

Loaded Lions x FIFA World Cup 2022 NFT GIFT REDEMPTION TERMS

Crypto.com will conduct the Loaded Lions x FIFA World Cup 2022 non-fungible token (NFT) gift distribution (the **“Award”**) substantially as described in these terms. By participating or receiving a gift, each participant or recipient (**“Participant”**) agrees unconditionally to be bound by these terms (the **“Terms”**) and the decisions of Crypto.com, which are final and binding in all respects to the Award. Receiving any items from the Award (**“Match Ready Lion”**) is contingent upon eligibility and fulfilling all requirements set forth herein.

1. Eligibility:

- The Award is only open to individuals that are holding a Loaded Lion NFT in their Crypto.com NFT Account on November 20th, 2022, at 23:59 UTC (the **“Snapshot Time”**) (**“Eligible Participants”**).
- For the purposes of these Terms, a **“Crypto.com NFT Account”** means a Participant’s personal verified account on the Crypto.com NFT Platform at www.crypto.com/nft, which has successfully completed the applicable account opening procedures before the Snapshot Time. Crypto.com shall, in their sole and absolute discretion, decide whether or not a Participant’s account has completed the applicable account opening procedures.
- Entries submitted by persons who do not meet the above eligibility requirements are void.

2. How To Enter:

- Eligible Participants will receive a form requesting them to enter their preferred participating country in the FIFA World Cup Qatar 2022™ for their custom FIFA World Cup™ kit (**“Preference”**). The Preference serves as an indication only to Crypto.com, and Crypto.com reserves the right to award Participant any Match Ready Lion of any design.
- Participants must submit their Preference before the Snapshot Date.
- Entries that are incomplete, corrupted, false, lost, late, misdirected, deceptive or otherwise not in compliance with the Terms may be disqualified from the Award at Crypto.com’s sole and absolute discretion. Any attempt by any person to enter the Award more than one (1) time by using multiple or different email addresses, identities, registrations and logins, or any other methods will void that Participant’s Entries and that Participant may be disqualified. Crypto.com and its affiliates, and their respective officers, directors, employees, contractors and agents (**“Crypto.com Affiliates and Persons”**) are not responsible for such void, invalid, voidable or disqualified entries. All Entries are the property of Crypto.com.

3. Gift:

- The Match Ready Lion will be a non-fungible token (**“NFT”**), as specified by Crypto.com.
- The Amended License for Crypto.com Profile Picture NFTs does not apply to Match Ready Lions, which are subject to the general licence and terms and conditions of the Crypto.com NFT Platform at the following link: <https://crypto.com/nft/terms>. For the avoidance of doubt, Participants will not receive any commercial rights for the Match Ready Lion NFTs.

- Crypto.com Affiliates and Persons shall have no responsibility or obligation to a Participant who is unable or unavailable to, or who does not for any reason, accept or utilise a Match Ready Lion. Any costs, expenses, and taxes that may arise in relation to the Match Ready Lion are solely Participant's responsibility.
- THE MATCH READY LION IS OFFERED AND PROVIDED "AS IS" WITH NO WARRANTY OR GUARANTEE BY ANY CRYPTO.COM AFFILIATES AND PERSONS, EITHER EXPRESS OR IMPLIED. Any Match Ready Lion pictured in advertising and other Award materials are for illustrative purposes only.
- By receiving or accepting the Match Ready Lion, Participant agrees not to use or display the Match Ready Lion in any way which is intended or reasonably likely to be considered to be offensive, harmful or illicit, or prejudicial, adverse or degrading to Crypto.com's goodwill or reputation in the public.

4. Process

- All Eligible Participants will receive the Match Ready Lion to their Crypto.com NFT Platform account on or around November 21st, 2022.
- The Participant will receive an email notification once the Match Ready Lion has been airdropped to their Crypto.com NFT Platform account.

5. Privacy Terms:

- By submitting an entry, Participant acknowledges having read the Crypto.com NFT Privacy Notice, which is published at <https://crypto.com/nft/privacy>, and agree that we will use the information provided for the purposes of assessing your eligibility to participate in the campaign, prize draw and prize redemption delivery. When you decide how much information to share with us, please keep in mind that we will delete open-ended responses that are impractical or erroneous.

6. Legal Terms:

- By participating in the Award or receiving a Match Ready Lion, Participant agrees to indemnify, defend, and hold harmless, Crypto.com and Crypto.com Affiliates and Persons from any and all liability, for any claims, damages, injuries or losses of any kind, and to release all rights to bring any claim, action or proceeding arising out of, in connection with, or relating to participation in the Award.
- Crypto.com Affiliates and Persons are not responsible if the Award cannot take place, or if the Match Ready Lion cannot be awarded due to any events outside of the reasonable control of Crypto.com. If, for any reason the Award is not capable of running as planned, in Crypto.com's sole and absolute determination, Crypto.com reserves the right to cancel, terminate, modify, or suspend the Award or any part of the Award.
- ANY ATTEMPT BY ANY PERSON TO DELIBERATELY DAMAGE OR UNDERMINE THE LEGITIMATE OPERATION OF THE AWARD MAY BE IN VIOLATION OF CRIMINAL AND CIVIL LAW AND SHOULD SUCH AN ATTEMPT BE MADE, CRYPTO.COM RESERVES THE RIGHT TO SEEK REMEDIES AND DAMAGES (INCLUDING ATTORNEYS' FEES) FROM ANY SUCH PERSON TO THE FULLEST EXTENT PERMITTED BY LAW.

- In the event of any dispute, Crypto.com reserves the right to make all final decisions regarding the Award. Except where prohibited by law, Participant agrees that ANY DISPUTE, CONTROVERSY OR CLAIM ARISING OUT OF OR RELATING TO THE AWARD SHALL BE RESOLVED INDIVIDUALLY, WITHOUT RESORT TO ANY FORM OF CLASS ACTION. These Terms are governed by and shall be construed and enforced under the laws of Hong Kong without regard to any choice or conflict of laws rules. If a dispute arises out of or relates to this Agreement, or the breach thereof, and if said dispute cannot be settled through negotiation it shall be finally resolved by binding arbitration administered by the Hong Kong International Arbitration Centre (HKIAC) under the HKIAC Administered Arbitration Rules in force when the Notice of Arbitration is submitted. The law of this arbitration clause shall be Hong Kong law. The seat of arbitration shall be in Hong Kong. The number of arbitrators shall be one, and judgment upon the award rendered by the arbitrators may be entered in any court having jurisdiction.
- Crypto.com reserves the right to cancel or amend the Award mechanics or Terms at any time at our sole discretion without prior notice to Participants.