WEBSITE

Terms and Conditions

By using and ordering from www.kaijuofcronos.com (the "Site") you agree to be bound by and accept the following terms and conditions. Please read them carefully.

Copyright and Trademark Notice

All designs, text, graphics, pictures and arrangement on this website are the copyright of the Site or its content providers. Permission is granted to users to electronically copy or print portions of this site for their own personal, non-commercial use. Any other use of materials on this site without the Sites prior written consent is strictly prohibited. All images, audio and video clips are the sole property of the Site or their respective content providers.

All software used on the site is the sole property of the Sites or those supplying the software. You acknowledge that the site contains content and software that are protected by copyrights, trademarks, or other intellectual property rights, and that these rights are valid and maybe protected in all forms, media and technologies which exist now or are developed in the future. No materials from this site may be copied, reproduced, modified, republished, uploaded, posted, transmitted, or distributed in any form or by any means without the Sites prior written permission. All rights not expressly granted herein are reserved. Any unauthorized use of the materials appearing on this site may violate copyright, trademark and other applicable laws and could result in criminal or civil penalties.

Limitation of Liability

To the maximum extent permitted by applicable law, in no event shall the Site its suppliers, vendors, respective employees, officers, directors, agents, affiliates, suppliers, vendors, licensors, co-branders, or partners be liable for any direct, indirect, special, punitive, incidental, exemplary, or consequential damages, or any damages whatsoever resulting from any loss of use, loss of data, loss of profits, business interruption, litigation, or any other pecuniary loss, whether based on breach of contract, tort (including negligence), product liability, or otherwise arising out of or in any way connected with the use, operation, or performance of the service, with the delay or inability to use the service, any defects in the service, or with the provision of, or failure to make available, any information, services, products, materials, or other resources available on or accessible through the service, even if advised of the possibility of such damages.

Neither the Site nor its suppliers or vendors guarantee the sequence, accuracy, or completeness of any information or content available through the service and shall not be liable in any way to you or anyone else who may use the information or content or to whom the information or

content may be furnished, for any delays, inaccuracies, unavailability, errors, or omissions therefrom or in the transmission or delivery of all or any part thereof or for any damage arising therefrom or occasioned thereby.

Any liability on the part of the Site parties, in the aggregate, shall not exceed the fees paid by you solely for the right to use the particular information, product or service provided by the Site.

Furthermore, the Site explicitly disclaims any responsibility for the accuracy, content, or availability of information found on sites that link to or from the site from third parties. We cannot be held responsible for the accuracy, copyright compliance, legality, or decency of material contained in third-party sites, and you hereby irrevocably waive any claim against us with respect to such sites.

Under no circumstances shall we or any other party involved in creating, producing, or distributing the site be liable for any direct, indirect, incidental, special, or consequential damages for loss of profits, good will, use, data or other intangible losses (even if we have been advised of the possibility of such damages) that result from (i) the use of or inability to use the site, (ii) the cost of procurement of substitute goods and services resulting from any data, information or services purchased or obtained or messages received or transactions entered into through or from the site; (iii) unauthorized access to or alteration of your registration information, transmissions or data; (iv) statements or conduct of any third party on the site; (v) negligent or willful acts of the Site, its directors, officers, employees and representatives or (vi) any other matter relating to the site.

You agree to indemnify and hold the Site, and our directors, officers, employees and representatives harmless from any claim or demand, including reasonable legal fees, made by any you or any third party due to or arising out of the content you submit, post to or transmit through the site, your use of the site, your connection to the site, your violation of the terms of use, or your violation of any rights of another.

You acknowledge and agree that the limitations set forth above are fundamental elements of this agreement and the service would not be provided to you absent such limitations.

Discord

This statement and the Kaiju of Cronos and www.kaijuofcronos.com (the "Site") and its discord server do not constitute an offer to sell, a solicitation of an offer to buy, or a recommendation of any services or any NFT, digital collectible token, cryptocurrency, security, or any other product by Kaiju of Cronos and www.kaijuofcronos.com (the "Site") furthermore any 3rd party which may use, displays, advertises or recommends that may use Kaiju of Cronos and www.kaijuofcronos.com (the "Site") does not constitute an offer to sell, a solicitation of an offer to buy, or a recommendation of any services or any NFT, digital collectible token, cryptocurrency, security, or any other product by Kaiju of Cronos, www.kaijuofcronos.com (the "Site")

Nothing on the Kaiju of Cronos, www.kaijuofcronos.com (the "Site") or discord server is intended to be or should be considered advice on tax, legal or investments of any kind, including but not limited to any NFT, digital collectible token, cryptocurrency, security or any product of service provided by Kaiju of Cronos, www.kaijuofcronos.com (the "Site")

Kaiju of Cronos, www.kaijuofcronos.com (the "Site") does not state that NFT's, digital collectible tokens, or cryptocurrencies will constitute any type of a security, investment strategy or passive income of any kind for anyone.

You are individually responsible for deciding if any NFT, digital collectible token, cryptocurrency, security investment path or any related subject matter is a fit for your collection or person; furthermore, any financial circumstances and tolerance of risk associated with the above is your sole responsibility.

You should consult an advisor, attorney or tax expert in relation to your individual business, tax or legal matters in accordance with your legal residence and or jurisdiction following all applicable laws that may pertain to any of the above.