstandings of the terminology and functions.**

## 13. PAYMENTS

The access to the Apps themselves is free of charge, however, the Apps can include in-app purchases.

Current prices and their currency are added to each of the App.

Payments are made only by a safe and a secure way via iTunes, when the App is available on the Apple App Store, or G2A Pay services provided by G2A.COM Limited, or via PayPal (*all of them further as “Payment Processor”*)

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When you use G2A Pay services provided by G2A.COM Limited (hereinafter referred to as the "G2A Pay services provider") to make a purchase on our website, responsibility over your purchase will first be transferred to G2A.COM Limited before it is delivered to you. G2A Pay services provider assumes primary responsibility, with our assistance, for payment and payment related customer support. The terms between G2A Pay services provider and customers who utilise services of G2A Pay are governed by separate agreements and are not subject to the Terms on this website.

With respect to customers making purchases through G2A Pay services provider checkout, (i) the Privacy Policy of G2A Pay services provider shall apply to all payments and should be reviewed before making any purchase, and (ii) the G2A Pay services provider Refund Policy shall apply to all payments unless notice is expressly provided by the relevant supplier to buyers in advance. In addition the purchase of certain products may also require shoppers to agree to one or more End-User License Agreements (or "EULAs") that may include additional terms set by the product supplier rather than by Us or G2A Pay services provider. You will be bound by any EULA that you agree to.

We and/or entities that sell products on our website by using G2A Pay services are primarily responsible for warranty, maintenance, technical or product support services for those Products. We and/or entities that sell products on our website are primarily responsible to users for any liabilities related to fulfilment of orders, and EULAs entered into by the End-User Customer. G2A Pay services provider is primarily responsible for facilitating your payment.

You are responsible for any fees, taxes or other costs associated with the purchase and delivery of your items resulting from charges imposed by your relationship with payment services providers or the duties and taxes imposed by your local customs officials or other regulatory body.

**For customer service inquiries or disputes, please contact us via contact form on the website or within the App support/feedback button, or via the following email address: [support@cryptoraven.com](mailto:support@cryptoraven.com) (see: [15. CONTACT](#))**

**Questions related to payments made through G2A Pay services provider payment should be addressed to [support@g2a.com](mailto:support@g2a.com).**

Where possible, the Company will work with you, to resolve any disputes arising from your purchase.

Some customised Services offered on the Website can have different prices depending on the individual case, thus, if you need such customised Services, you should contact the Company to receive more information.

If you attempt to obtain the refund without a valid reason (e.g. you claim that you have not received the License, although you did) via available Payment Processor or any finance institution, the rights and Licenses granted to you in this Terms will end immediately after the attempt. The rights will be no renewed, even if your attempt fails.



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**You declare that you make your purchases in acceptance with applicable law and with accordance with chosen Payment Processor policies.**

Any attempt to change and cheat in payments will affect immediately ban of using the Services and the Website. Ban can be temporary or permanent. If such action is taken for your content, and you strongly believe that it should not have been, please contact the Company immediately (see: **15. CONTACT**). Although, the Company reserves the rights to decide in this matter, if has a reasonable belief to uphold primarily decision.

## **14. TERMINATION**

The Company reserves the right to terminate your access and use to the Website or the Services, or to the both of them, in the Company's sole discretion without any prior notice.

However, the termination usually happens if your break these Terms, or if the Company has a strong belief that you may threat the Company's interests or other Users rights. If such action is taken for your account, and you strongly believe that it should not have been, please contact the Company immediately (see: **15. CONTACT**). Although, the Company reserves the rights to uphold its primarily decision.

**Unless the Company inform you, otherwise, upon any termination, (a) the rights and licenses granted to you in these terms will end; (b) you must stop using the Service and the Website, and (if needed) delete it from your device.**

No refund or partial refund of any fees paid hereunder or any other fees will be made for any reason.

## **15. CONTACT**

If you need support regarding the Services or the Website, or want to contact the Company regarding business matters, you can use the following:

- a) email: **support@cryptoraven.com**
- b) use "**Contact Us**" tab on the Website
- c) use "**Send Us Feedback**" / "**Contact Us**" tab on the Service used

**It is strongly recommended to ask questions regarding the Service or the Website if you have any problems or issues related to them.**

If you are interested in purchasing individual Services listed in the Website or have similar need associated with the Services provided, please contact the Company to receive more information.

If you need support, you may have to provide necessary info regarding your issue, such as URL links or screenshots from the Services which will help to resolve the issue. Refusal to provide it can make it not be possible to help you.

You **are not** allowed to modify requested information.

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You **are not** permitted to include in your mails any harmful content, such as malware, fishing attack, or any personal insults.

The Company is not obligated to respond you in any restricted time or at all. However, the majority of Users receive reply in no longer than 24 hours.

## 16. GOVERNING LAW

These Terms are governed in accordance with the laws of Republic of Estonia, without regard to its conflict of law provisions. The Company's failure to enforce any right or provision of these Terms will not be considered a waiver of those rights. If any provision of these Terms and Conditions is held to be invalid or unenforceable, the remaining provisions of these Terms will remain in effect.

These Terms constitute the entire Terms between the Company regarding the Website and the Services, and supersede and replace any prior terms the Company might have regarding the Website and the Services.

**You agree that any claim or controversy arising out of or relating to the use of the Website, the Services, its content, or the property, products or services, or to any acts or omissions for which you may contend the Company or its employees or directors are liable, including but not limited to any claim or controversy, shall be finally and exclusively settled by arbitration in Republic of Estonia, and that said arbitration shall be governed by Estonian law. **THUS, YOU GIVE UP YOUR RIGHT TO GO TO COURT TO ASSERT OR DEFEND YOUR RIGHTS AND GIVE UP YOUR RIGHT TO PARTICIPATE IN OR BRING CLASS ACTIONS AND TO SERVE AS A PRIVATE ATTORNEY GENERAL OR IN ANY OTHER REPRESENTATIVE CAPACITY IN CONNECTION WITH A DISPUTE. YOUR RIGHTS WILL BE DETERMINED BY A NEUTRAL ARBITRATOR AND NOT A JUDGE OR JURY.****

**You and the Company agree that the arbitrator shall have limited authority to award damages such that the arbitrator shall not have the power to award damages in excess of those permitted under the Terms and in no event more than actual compensatory damages.**

You also acknowledge and understand that, with respect to any dispute, in the event the Company incurs attorney fees or expenses in connection with the collection of sums owed to the Company by you under these Terms, the Company shall be entitled to recovery of those fees and expenses from you.

Any waiver or amendment of these Terms must be done by writing and signed by the Company.

The Company reserve all rights not expressly granted to you.

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## 17. DISCLAIMERS TO LIABILITY

THE WEBSITE, THE SERVICES, ITS CONTENT, THE PRODUCTS AND SERVICES OF THE COMPANY AND OTHERS, INCLUDING BUT NOT LIMITED TO THAT LISTED ON THE WEBSITE, ARE PROVIDED “AS IS” AND “AS AVAILABLE”.

THE COMPANY DISCLAIMS ANY REPRESENTATION OR WARRANTY OF ANY KIND, WHETHER EXPRESS OR IMPLIED, AS TO ANY MATTER WHATEVER RELATING TO THE WEBSITE, ITS CONTENT, THE PRODUCTS AND/OR SERVICES OF THE COMPANY, AND THE PRODUCTS, SERVICES AND PROPERTY OF OTHERS, INCLUDING WITHOUT LIMITATION THE IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON INFRINGEMENT.

THE COMPANY MAKES NO GUARANTEE THAT THE CONTENT OF THE WEBSITE AND THE SERVICES OR ANY PART OF IT IS UP-TO-DATE, ACCURATE OR COMPLETE, AND YOU SHOULD NOT RELY ON OR ASSUME ITS ACCURACY FOR ANY DECISION OR TO TAKE ANY ACTION. THE COMPANY HEREBY DISCLAIMS ANY REPRESENTATION OR WARRANTY THAT LOSS OF YOUR DATA WILL NOT OCCUR. COMPANY HEREBY DISCLAIMS ANY WARRANTY THAT THE WEBSITE, ITS CONTENT, THE PRODUCTS AND SERVICES OF THE COMPANY, OR THE PRODUCTS AND SERVICES OF OTHERS WILL BE FREE OF INTERRUPTION OR DEFECTS, OR THAT THE WEBSITE IS FREE OF VIRUSES, WORMS, TROJAN HORSES OR OTHER CODE THAT HAS CONTAMINATING OR DESTRUCTIVE PROPERTIES.

IN NO EVENT WILL THE COMPANY AND THE COMPANY’S DATA PROVIDERS BE LIABLE FOR PERSONAL INJURY OR ANY INCIDENTAL, SPECIAL, INDIRECT, CONSEQUENTIAL OR PUNITIVE DAMAGES WHATSOEVER, INCLUDING, WITHOUT LIMITATION, DAMAGES RESULTING FROM DELAY OF DELIVERY, FOR LOSS OF PROFITS, DATA, BUSINESS OR GOODWILL, FOR BUSINESS INTERRUPTION OR ANY OTHER COMMERCIAL OR PERSONAL DAMAGES OR LOSSES, ARISING OUT OF OR RELATED TO THESE TERMS OR YOUR USE OR INABILITY TO USE THE SERVICES.

BY YOUR USE OF THE WEBSITE, ITS CONTENT, OR THE PRODUCTS OR SERVICES OF THE COMPANY, YOU AGREE AND ACKNOWLEDGE THAT YOUR USE OF SUCH IS AT YOUR OWN RISK.

NEITHER THE COMPANY NOR ITS EMPLOYEES, OFFICERS, DIRECTORS, MANAGERS, SHAREHOLDERS OR OTHER REPRESENTATIVES OR ASSOCIATES ARE LIABLE FOR ANY DIRECT, INDIRECT, PUNITIVE, INCIDENTAL, SPECIAL OR CONSEQUENTIAL DAMAGES OR OTHER INJURY ARISING OUT OF OR IN ANY WAY CONNECTED WITH THE WEBSITE, ITS

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CONTENT OR THE USE OF THE PRODUCTS OR SERVICES OF COMPANY, OR WITH DELAY OR INABILITY TO USE THE WEBSITE (INCLUDING BUT NOT LIMITED TO ANY LOSS OF DATA), WHETHER ARISING FROM CONTRACT, TORT, STRICT LIABILITY OR ANY OTHER THEORY AND REGARDLESS OF WHETHER OR NOT YOU KNOW, SUSPECT OR HAVE BEEN ADVISED OF THE POSSIBILITY OF ANY SUCH DAMAGES, EVEN IF THE COMPANY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES. SOME JURISDICTIONS DO NOT ALLOW THE LIMITATION OF LIABILITY FOR PERSONAL INJURY, OR OF INCIDENTAL OR CONSEQUENTIAL DAMAGES, SO THIS LIMITATION MAY NOT APPLY TO YOU. In no event shall the Company's total liability to you for all damages (other than as may be required by applicable law in cases involving personal injury) exceed the amount of one hundred US dollars (USD \$100.00). The foregoing limitations will apply even if the above stated remedy fails of its essential purpose.

**CryptoRaven OÜ**  
**ALL RIGHTS RESERVED**