



iX Global NFT Sales Agreement

This iX Global NFT Sales Agreement (hereinafter referred to as the “Agreement”) is entered into between iX Global, LLC (hereinafter referred to as “iX”) and the undersigned iX Global Brand Ambassador (hereinafter referred to as “the undersigned”), and pertains to the sale of any Non Fungible Token (hereinafter referred to as “NFT”) by iX.

iX and the undersigned agree as follows:

Sale of NFTs

iX shall make available for sale and the undersigned may purchase NFTs from iX at the price set by iX. The undersigned understands that iX may sell NFTs owned directly by iX or on behalf of select third parties. iX reserves the right to change any NFT price at any time without any notice.

Delivery

iX shall deliver purchased NFTs to the undersigned once they have been minted on the XRPL live blockchain. NFTs may be delivered at any time and iX makes no representation as to the date when they will be delivered. The undersigned understands and acknowledges that a significant amount of time may pass from the time they purchase the NFTs to when they are delivered to their cryptocurrency wallet. The NFTs shall be deemed delivered when iX has sent them to the undersigned’s cryptocurrency wallet.

Refunds

All NFT sales to the undersigned are final; iX does not offer any money-back guarantees on NFT purchases. You recognize and agree that you shall not be entitled to a refund for any NFT purchase from iX under any circumstances.

Termination

This Agreement may not be terminated at any time or for any reason by the undersigned. iX retains the right to terminate this Agreement pursuant to the iX Global Policies and Procedures.

Disclaimer of Warranties

NFTs ARE SOLD ‘AS IS’. iX EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, ANY IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE.



Limitation of Liability

UNDER NO CIRCUMSTANCES SHALL iX BE LIABLE TO THE UNDERSIGNED OR ANY THIRD PARTY FOR ANY DAMAGES RESULTING FROM ANY PART OF THIS AGREEMENT SUCH AS, BUT NOT LIMITED TO, LOSS OF REVENUE OR ANTICIPATED PROFIT OR LOST BUSINESS, COSTS OF DELAY OR FAILURE OF DELIVERY, WHICH ARE NOT RELATED TO OR THE DIRECT RESULT OF iX'S NEGLIGENCE OR BREACH.

Severability

In the event any provision of this Agreement is deemed invalid or unenforceable, in whole or in part, that part shall be severed from the remainder of the Agreement and all other provisions should continue in full force and effect as valid and enforceable.

Legal and Binding Agreement

This Agreement is legal and binding between iX and the undersigned as stated above. This Agreement may be entered into and is legal and binding both in the United States and throughout the world. The undersigned represents that they have the authority to enter into this Agreement.

Governing Law and Jurisdiction

iX and the undersigned agree that this Agreement shall be governed by the State of Utah in the United States.

The undersigned agrees to the terms and conditions set forth above as demonstrated by their signature as follows:

iX Global Brand Ambassador

Date