

Terms & Conditions

Introduction:

The One-Wins.com website welcomes you and informs you that you will find below the terms and conditions regulating your use of this site and all the legal effects that result from your use of the site's services over the World Wide Web via this electronic platform, by using this platform you agree to accept in legal capacity all the articles and provisions of this agreement, and you confirm to commit to its regulations and what is mentioned in it, and this agreement applies to all types of dealings between the user and the site. This agreement is valid and enforceable once you agree to it and start registering on the site.

This electronic portal, website or application for smart phones (referred to herein as the "website") is available for your personal use, and your entry and use of this site are subject to these terms and conditions of use, and your access to and access to the site is an unconditional acceptance of the terms and conditions of use. Whether or not you are a registered user, this consent is effective from the date of your first use of this website.

Any modification to these Terms and Conditions becomes effective immediately upon its announcement, unless otherwise indicated, and your continued use of this site after the announcement of any modification means your full acceptance of that modification.

These Terms and Conditions of Use include the Privacy Policy and Property Rights section.

Restrictions on use:

By using the Site, you agree to refrain from the following:

- Provide or upload files that contain software, materials, data or other information that you do not own or have a license to.
- Using the Site in any way to send any commercial or unsolicited e-mail, or any such misuse of the Site.
- Providing or uploading files on this site that contain viruses or corrupted data.
- Publishing, advertising, distributing or circulating materials or information that contain defamation, violation of laws, pornographic materials, obscenities, materials that promote racism, violations of public morals, or any illegal materials or information through the site.
- Participation through the site in illegal or illegal activities.
- Advertising - on the site - about any product or service that makes us in violation of any law or system applied in any field.
- Use any means, program or procedure to intercept or attempt to intercept the correct operation of the Website.
- Take any action that imposes an unreasonable or disproportionately large load on the site's infrastructure.
- Sell, copy, rent, transfer or assign information.
- Use of the site for illegal purposes.
- Accessing private or users location data without authorization.
- Change, modify or prejudice the intellectual property rights of the site.
- Violation of the legal rights of the site or any other person.
- privacy policy.

How to win:

You can win and make money with us in two ways

Firstly: share the website and inviting friends and acquaintances to join through their referral link. For every person who signs up through their link, you will earn 1 one point. These points can later be exchanged for dollars and transferred to your bank account, provided you have accumulated 200 points or more.

Secondly: By entering the available competitions with a fee of one dollar. Luck may favor you and you could win one of the prizes. To increase your chances of winning, you can participate multiple times in the same competition, up to a maximum of 100 times. Your name will be entered into the draw according to the number of times you have participated, increasing your chances of winning one of the prizes, which can sometimes reach one million dollars.

First Article - Introduction and Definitions:

The preamble above is an integral part of this agreement. Below you will find the meanings and definitions of the main phrases used in this agreement:

(website) This term means the One-Wins.com website, and this definition includes all forms of the website, whether the website, platform, or applications for smart phones, and all its domains on the World Wide Web, whether it is an electronic application, a website on the World Wide Web, or a shop.

(User) means every person who registers on the Website.

(Agreement) This term means the terms and conditions of this Agreement, which govern and regulate the relationship between the parties to this Agreement.

Second Article - Legal eligibility of the user:

1. The user acknowledges that he is legally and legally qualified to deal with the site, or that he is at least eighteen years old.
2. The user agrees that if he violates this article, he will bear the consequences of this violation before the law or others.

Third Article - The nature of One-Wins.com commitment

1. The site's commitment to consumers or users is different, is to provide a website or application that enables the user to enter competitions and win cash and in-kind gifts.
2. The site may provide other services such as after-sales services or other related services, due to the nature and type of (service or product).

Fourth Article - One-Wins.com website usage controls

The user is obligated to use the website or the electronic platform in the form intended for this website.

Fifth Article - Accounts and Registration Obligations:

Once you apply to join the site membership as a user, you are obligated to disclose specific information and choose a username and a secret password to use when accessing the site services. By doing so, you agree to:

1. To be responsible for maintaining the confidentiality of your account information and the

confidentiality of the password, and by that you agree to inform the site immediately of any unauthorized use of your account information with the site or any other breach of your confidential information.

2. The site will not, in any way, be responsible for any loss that may be caused to you, directly or indirectly, morally or financially, as a result of revealing the user name or login password information.

3. You are obligated to use your account or membership with the site yourself, as you are fully responsible for it, and if someone else uses it, this is evidence that you have authorized them to use the site in your name and for your account.

4. You are committed when using the site to use it with all seriousness and credibility.

5. You are obligated to disclose true, correct, updated, complete and legal information about yourself as required during registration with the site and you are obligated to update your data when it is changed in reality or in case of need.

6. The site is committed to dealing with your personal information and contact addresses in strict confidentiality.

7. If it becomes clear to the site that you have disclosed information that is not true, incorrect, not current, incomplete, illegal, or in violation of what was stated in the usage agreement, the site has the right to suspend, freeze or cancel your membership or account on the site, without prejudice. Damage to other rights of the site and its legitimate means to recover its rights and protect the rest of the users.

8. In the event that you do not comply with any of the above, the site management has the right to suspend or cancel your account or membership, or block you from accessing the site services again.

Sixth Article - Electronic Communications and Official Communication Means:

1. The parties to this agreement agree that communication takes place via the mobile phone number or e-mail registered on the site by calling, messaging, or using any social media associated with them.

2. The user agrees that all agreements, advertisements, data and other communications that are provided electronically take the place of their written counterparts, which is a stand-alone argument, in meeting the legal needs.

3. The user agrees to be able to communicate with him and inform him of any provisions related to this agreement or dealing with him through the site management broadcasting general messages received to all users or to specific users of the site.

Seventh Article - Amendments to the Terms of Use and Fees Agreement:

1. The site may notify you of any amendment to this agreement in accordance with the official means of communication under this agreement, according to which your obligations are doubled or your rights are diminished in accordance with any amendments that may be made to this agreement.

2. In the event of objection to any amendment to the usage agreement, the site hopes that you will stop using its services, as your mere access to your account on the site or your use of the site is considered your acceptance of the modifications and complete and complete approval of ignorance, and the site accepts discussion in any proposal regarding these provisions.

3. All fees are calculated in US dollars, and the user must pay all fees due on the site in addition to any other expenses added by the site, provided that payment is made by the approved, specific means available through the site.

4. The site may impose fees on some users, depending on the offers, products, or services they request, or what the state imposes in terms of fees or taxes on the nature of the product or service.

5. The site reserves the right to add, increase, decrease or deduct any fees, expenses or prizes, whether in value or number, according to the articles, terms and conditions of the usage agreement, for any of the users, whatever the reason for their registration.

Eighth Article - Payment and on-site payment services:

1. The site provides, through its partners, a payment and payment system on the site. It can be done entirely online through the payment options available on the site or through any payment method provided by the site from time to time.

2. The site shall determine the price of the service, product or subscription that it offers according to the recognized market value.

3. The site is committed to providing invoices, receipt vouchers, and electronic receipt vouchers through your wallet on the site for all amounts and profits that arise in or obtained through your use of the site.

4. The user is not entitled to claim any refunds or payments made through the site.

Ninth Article - Your Personal Information and Transaction Details Information:

1. The user acknowledges that he grants the site an unlimited, universal, permanent, irrevocable, royalty-free, licensed right to use personal information or materials or otherwise that you have provided or provided to the site or announced on the platform through your accession to or use of it, and that Through the forms designated for communication and registration, or through any e-mail or any of the communication channels available on the platform. With the aim of achieving any of the interests that the platform or the site sees.

2. The provisions of the confidentiality of consumer information are subject to the rules of the "Privacy Policy and Confidentiality of Information" of the site, and to the provisions of this agreement related to the confidentiality of information.

3- The site also has the right to use the names, pictures, videos, or recorded voices of the winners of prizes and rewards in marketing and promoting the site through all available means, such as electronic messages or publishing them as paid or free advertisements through social networking sites. The user has no right to request stopping or blocking them or to demand fees from the site. Or amounts for using his data to market the site.

Tenth Article - Intellectual Property:

1. The intellectual property rights of the site are owned by One-Wins.com or any domains under it that belong to it or the applications for smart phones, whether they were owned by it before or after the establishment of this electronic platform (website).

2. The user or consumer respects the intellectual property rights of the site, including the site itself, and the words, logos, symbols and other ideas of the site or displayed on the site, as the site, and every right related to the site, are fully intellectual property rights of the site.

Eleventh Article - Website Responsibility:

1. The site is committed to conducting its business through this electronic platform in a regular manner and in accordance with international and international regulations, and in accordance with

the provisions of this agreement.

2. The site does not assume any claims arising from errors or omissions, whether caused directly, indirectly, incidentally, by the user or by a third party.

3. The site, its employees, owners, and their representatives are obligated to transfer the amounts earned through working on the site, entering the draws, or winning prizes in US dollars, after the user requests the transfer and fills in all his bank data accurately and without any deficiency, and the site is not responsible for delaying the transfer or not Transfer in the event that the user fills in his data incorrectly or incompletely, or because of the existence of some financial and banking laws and regulations in some countries, and the user must always find the appropriate, safe and non-violating way to obtain his money and balances with the site, whether in the country in which he resides or in the country in which it will be transferred conversion thereof.

Twelfth Article - Confidentiality of Information:

1. The site takes measures (tangible, organizational and technical) to protect users and prevent unauthorized access to users' personal information, and save it.

2. You acknowledge as a user that the World Wide Web is not a completely secure way, and the confidentiality of your personal information cannot be guaranteed 100% through the site.

3. The site has no control over the actions of any third party, or third parties, such as other web pages linked by links to the platform or site or third parties claiming to represent you and others.

4. You know and agree that the site may use your information that you provided it with, for the purpose of providing services to you on the site, and to send marketing messages to you, and that privacy on the site governs the collection, processing, use and transfer of your personal identification information, and the rules of confidentiality of information are subject to the "Privacy Policy and Confidentiality information" about the site.

Thirteenth Article - Restriction of Access or Membership:

The site can suspend or cancel the user's membership or restrict the user's access to the platform services or the site at any time and without notice and for any reason, and without limitation.

Fourteenth Article - Return Policy:

Without prejudice to the provisions of the agreement, the user has the right to terminate the contract and cancel the subscription at any time by deleting and canceling his subscription without harming the interest of the site or other users, and he has no right to request a refund or demand a refund of any amounts paid by him or claim any compensation.

Fifteenth Article - Applicable Law or Regulation:

This usage agreement is governed and drafted in accordance with international and international laws, regulations and legislation. In the event that a dispute arises between the site and the user and it is necessary to plead before the courts, the laws and regulations of the Hashemite Kingdom of Jordan and its courts are only approved by the site and it is possible to litigate before it.

Sixteenth Article - General Provisions:

In the event that any incoming material or clause in this usage agreement is canceled or there is any incoming material or any clause in the usage agreement that is no longer enforceable, such an order does not revoke the validity of the rest of the articles, clauses and provisions contained in

the usage agreement and it remains in effect until notice Another from the site administration.

Seventeenth Article - Service Interruption

The user has no right to object when the site is subject to a scheduled closure due to maintenance or any emergency problem.

Eighteenth Article - Complaints and Communication with the Website

When there is any problem, inquiry or feedback, the user must submit a complaint or provide the site with notes through the communication channels available on the site.

Nineteen Article - Additional terms

This usage agreement - which may be amended from time to time as necessary - constitutes the usage agreement, work mechanism, understanding, agreement and contract between the site and the user, and both parties to this agreement agree to take into account the following:

1. The English language shall be the language in force when interpreting the provisions of this Agreement, or when translating them into another language.
2. All prices displayed on the services or products of the site may be amended from time to time.
3. The promotional or marketing offers that the site may place are temporary offers, as the site has the right to modify or stop these promotional or marketing offers at any time.
4. The parties to this agreement are obligated to deal with each other in a manner that does not violate the applicable rules, regulations and laws related to the nature of the interaction between the site and the user.
5. This usage agreement is only canceled by a decision issued by the site management.