

Terms & Conditions

These Terms of Service constitute a legal agreement between you, as the user of the Website, and GetTangi Corporation including all of Tangi's subsidiaries, as the owner of the Website. Throughout these Terms of Service, we will refer to you as "you", and we will refer to GetTangi Corporation as "we", "us" or "GetTangi Corporation".

1. Application

These Terms of Service set out the general terms governing your use of the Website. They apply to you as soon as you first use the Website, and you are deemed to have agreed to be bound by them upon your first use of the Website. If you do not wish to continue to be bound by these Terms of Service, please stop using the Website now.

2. Relationship to Other Agreements

In addition to these Terms of Service, a Privacy Policy also sets out details of how your personal data will be used. Together, these are the "Website Agreements".

During your use of the Website, you may choose to agree to be bound by the certain other agreements: for example, if you wish to purchase through GetTangi Corporation, you will need to agree to the relevant Purchase Agreement. We refer to all these other agreements "Platform Agreements", because rather than just governing your technical use of the Website, they set out the substantive terms that govern your relationship with us when you make use of our platform.

The Website Agreements will continue to apply to you even after you have agreed to a Platform Agreement. However, if it turns out that there is a conflict between the Website Agreements and a Platform Agreement that you agree to, the Platform Agreement will take precedence.

3. Intellectual Property

The Website may include at any given time text, graphics, logos, icons, images, sound clips, video clips and data compilations, and together with the Website's page layout, underlying code, and software we refer to all of these as "Content".

All the content is the property of GetTangi Corporation, our affiliates or third parties with whom we do business, and this means that it is protected by the Canadian and international intellectual property laws and other relevant laws. This means that, you may not reproduce, copy, distribute, store or in any other fashion re-use material from the Website unless otherwise indicated on the website or unless given express written permission to do so by GetTangi Corporation. For the avoidance of doubt, data mining or scraping the Website without the express written permission of GetTangi Corporation is not permitted.

4. Links to Other Websites

This Website may contain links to other websites. Unless we expressly say otherwise, you should assume that these other websites are not under the control of GetTangi Corporation or our affiliates. We assume no responsibility for the content of such websites, and we disclaim liability for all forms of loss or damage arising out of the use of them. Additionally, even if we include a link to another website on this Website, that does not mean that we endorse that other website or in any way recommend that you should use it.

5. Disclaimers

If you choose to agree to the Membership Agreement, you will see that in there - and in other Platform Agreements – We make certain promises to you about what parts of the Website and its Content we are responsible for and what parts we are not. This means that, if you are a party to one of those agreements and something goes wrong with your use of the Website, you may be able to hold us responsible depending on the circumstances.

However apart from the specific promises we make in a Platform Agreement to which you are a party, you need to be aware that:

- We make no warranty of representation (express or implied) that the Website will meet your requirements, that it will be of satisfactory quality, that it will be fit for a particular purpose, that will not infringe the rights of third parties, that it will be compatible with all systems, that it will be secure, or that all information provided will be accurate.
- We make no guarantee of any specific results from the use of the Website.
- No Part of this Website is intended to constitute advice, and the Content of this Website should not be relied upon when making any decisions or taking any action of any kind.
- The Website is provided “as is” and on an “as available” basis, and we give no warranty that it will be free of defects and / or faults.
- We accept no liability for any disruption on non-availability of the Website resulting from external causes including, but not limited to, ISP equipment failure, host equipment failure, communications network failure, power failure, natural events, acts of war, or legal restrictions and censorship.
- To the maximum extent permitted by the law, we accept no liability for any direct or indirect loss or damage, foreseeable or otherwise, including any indirect consequential, special, or exemplary damages arising from your use of the Website, or any information contained in it, and you use the Website and its Content at your own risk. This is not intended to exclude or restrict our liability for death or personal injury arising from your use of the Website.
- Users Should be aware that they use the Website and its Content at their own risk.

6. Severability

We have made every effort to ensure that these Terms of Service adhere strictly with the relevant provisions of the CANADA Unfair Contract Terms Act 1977 and other applicable laws. However, if any of these provisions are found to be unlawful, invalid, or otherwise unenforceable, that provision is to be deemed severed from these Terms of Service and shall not affect the validity and enforceability of the remaining Terms of Service. This clause on “Severability” shall apply only within jurisdictions where a particular term is illegal.

7. Buyer Declaration

Each Token purchaser/user (“User”) acknowledge, represent, and warrant, among other things, the following:

- The User is not a U.S. or Canadian citizen, or residing within the jurisdiction of the United States or Canada;
- the User is purchasing and using the Token for his/her own consumptive purposes and use in connection with in-network transactions and not for distribution;
- the User is not acquiring the Token as an investment and has no expectation of economic benefit or profit as a Token holder;
- the User is purchasing the Tokens for the User’s own use and not with a view to sell the Tokens to anyone else;
- the User will not receive any equity or other ownership interest in GetTangi by virtue of owning Tokens; and
- the User acquires the Tokens without a view to, or reliance on, appreciation in the value of the Tokens, and will not portray the Tokens as an investment or an opportunity to obtain an economic benefit or profit from operations of GetTangi.

Purchasing involves risks, including loss of capital, illiquid, lack of dividends and dilution, and should be done only as part of a diversified portfolio. Please read the Risk Warning before purchasing. Purchases should only be made by buyers who understand these risks. Tax treatments depend on individual circumstances and is subject to change in future.

GetTangi Corporation does not make investment recommendations to you. No communications from GetTangi Corporation, through this website or any other medium, should be construed as an investment recommendation or advice. Further, nothing on this website shall be considered an offer to sell, or a solicitation of an offer to buy, any security to any person in any jurisdiction to whom or in which such offer, solicitation or sale is unlawful.

GetTangi Corporation does not provide legal, financial or tax advice of any kind. If you have any questions with respect to legal, financial or tax matters relevant to your Interactions with GetTangi Corporation, you should consult a professional adviser.

8. No Waiver

If either you or we fail to exercise any right or remedy contained in these Terms of Service, that does not mean you or we (as applicable) have waived that right or remedy and so shall not be construed as a waiver.

9. Revisions

From time to time, we may update these Terms of Service if there is a valid reason, for example, to reflect changes in the law or changes to our services. If we update these Terms of Service, we will post a new version on the Website, and as soon as you use the Website after they are posted, you will be deemed to have agreed to the updated version, but you will still be bound by the terms of any previous versions to which you have agreed or been deemed to agree. If there is a conflict between two versions of the Terms of Service to which you have agreed or been deemed to agree, the more recent version shall take precedence unless it is expressly stated otherwise.

10. Communications

If you wish to communicate with us about anything related to these Terms of Service, you may do so by sending an email to support@gettangi.com. Please note that the webmaster can only respond to questions about these Terms of Service and any technical issues with use of the Website, and that if you have any other questions about the Website, you should email the appropriate address set out in the "Contact Us" section of the Website.

11. Complaints

If you have a complaint with respect to any aspect of the platform, you should report it to us immediately by sending an email, with the word "complaint" in the subject line, from the email address in which you registered with GetTangi Corporation to complaints@gettangi.com. We will send an initial response to your email within no more than three working days after we receive it, and this response will state either that we consider the complaint to have been resolved or that we are investigating the matter further. If we are investigating the matter further, we will provide you with a final response by no later than eight weeks after we receive your email. We may need to ask questions to understand the details of your complaint, and any questions we ask, as well as any response we give, will be sent by email to the email address in which your GetTangi Corporation membership is registered.

12. Choice of Law

These Terms of Service, and the relationship between you and GetTangi Corporation created by it, shall be governed by, and construed in accordance with the laws of CANADA.

13. Jurisdiction

You agree to submit to the exclusive jurisdiction of the courts of CANADA. This means that if you want to bring a legal action against us, or we want to bring a legal action against you, it must be done in one of these courts.

14. Definitions

We have used a few capitalized terms in this agreement, which means that they have specific definitions. In some cases, the definition is set out when they are first used, but in a few cases we give the meaning below instead.

- a. Privacy Notice means the privacy notice of the Website, available *LINK TO PRIVACYPOLICY*.
- b. GetTangi Corporation means GetTangi Corporation, and
- c. Website means the website that you are currently using (www.gettangi.com) and any sub-domains of this site unless expressly excluded by their own terms and conditions.