

PKL.CLUB Terms & Conditions

Last Updated: 09.22.2025

Welcome to PKL.CLUB (“we,” “our,” or “us”). These Terms & Conditions (“Terms”) govern your use of the PKL.CLUB platform, including our website, mobile application, token ecosystem, games, marketplace, retreats, and any related services (collectively, the “Services”). By accessing or using PKL.CLUB, you agree to these Terms. If you do not agree, you must not use our Services.

1. Eligibility

- You must be at least 18 years old to use PKL.CLUB.
- By using PKL.CLUB, you confirm that you are legally permitted to participate in blockchain-based activities and pickleball-related services in your jurisdiction.
- We reserve the right to restrict access where use of PKL, crypto activities, or digital assets is prohibited by law.

2. PKL Token

- PKL is a **utility token** within the PKL.CLUB ecosystem. It is **not an investment**, does not represent ownership in PKL.CLUB, and carries no expectation of profit.
- PKL may be used for platform participation, rewards, marketplace transactions, and redeeming real-world benefits (e.g., retreats, merchandise, or experiences).
- PKL has no guaranteed monetary value and may fluctuate or become worthless.

3. Prohibited Use

You agree not to:

- Use PKL.CLUB for unlawful, fraudulent, or abusive purposes.
- Engage in money laundering, terrorist financing, or sanctions violations.
- Exploit the platform through bots, hacks, or manipulation of token mechanics.
- Resell, sublicense, or exploit any part of PKL.CLUB without authorization.

4. User Accounts

- You are responsible for safeguarding your wallet, private keys, and account credentials.
- PKL.CLUB is **non-custodial**: you maintain sole control of your digital assets.
- We are not liable for lost, stolen, or compromised wallets or tokens.

5. Marketplace & Experiences

- Marketplace listings and real-world experiences (retreats, tournaments, etc.) are provided “as is.” PKL.CLUB is not responsible for third-party offerings or outcomes.
- Users must follow all local laws, health guidelines, and venue policies when participating in in-person events.

6. Risk Disclosure

By using PKL.CLUB, you acknowledge:

- Digital assets are volatile and may lose all value.
- Regulatory changes may impact token availability or platform access.

- Participation in pickleball, retreats, or related activities involves physical risks; you assume full responsibility for your health and safety.

7. Limitation of Liability

- PKL.CLUB is provided “as is,” without warranties of any kind.
- We disclaim liability for losses including but not limited to token value fluctuations, wallet hacks, travel issues, or injuries sustained in events.
- To the maximum extent permitted by law, our total liability shall not exceed the amount you paid to use PKL.CLUB (if any).

8. Intellectual Property

- All content, branding, and platform design are property of PKL.CLUB.
- You may not copy, modify, or distribute PKL.CLUB content without permission.

9. Termination

We may suspend or terminate your access at any time, without notice, if you violate these Terms.

10. Governing Law

These Terms are governed by the laws of [Insert Jurisdiction — e.g., Wyoming, Panama, or Costa Rica, depending on incorporation]. Any disputes shall be resolved exclusively in courts located in that jurisdiction.

11. Changes to Terms

We may update these Terms at any time. Continued use of PKL.CLUB after changes are posted constitutes acceptance of the new Terms.

12. Contact

For questions, contact us at:

PKL.CLUB Support

dev@pkl.club