TERMS OF USE

Welcome to Games of Planets, the entertainment resource ("We," "our," or "us"). We are delighted to have you on our platform and hope you enjoy your time here!

Games of Planets offers various astrological information aimed at raising awareness among astrology enthusiasts. Our platform is designed for those who seek tools for self-discovery and personal growth. It is created for entertainment and caters to individuals curious about the spiritual aspects of life and the insights it can provide.

This agreement is a legal contract between you and INFOGUARDS LTD, operating under the name gamesofplanets.com, referred to as the "Company," governing your usage of the Company's website. INFOGUARDS LTD is located at Suite 7079 128 Aldersgate Street, Barbican, London, United Kingdom, EC1A 4AE, the company number is 14885532.

PLEASE READ THIS TERMS OF USE (OR TERMS) CAREFULLY. By accessing or using this website in any manner, including utilizing the Services and resources available, you agree that (1) you have read, understand, and agree to be bound by these unaltered Terms of Use, (2) you are of legal age to enter into a binding contract with the Company, and (3) you have the authority to accept these Terms of Use. If you do not wish to be bound by these Terms of Use in their entirety, you may not access or use this website or the Services.

The Services may include, but are not limited to, astrological content, reports, synastry charts, tarot readings, and the magic ball. The Company does not endorse, recommend, verify, evaluate, or guarantee any advice, information, or other Services provided by the site.

MODIFICATIONS TO THESE TERMS

We reserve the right to modify these Terms of Use at our discretion. We encourage you to periodically check these terms to stay informed about any alterations that may impact you. Any modifications to these terms will take immediate effect for new users of the site and its associated Services. However, if we introduce significant changes to these Terms of Use, we will notify existing users by prominently displaying the updated terms on the website. All adjustments to these terms become effective as soon as they are posted on the website without any delay. If you disagree with the revised Terms of Use, you must ceaseusing the website and its related Services. By continuing to use the website or Services after being informed of such changes, you indicate your acceptance of the updated terms.

PERMITTED USAGE

Your privilege to utilize the Website, the Services, the digital Assets, and all the Content provided by the Company is strictly for your personal use. You are exclusively responsible for the content you transmit through the Company's resources. When using the Company's resources, you must adhere to all relevant local, state, national, and international laws and regulations. You consent to:

-Comply with all applicable laws, regulations, orders, rules, and statutes.

- -Refrain from employing the Company for any fraudulent or illegal activities.
- -Avoid taking actions that disrupt the Website or another user's experience, and respect the rights and dignity of others.
- -Do not interfere with or disrupt networks connected to the Company.
- -Adhere to the regulations, policies, and procedures of networks linked to the Company's resources.
- -Abstain from employing data mining, robots, or similar techniques to gather or extract data in connection with the Company's resources.
- -Refrain from posting, uploading, sharing, transmitting, or distributing any material through the Website that is unlawful, infringing, harmful, harassing, defamatory, threatening, intimidating, fraudulent, tortious, vulgar, or otherwise objectionable, including unauthorized or unsolicited advertising.
- -Do not reproduce, duplicate, or copy any part of the Website unless authorized by this Agreement.
- -Do not sell, resell, or exploit, for commercial purposes, any part of, the usage of, or access to the Website without the Company's prior written consent.
- -Do not impersonate any person or entity, falsely state or misrepresent your affiliation with any person or entity concerning the Website, or suggest that we endorse any statement you make.
- -Do not post or transmit messages that may restrain trade, or encourage or facilitate agreements on prices, discounts, terms, conditions of sale, allocation of markets or territories, or selection, rejection, or termination of business relationships or suppliers.
- -Do not remove any copyright, trademark, or other proprietary rights notices from the Website or other Company resources.
- -Refrain from violating or attempting to violate the Website's security.
- -Do not distribute viruses, worms, spyware, adware, or other malicious computer code, files, or programs that are harmful, invasive, or intended to damage or hijack the operation of, or monitor the use of, any hardware, software, or equipment on the Website.
- -Do not assist or allow others to violate this Agreement or applicable laws governing Website usage.
- -Do not frame or employ framing techniques to enclose any Company trademarks, logos, or other resources, including images, text, page layout, or form.
- -Do not use metatags or other hidden text incorporating the Company's name or trademarks.
- -Do not modify, translate, adapt, merge, create derivative works, disassemble, decompile, reverse compile, or reverse engineer any part of the Company resources, except to the extent expressly prohibited by applicable law.
- -Do not employ manual or automated software, devices, or other processes, including spiders, robots, scrapers, crawlers, avatars, data mining tools, or similar tools, to "scrape" or download data from web pages within the Website. (Note that operators of public search

engines are granted revocable permission to use spiders to copy materials from the Website for the sole purpose of creating publicly available searchable indices of materials, excluding caches or archives of such materials.)

-Do not access the Company resources to establish a similar or competitive website, application, or service.

INTELLECTUAL PROPERTY RIGHTS

All the material ("Content") accessible via the Website is protected by copyright, trademarks, or other proprietary rights and regulations. This "Content" encompasses, but is not restricted to, text, software, images, or other substances. The term "Company Content" also encompasses, but is not restricted to, all Content and Services furnished by the Company. According to the Terms, the Company provides you with a restricted license to copy and exhibit parts of the Company's resources while viewing the Website and using the Services for your personal purposes. You are not allowed to duplicate, employ, reproduce, distribute, present, or form derivative works from the Company's resources unless specifically approved by the Company. Any rights not explicitly conveyed in this agreement are reserved.

REGISTRATION

To access specific personalized astrological features and/or receive extra Company Content and Use, including email-based Services, you must complete the registration process on the website. These Terms of Use collectively refer to both General Services and Personalized Services as "Services."

In exchange for these Personalized Services, you consent to:

- -Furnish precise, up-to-date, and complete information about yourself as requested by the Company.
- -Regularly update this information to ensure its accuracy and completeness. All details initially provided during registration and any subsequent updates are collectively known as "Registration Data" in these Terms of Use.

Please be aware that certain Services and Content are offered by third-party providers rather than the Company. The Company retains the authority to take any measures it deems necessary or reasonable to safeguard the Website and your account's security. This includes actions like terminating your account, altering your password, or requesting information to validate transactions on your account.

DISCLAIMER OF LIABILITY

We explicitly state that we are not accountable for any losses or damages resulting from your failure to adhere to this section.

Eligibility:

The Company does not allow individuals whose Services have been temporarily or indefinitely suspended to use them. Furthermore, residents of jurisdictions that may prohibit our Services are not permitted to use them. These countries may include, among others, Afghanistan, Burma, Cuba, Iran, Iraq, Libya, North Korea, Serbia, Syria, and Sudan. If you do not meet these criteria, please refrain from using the Services.

User Registration Data:

Upon registration, where you provide your Registration Data, you must create a password. You bear full responsibility if you do not maintain the confidentiality of your password. You are responsible for all actions carried out using your account, whether or not they were expressly authorized by you. You can change your password by following the instructions on the Website. You agree that your password cannot be transferred or sold to another party. You also commit to promptly notifying the Company of any unauthorized use of your account or any other security breaches known to you.

Termination of Your Account:

The Company reserves the right to modify or discontinue the Services or your account, in whole or in part, with or without notice, for any reason, without incurring liability to you, other users, or third parties. Without limiting the foregoing, we retain the right to promptly terminate your account if: (a) we are unable to verify or authenticate your Registration Data or other provided information, (b) your actions may potentially create legal liability for you, the Company, or (c) we believe that you have: (i) supplied false or misleading Registration Data or other information, (ii) disrupted other users or the management of the Services, or (iii) violated the Terms.

PAYMENT SYSTEM AND WITHDRAWAL

To utilize our Services, it is necessary to maintain an adequate balance of Astros in your account, which serves as the virtual currency of the Platform. You can verify your balance and add more Astros as needed through the corresponding section in your account. Notably, Games of Planets does not offer users the option to withdraw Astros from the Platform.

For a user's transaction to be processed, the Payment Processor will require personal details and payment information, such as debit/credit card details and address. It's essential to understand that this information is solely used for transaction processing and is not disclosed to any third parties, except for financial and regulatory institutions involved in processing or compliance procedures. You can find more information about how your personal data is used in our Privacy Policy section. By proceeding with a transaction, you are also confirming that all bank cards and payment accounts used for transactions are legally owned by you.

MONITORING

You acknowledge and consent to our right (while not being obligated) to, at our sole discretion, engage in one or more of the following actions: (a) assess Content before

permitting it to be posted on the Website; (b) oversee Content; (c) modify, delete, decline, or abstain from posting Content, without prior notice, for any reason or without specifying a reason. It's important to note that we assume no obligation or liability toward you for failing to perform these actions or for executing them in a specific manner. Furthermore, we may (d) divulge any Content and related transmission circumstances to a third party for purposes that include operating the Website, safeguarding the Company and the Website's users and visitors, adhering to legal obligations or government requests, enforcing this Agreement, or any other justifiable reason.

UPDATES TO THE COMPANY PROPERTIES

You should be aware that the Company Properties are continually evolving. We may introduce enhancements and alterations to the Website, introduce new features, or discontinue the Website at our discretion without prior notice. You acknowledge and consent to the fact that the Company may update the Company Properties at any time, without any notice or incurring liability to you or any other party. We do not guarantee the accuracy, completeness, reliability, currentness, or error-free nature of the information on the Website. It's worth noting that in some jurisdictions, the exclusion and disclaimer of certain implied warranties may not be applicable to you.

NO WARRANTY

YOU ACKNOWLEDGE AND ACCEPT THAT:

- -TO THE EXTENT PERMITTED BY APPLICABLE LAW, THE COMPANY PROPERTIES ARE PROVIDED "AS-IS" AND WITH ALL FAULTS. THE COMPANY ACCEPTS NO RESPONSIBILITY FOR AVAILABILITY (OR UNAVAILABILITY), TIMELINESS (OR DELAYS), DELETIONS, MISDELIVERIES, OR FAILURE TO STORE ANY MEMBER COMMUNICATIONS OR PERSONALIZATION SETTINGS.
- -YOUR USE OF THE COMPANY PROPERTIES IS ENTIRELY AT YOUR OWN RISK, AND YOU BEAR SOLE RESPONSIBILITY FOR ANY DAMAGE TO YOUR COMPUTER SYSTEM OR LOSS OF DATA RESULTING FROM DOWNLOADING CONTENT AND/OR DATA FROM THE COMPANY PROPERTIES.
- -THE COMPANY PROPERTIES ARE SUPPLIED SOLELY FOR ENTERTAINMENT PURPOSES, AND TO THE EXTENT PERMITTED BY APPLICABLE LAW. NO ADVICE OR INFORMATION ACQUIRED FROM THE COMPANY OR THROUGH THE COMPANY PROPERTIES SHALL CREATE ANY WARRANTY, REPRESENTATION, OR CONDITION.

LIMITATIONS OF LIABILITY

TERMINATION

The Website and this Agreement remain in effect until the Company decides to terminate them. Beyond any legal rights or remedies available to the Company, we hold the authority to suspend, restrict, or terminate, either in part or entirely, your access to the Website (including its features) or any other Company Properties. This action may be taken at any time, with or without notice, and with or without a specific cause, all without incurring

liability on our part. This may include situations where the Company believes that you have violated the terms, whether explicitly or in spirit, of this Agreement. Provisions in this Agreement relating to authorized use, intellectual property rights, disclaimers of warranty, limitations of liability, and indemnity, along with any other provisions inherently designed to persist, shall continue to apply after such termination.

By agreeing to these terms, you also commit to not making any attempt to use the Website or any Company Properties under any name, whether real or assumed, if your access has been terminated. Furthermore, should you breach this restriction after the termination of your access, you agree to indemnify us and safeguard us against any potential liabilities that may arise. We reserve the right to pursue legal action against any violators to the fullest extent permitted by law.

CHILD PRIVACY

If you are below the age of 18, we kindly request that you refrain from using or accessing the Website or Company Properties. We have no intention of collecting or utilizing personal information from individuals under the age of 18, and we will not knowingly engage in such practices. In the event that we become aware of the inadvertent collection of personal information from individuals under the age of 18 and are subsequently asked to remove such data from our databases, we will promptly comply with such requests.

CONTACTING THE COMPANY & SUBMISSIONS

If you have inquiries regarding this Agreement, encounter technical issues with the Website, or wish to discuss any matters, offer suggestions, share ideas, provide feedback, or make recommendations concerning these Terms of Use, the operations of our Website, or your interactions with us, please don't hesitate to contact us via email At info@gamesofplanets.com. Please note that any suggestions, ideas, feedback, recommendations, or other information you provide related to the Company Properties will become the sole property of the Company, including all associated intellectual property rights. By submitting such information, you agree to assign these submissions to the Company without charge. We reserve the right to use these submissions at our discretion.