
Exchange Notice

May 19, 2026

Polymarket US is amending its Individual Participant and Clearing Member Agreement (the “Agreement”) to (1) add a section regarding login credential security, (2) clarify PMUS’ ability to make information available to third-parties, subject to applicable law, (3) revise the Notice section, and (4) add an Amendments section.

Please direct any legal questions relating to the Agreement to legal@polymarket.com, and any general questions to support@polymarket.us.

The amended provisions are set forth below for reference:

I. Participant Acknowledgments and Obligations

9. You agree to promptly and in good faith cooperate fully with PMUS in all matters and provide to PMUS financial or other information as PMUS may reasonably request, including to verify your identity and qualifications as a participant, or as may be required for PMUS to respond to a request for information from the CFTC, the National Futures Association or any other governmental agency or self-regulatory organization (each, a “**Regulatory Authority**”). You further authorize any Regulatory Authority, bank or other entity to furnish to PMUS, upon request, any information such entity may have concerning you, and you release such entity from liability for furnishing such information; and you authorize PMUS to make available to any Regulatory Authority, bank, Person or other entity (upon such body’s showing of proper authority and need) any information PMUS may have concerning you, subject to Applicable Law.

22. You agree to maintain the strict confidentiality of your login credentials, including but not limited to usernames, passwords, PINs, security tokens and any other authentication information associated with your account. You shall not, under any circumstances, share, disclose, provide or otherwise make available your login credentials to any other person or entity. You acknowledge you are solely responsible for all the activity conducted through your account. Any unauthorized access or breach resulting from your failure to maintain the confidentiality of their credentials may result in disciplinary action, termination of access, or other remedies available under this agreement or applicable law.

IX. Notice

You consent to receive all communications, including but not limited to, any correspondence relating to your Account(s), Trading Privileges, Clearing Privileges; and any other written communication by electronic mail (“email”) to the email address(es) provided by you with this Agreement and/or the Participant Application and through postings on PMUS’s website.

You shall provide a valid, active email address upon enrollment or registration and represent you have full authority to use and access the email address provided. It is your sole responsibility to ensure that their email address on file is current and accurate at all times.

You agree to promptly notify PMUS of any change to your email address by updating your account information. PMUS shall not be liable for any failure to deliver communications resulting from an outdated, invalid, or inaccessible email address provided by you. You are also encouraged to periodically review PMUS’s website for any posted notices or updates that may affect your Account or obligations. PMUS shall not be liable for any failure to deliver communications resulting from an outdated, invalid, or inaccessible email address or from your failure to review website postings in a timely manner.

You acknowledge that communications sent to the email address on file shall be deemed received and effective upon transmission, and that website postings shall be deemed received and effective upon the date they are made publicly available on PMUS's website, regardless of whether you access or read the communication.

XI.8 Amendments. This Agreement may be amended unilaterally by PMUS upon notice to you. You will be deemed to agree to each such amendment if you do not terminate the Agreement prior to the effective date of the amendment.