

TERMS OF USE

First updated February 1, 2024

These Terms constitute a legally binding agreement between you (“you” or “your”) and Manson Asia Limited, Vwise paymen, Digita Space, Digita Space Vietnam, Agold, Digita - Hi Tech (DHT) (“Manson Asia Limited, Vwise paymen, Digita Space, Digita Space Vietnam, Agold, Digita - Hi Tech (DHT), “we”, “us” or “our”). Hereafter collectively referred to as (WE). The Terms govern your use of our Services made available to you on or through the Platform or otherwise. Our Services may be provided by us or, if set forth in these Terms, any Product Terms or any additional terms, by any of our Affiliates.

By registering an Account on one or more of our Websites, Apps, accessing our Platforms and/or using our Services, you agree that you have read, understood and accepted these Terms together with any additional documents or terms referred to in these Terms. You acknowledge and agree that you will be bound by and will comply with these Terms, as updated and amended from time to time.

If you do not understand and accept these Terms in their entirety, you should not register for an Account on one or more of our Websites, Apps, or access or use the Platform or any of our Services.

RISK WARNING

Like any asset, the value of Digital Assets can fluctuate significantly and there is a risk of significant economic loss when buying, selling, holding or investing in Digital Assets. You should therefore consider whether trading or holding Digital Assets is suitable for you given your financial circumstances.

Further information about the risks associated with using our Services is set out in our Risk Warning, which may be updated from time to time. You should read the Risk Warning carefully, however it does not explain all the risks that may arise or how those risks relate to your personal circumstances.

It is important that you fully understand the risks involved before making a decision to use our Services.

We are not your broker, intermediary, agent or advisor and we have no fiduciary relationship or obligation to you in connection with any Transaction or other activities you may make when using our Services. We do not provide investment advice or consultation of any kind and no communication or information we provide to you is intended to be or should be construed as advice of any kind. any.

It is your responsibility to determine whether any investment, investment strategy or related transaction is suitable for you in light of your personal investment objectives, financial

circumstances and risk tolerance. you and you are responsible for any loss or liability related thereto. We do not recommend that you buy, acquire, sell or hold any Digital Assets. Before making a decision to buy, sell or hold any Digital Assets, you should conduct your due diligence and consult your financial advisor. We are not responsible for the decisions you make to buy, acquire, sell or hold Digital Assets based on information provided by us, including any losses you incur arising from those decisions. that decision.

INFORMATION ABOUT OUR AGREEMENT WITH YOU

1. Introduction

1.1. About us. Our project construction and development team includes an ecosystem focused on its own Blockchain platform with an online exchange for trading Digital Assets and DHT digital currency. Our team provides users with a trading platform to buy and sell Digital Assets, an integrated custody solution that allows users to store their Digital Assets, and other Asset-related services. digital product.

1.2. These terms. By registering to open an Account on one or more of our Websites and Apps, you are entering into a legally binding agreement with us. These Terms will govern your use of our Services and tell you who we are and how we will provide our Services to you. how these Terms may be changed or terminated, what to do if there's a problem, plus other important information.

You must read these Terms, together with the documents referenced in them, carefully and let us know if you do not understand anything.

Where any Local Terms apply to your use of our Services, those Local Terms take precedence over these Terms.

1.3. Additional documentation. These Terms refer to certain additional documents that also apply to your use of our Services. This includes:

a. Our privacy notice, which sets out the terms account for our processing of any personal data we collect about you or that you provide to us. By using our services you understand and agree to such processing and you promise that all data provided by you is accurate and up to date.

b. Our Risk Warning, which sets out important information about the risks that may arise when buying, selling, holding or investing in Digital Assets.

c. Fee Structure page on our Website.

d. The Product Terms set forth additional terms and conditions that will apply to your use of specific Services across all Websites and Apps.

You acknowledge that you will be bound by and agree that you will comply with any additional terms and conditions applicable to your use of our Services.

2. Eligibility

2.1. Qualification. To be eligible to register an Account on one or more of our Websites and Apps and use our Services, you must:

- a. is an individual, company, legal entity, organization or other entity with full power, authority and capacity to (1) access and use our Services; and (2) enter into and comply with your obligations under these Terms;
- b. If you are an individual, you must be 18 years old;
- c. If you are acting as an employee or agent of an entity and are entering into these Terms on their behalf, you must be duly authorized to act on behalf of and to bind that entity for the purpose of entering into these Terms. These Terms;
- d. have not previously been suspended or removed from use of our Services;
- e. not a Restricted Person;
- f. currently do not have an Account on one or more of our Websites or Apps; And
- g. must not be domiciled, incorporated, otherwise established in a citizen or resident or carry on business in:
- i. Jurisdictions where under Applicable Law it is unlawful for you to access or use our Services or cause us or any third party to breach any Applicable Law; or
- k. a country listed on our Prohibited Countries List.

2.2. Revised our eligibility criteria. We may modify our eligibility criteria at any time in our sole discretion. Where possible, we will notify you in advance of the change. However, from time to time we may need to make changes without prior notice to you. Where this might include:

- a. we are making changes due to legal and/or regulatory changes;
- b. The changes being made are for your benefit; and/or
- c. there is any other legitimate reason that means there is no time to notify you.

Where we are unable to give you advance notice, we will let you know about the change as soon as possible after it is made.

3. How we communicate with each other

3.1. How can you contact us? For more information about us, you can refer to the information available on all of our Websites and Apps. If you have any questions, feedback or complaints, you can contact us via our Customer Support team at all websites, apps. These Terms may specify contact details for specific notices. All of these support team addresses are not monitored for such notifications.

3.2. How will we contact you? We will contact you using the details you provide us. This may include contacting you by email, SMS or telephone. It is important that you ensure that your contact information is accurate and up to date. If your contact details change, you must let us

know immediately. Otherwise, we will not be responsible if you do not receive information, notices or other important information from us.

4. We serve

4.1. Specific product terms. After opening an Account on one or more of our Websites, Apps, you will be able to use our Services in accordance with these Terms and the Product Terms that govern your use of each of our specific Services. I.

4.2. Internal group service. You acknowledge and agree that some of our Services may be provided by our Affiliates.

5. Chat service

5.1. Availability of chat service. We may make our interactive online chat service available to you (“Chat Service”) at any time in connection with your use of any of our Services. By using the Chat Services, you may interact with bots, chatbots or other non-humans. We will disclose our use of chatbots or other non-human entities to the extent required by applicable Law. By interacting with us through the use of the Chat Services, you authorize us to monitor and save your conversations.

5.2. Important Information. The chat service is provided as a convenience, generally to help you better understand our Services. Our chat service will make reasonable efforts to provide you with accurate and up-to-date information based on your question or need. Nothing we communicate in the Chat Services shall be considered a legal agreement, representation or warranty with respect to the Services, our processes, decisions or response times. Any individual data shared with us when using the Chat Service will be subject to the applicable privacy-related policies and notices described in our Privacy Notice.

5.3. User Chats. In addition, we may make available to you chats that allow you to interact directly with other users of the Platform (“User Chat”).

5.4. Prohibited actions. You must not use the Chat Service or any User Chat to send any abusive, defamatory, dishonest, or obscene message or any messages intended to manipulate a market or to spread false or misleading information or messages that are otherwise in contravention of Applicable Laws, and doing so may result in termination of the Chat Service session and may lead to restrictions on the availability of We Services to you.

6. Fees

6.1. Payment of fees. You agree to pay all applicable fees in connection with your use of the We Services as set out on the Fee Structure page on our Website, or otherwise communicated to you in any relevant Product Terms.

You authorise us to deduct all applicable fees, commissions, interest, charges and other sums that you owe from your DHTSpace Account under these Terms or any Product Terms in accordance with the method of calculation set out on our Fee Structure page. If you owe us an amount in one Digital Asset and do not have sufficient assets in that Digital Asset, we may deduct the sums

owed in another Digital Asset to effect payment (in which case we will convert the Digital Asset you hold into the Digital Asset in which the sums owed to us are denominated (or the Fiat Currency equivalent), at the rate currently offered on the Platform or at such other commercially reasonable rate as we may determine). In the event that there are insufficient Digital Assets in your DHTSpace Account, you acknowledge that any amount due and payable from you under this clause is a debt immediately due and owing by you to us in such amount and form (whether in the form of a Digital Asset or otherwise) as we may determine, acting in a commercially reasonable manner.

6.2. Amending our fees. We may adjust our fees from time to time in accordance with clause 18.3 of these Terms.

INFORMATION ABOUT YOUR DHTSPACE ACCOUNT

7. Creating a DHTspace Account

7.1. Account opening. You must create and maintain a DHTspace Account in order to access the DHTspace Services and the Platform. This may be a DHTspace Account for an individual user, or a Corporate DHTspace Account where the user is a corporation, entity or other organisation.

All DHTspace Accounts are provided at our absolute discretion. We reserve the right to refuse any application for a DHTspace Account without reason or to limit the number of DHTspace Accounts that you may hold.

7.2. Sole benefit. By opening a DHTspace Account you agree that:

- a. where you are an individual user, you will use your DHTspace Account only for yourself, and not on behalf of any third party, unless you have obtained our prior written consent to do so; and
- b. where you are a corporate user, your Permitted Users will use the Corporate DHTspace Account only for your benefit, and not on behalf of any third party, unless our prior written consent has been obtained. Additionally, you will not offer direct market access to DHTspace.tech to any other party, including through the use of a sub-account, unless and until such other party has completed identity verification deemed appropriate by We and has separately onboarded onto the Platform. Any other party so verified shall be considered a “Permitted User” as that term is described herein. For avoidance of doubt, any entity or individual using a DHTspace Sub-Account must be separately verified to be considered a “Permitted User” and to be permitted to use the for we Services.

You are fully responsible for all activity that occurs under your DHTspace Account.

7.3. Identity verification. You will need to comply with our identity verification procedures before you are permitted to open a DHTspace Account and access and use the DHTspace Services, whether independently or through a third-party service, by providing us with certain information about yourself and, where relevant, all of your Permitted Users. All information that you provide must be complete, accurate and truthful. You must update this information whenever it changes.

You authorise us to make inquiries, whether directly or through third parties, that we consider necessary to verify your identity, and that of any Permitted Users, or protect you and/or us against fraud, money laundering, terrorist financing or other financial crime, and to take any action we deem necessary based on the results of such inquiries.

When we carry out inquiries, you acknowledge and understand that your personal data, and that of any Permitted Users, may be disclosed to identity verification, compliance data recordation, credit reference, fraud prevention, or financial crime agencies and that these agencies may respond to our inquiries in full.

You can review our Privacy Notice to have more information about how we process your personal data.

7.4. Enhanced due diligence. We may also require you to comply with our enhanced due diligence procedures by submitting additional information about yourself, your business or your Permitted Users, providing additional records or documentation, or having face to face meetings with representatives of We.

7.5. Records. We keep your personal data to enable your continued use of We Services, for as long as it is required in order to fulfil the relevant purposes described in this Privacy Notice, and as may be required by law such as for tax and accounting purposes, compliance with anti-money laundering laws, or as otherwise communicated to you. Please review our Privacy Notice for more information on how we collect and use your personal data relating to the use and performance of our Sites and the for DHTSpace Services.

7.6. Sub-Accounts. At our discretion, you may create and access a DHTSpace Sub-Account. Each natural person associated with a DHTSpace Sub-Account is subject to the identity verification requirements set out in this clause 7. Only one natural person or corporate entity may be associated with a particular DHTSpace Sub-Account.

8. Information requests

8.1. When we may request information. We may require information from you at any time for the purposes of complying with any Applicable Law, identity verification requirements, or in connection with the detection of money laundering, terrorist financing, fraud, or any other financial crime, or for any other valid reason. You agree to provide us with any such information we request and permit us to keep a record of the information for the lifetime of your DHTSpace Account as long as it is required to fulfil their intended purposes, or such other period as prescribed by Applicable Law.

8.2. What happens when you provide information. Your access to your DHTSpace Account and the Transaction limits that apply to your use of the We Services may be altered as a result of information collected about you on an ongoing basis. If there is a reasonable suspicion that any information provided by you is wrong, untruthful, outdated, or incomplete, we may send you a notice to request corrections, remove relevant information, or do such other things that we consider necessary to ensure that the information provided by you is true and correct.

8.3. If you fail to provide any requested information. You must comply with any information request we send to you. If you decline to provide the requested information, or otherwise do not comply in a timely manner, we reserve the right to suspend or terminate your access to your DHTSpace Account, or to all or part of the We Services immediately, without notice.

9. Accessing your DHTSpace Account

9.1. Access. To access your DHTSpace Account you or, where relevant, your Permitted Users, must have the necessary equipment (such as a computer or smartphone) and access to the internet. Your DHTSpace Account can be accessed directly using the Platform or by such other mode of access (including APIs) as we may prescribe. You are only permitted to access your DHTSpace Account by using the Access IDs we provide to you or your Permitted Users for such purposes. We may require multi-factor authentication to keep your DHTSpace Account safe and secure.

The use of the Platform and other access methods may be subject to such additional terms as we communicate to you.

9.2. Restricting access to third parties. You must ensure that any DHTSpace Account(s) registered under your name will not be used by any person other than yourself or, with respect to Corporate DHTSpace Accounts, your Permitted Users, other than in accordance with these Terms.

10. Account information and Transaction records

10.1. Your Account History. You will be able to access your Account History on the Platform. You must review your Account History carefully and let us know if you see any entries or Transactions that you do not recognise or you think are incorrect within fourteen (14) calendar days of the date that your Account History is provided or made available to you.

10.2. Errors. We may rectify any error in your Account History at any time, and reserve the right to void, cancel or reverse any Transaction involving or deriving from a Manifest Error or to amend the details of such Transaction to reflect what we reasonably consider to be the correct or fair details of such a Transaction.

You acknowledge and agree that where you execute any Transaction with Improper Intent and/or in the case of Manifest Error, We is authorised by you (without any payment or penalty or liability due by We and provided that such action is in compliance with Applicable Law) to either:

- a. cancel/void such Transaction and treat such Transaction as if they had never been entered into;
or
- b. amend the price(s) of such Transaction (upon notice from We to you of the amended price(s)) to reflect the prevailing market price(s) as at the relevant time, as determined by We by reference to an available source for fair market pricing;

If We cancels a Transaction pursuant to the rights referred herein, We will reverse any transfers of Digital Assets that have been made to and/or from your DHTSpace Account in connection with such Transaction as if that Transaction had never taken place.

If We amends a Transaction pursuant to the rights referred herein, We will confirm the details of the amended terms of the Transaction to you through an agreed communication channel and will affect such transfers of Digital Assets to and/or from your DHTSpace Account as are required to reflect the terms of the amended Transaction.

You acknowledge and agree that you shall be solely responsible for your own transactions with any third parties that may have been entered into in connection with or reliance on any Transaction(s) that may be subject to any cancellation/amendment pursuant to We's rights herein.

10.3. Information sharing. We may be required under Applicable Law to share information about your DHTSpace Account and Account History with third parties. You acknowledge and agree that we are entitled to disclose such information. For more information about how we process your personal data you can review our Privacy Notice.

USING YOUR ACCOUNT

11. Instructions

11.1. Giving Instructions. You must ensure that any Instruction submitted is complete and accurate. We are not required to verify the accuracy, authenticity or validity of any Instruction and will not monitor or reject Instructions on the basis that they are, or appear to be, duplicates. However, if we are in doubt as to the accuracy, authenticity or validity of an Instruction, we may refuse to act upon or defer acting upon any Instruction, or seek further information with respect to the Instruction.

Instructions are irrevocable and therefore once an Instruction has been submitted you, or your Permitted Users, have no right to rescind or withdraw it without our written consent. Your Instruction is not deemed to be received by us until it has been received by our server. Our record of all Instructions will be conclusive and binding on you for all purposes.

11.2. Acting on your Instructions. By submitting an Instruction you or your Permitted Users are authorising us to initiate the Transaction on your DHTSpace Account. We are therefore authorised to credit or debit (or provide settlement information to third parties for the purposes of the third party crediting or debiting) your Digital Assets from your DHTSpace Account in accordance with your Instruction. If you have insufficient Digital Assets or Fiat Currency in your DHTSpace Account to effect the Transaction (i.e. less than the required amount to settle the Transaction and to pay all the fees associated with the Transaction), then we have the right to refuse to effect any Transaction. We may also refuse to act on instructions to the extent permitted by these Terms. It is your responsibility to hold sufficient Digital Assets or Fiat Currency credited in your DHTSpace Account.

11.3. Protection of Instructions. You are aware that Instructions and information transmitted on the Platform or by email are generally transmitted via the internet and may be routed via public,

transnational installations which are not specifically protected. We cannot guarantee that the Instructions and information transmitted will be completely protected against unauthorised access, and you accept the associated risks.

11.4. Withdrawals. Subject to these Terms and any applicable Product Terms, and provided that you have sufficient balance on your DHTSpace Account and the relevant Digital Assets are not on hold in your DHTSpace Account in connection with any we Service, you may give Instructions to We to transfer Digital Assets to an external wallet address by submitting a withdrawal request on the Platform. Upon receipt of the withdrawal request, We will: (i) deduct your DHTSpace Account balance; and (ii) initiate an on-chain transfer to an external wallet designated by you. We may not process a withdrawal request if, in our reasonable opinion, we consider that Applicable Law prevents the execution of the relevant withdrawal. We may also suspend withdrawals at such time deemed appropriate by We to resolve any incidents on the Platform. Once such incidents have been resolved, We will resume withdrawals.

12. Transactions

12.1. Entering into Transactions. You may enter into Transactions directly with us, or directly with other users, which may or may not be facilitated by us.

We do not represent or warrant that any Transaction will be completed successfully or within a specific time period.

12.2. Unauthorised Transactions. You are responsible for the control and use of your DHTSpace Account. As such, we will assume that you, or a Permitted User, have authorised any Instruction sent from your DHTSpace Account unless we are notified otherwise. It is important that you monitor your Account History to ensure any unauthorised or suspicious activity on your DHTSpace Account is identified and notified to us as soon as possible. We are not responsible for any claim or losses resulting from a Transaction executed as a result of an unauthorised Instruction unless you have notified us in accordance with this clause and it is confirmed by our internal investigation that you, or a Permitted User, have not authorised the Instruction in any way, even by mistake, negligence, error or as a consequence of a fraud and it is proven that the unauthorised Instruction is solely due to a technical issue attributable to We.

12.3. Retention of Transaction information. To facilitate compliance with global industry standards for data retention, you agree to permit us (but agree to not require us) to keep a record of all Transaction information for the lifetime of your DHTSpace Account as long as it is required to fulfil their intended purposes, or such other period as prescribed by Applicable Law. Please review our Privacy Notice for more information on how we collect and use data relating to the use and performance of our Sites and the DHTSpace Services.

13. Material interests and conflicts

13.1. We group. You understand that We is a member of a group of companies which is involved in activities connected with Digital Assets.

13.2. Nature of our duties. You understand and agree that neither your relationship with us nor any We Service we provide to you, nor any other matter, will give rise to any duties on our part or on the part of any We Affiliate, whether legal, equitable, fiduciary in nature, save as are expressly set out in these terms. In particular, we and any We Affiliate may from time to time act in more than one capacity, and in those capacities we may receive fees or commissions from more than one user (including you). You agree that we may act in such capacities and provide any other We Services or carry out any business with or for you, any We Affiliate or any other user.

13.3. Material interests. You understand and agree that neither we nor any We Affiliate will be required to: (1) have regard to any information known to us, or to any We Affiliate, which is a material interest; (2) disclose any such information to you; or (3) use any such information for your benefit. You further acknowledge that from time to time we may receive general market information in the course of providing We Services to you, which we may use in the ordinary course of our business.

13.4. Conflicts of interest. We have established and maintain effective organisational and administrative arrangements with a view to taking all appropriate steps to identify and manage conflicts of interest between us and our users and relevant third parties, so as to prevent conflicts of interest from adversely affecting the interests of our users. In cases where such organisational and administrative arrangements are not sufficient to ensure that the risks of damage to your interests will be prevented, we will inform you of the nature and/or sources of the relevant conflicts of interest and the steps taken to mitigate those risks in order to allow you to make an informed decision as to whether to continue to transact with us. We reserve the right at all times to decline to act for you where we are not able to manage a conflict of interest in any other way.

14. Transaction limits

14.1. Your Transaction limits. Your DHTSpace Account may be subject to a limit on:

a. the amount or volume of Transactions you may undertake in connection with your DHTSpace Account; and/or

b. the amount or value of Fiat Currency or Digital Assets you may transfer into or out of your DHTSpace Account,

in each case in a given period (e.g. daily). Any applicable limits are shown in your DHTSpace Account.

14.2. Changes to your Transaction limits. We reserve the right to change any Transaction limit that applies to your DHTSpace Account at any time at our absolute discretion. It may also be possible for you to request a change in your limits. Any change will be made in our absolute discretion and will be subject to any further conditions that we deem necessary.

15. Supported Digital Assets

15.1. Supported Digital Assets. The we Services are only available in connection with Supported Digital Assets, which may change from time to time. A list of the Supported Digital Assets is

published on our Website. We may remove or suspend one or more Digital Assets from the list of Supported Digital Assets and we will use reasonable commercial efforts to notify you in advance. Meaning that you will no longer be able to access such Digital Assets as part of the We Services and will only be permitted to withdraw the Digital Assets from your DHTSpace Account. If Digital Assets that are no longer Supported Digital Assets remain in your DHTSpace Account beyond a specified period notified to you, We may in its reasonable discretion convert such Digital Assets into a different type of Digital Asset that is a stablecoin. We shall notify you in advance of any conversion and you may withdraw such Digital Assets within a reasonable period as specified by We to you, prior to their conversion into stablecoins.

We assume no liability in connection with any attempt to use your DHTSpace Account for Digital Assets that we do not support nor for the conversion to a different type of Digital Asset, as described in this clause.

15.2. Forks. We may temporarily suspend any we Services in relation to a particular Digital Asset while we determine whether or not to support a Fork. We are under no obligation to support a Fork of a Digital Asset that you hold in your DHTSpace Account, regardless of whether any resulting version of such Forked Digital Asset is a Dominant Digital Asset or not. If we elect to support a Fork of a Digital Asset, we will make a public announcement through our Website or by such other means as we may deem appropriate.

You acknowledge that we have no control over, nor do we have the ability to influence, the creation or implementation of a Fork. We can provide no assurances about the security, functionality or supply of any Digital Asset, including both the new Dominant Digital Asset or other Digital Assets subject to the relevant Fork. You may not be able to trade the Forked Digital Assets on the Platform and you may lose any value associated with the relevant Digital Assets.

15.3. Backed Digital Assets. We may from time to time support Digital Assets that purport to be backed by or otherwise tied or pegged in value to another asset, including Digital Assets, Fiat Currency or commodities such as silver or gold (“Backed Digital Assets”). You agree that you have read, understood and accepted all of the terms and conditions and risks associated with each particular Backed Digital Asset before entering into any Transaction relating to that Backed Digital Asset. We have no obligation to purchase, repurchase or effect or facilitate the redemption of your Backed Digital Assets. We reserve the right to change, suspend, or discontinue any service in relation to any Backed Digital Asset. We make no representation as to whether any particular Backed Digital Asset will hold its value as against any asset, nor as to the amount or quality of reserves or collateral held by each issuer or any third party in relation to any Backed Digital Asset.

16. Account security

16.1. Your responsibility. You are responsible for taking appropriate action to protect your hardware and data from viruses and malicious software, and any inappropriate material. Except as provided by Applicable Law, you are responsible for backing up and maintaining duplicate copies of any information you store or transfer through the We Services. We are not responsible for any claim or losses resulting from your failure to comply with this clause.

16.2. Security measures. At all times, you and any Permitted Users shall maintain adequate security and control of all of your Access IDs. You are responsible for taking the necessary security measures (or ensuring that your Permitted Users take such measures) to protect your all Account and to keep your Access ID secure, including by:

- a. strictly abiding by all of our mechanisms or procedures;
- b. creating a strong password and maintaining security and control of your Access IDs;
- c. keeping the Email Account and telephone number provided to us up to date in order to receive any notices or alerts that we may send you;
- d. never allowing remote access or sharing your computer and/or computer screen with someone else when you are logged on to your DHTSpace Account;
- e. remembering that under no circumstances will we ask you to share your passwords or 2-factor authentication codes; and
- f. logging out from the Sites or the Platform at the end of each visit.

You must keep the Email Account and Access IDs secure against any attacks and unauthorised access. You must notify us immediately if you have knowledge or have reason for suspecting that the security of your Email Account, or that of a Permitted User, has been compromised or if there has been any unauthorised use of your or any Permitted User's Email Account.

16.3. Monitoring your Account History. It is important that you monitor your Account History to ensure any unauthorised or suspicious activity on your DHTSpace Account is identified and notified to us as soon as possible. You acknowledge that any Security Breach may result in unauthorised access to your DHTSpace Account by third parties and the loss or theft of any Digital Assets and/or funds held in your DHTSpace Account and any associated accounts, including your linked bank account(s) and credit card(s).

16.4. If you suspect a Security Breach. If you suspect a Security Breach, you must ensure that:

- a. we are notified immediately using the details set out in clause 3.1 and continue to be provided with accurate and up to date information throughout the duration of the Security Breach;
- b. your DHTSpace Account is immediately locked via the disable account function on the Platform or via any other method as may be prescribed by us from time to time; and
- c. you take any other steps that we may reasonably require to reduce, manage or report any Security Breach.

We reserve the right to request, and you agree to provide, any and all information and documents we deem relevant or necessary in connection with an actual or suspected Security Breach, and may provide such information to any third party that we deem necessary in order to resolve any Security Breach.

OTHER IMPORTANT INFORMATION

17. Privacy

17.1. The Privacy Notice. Our collection and use of personal data in connection with these Terms, the We Services, the Platform and any Site is as provided in our Privacy Notice (as updated from time to time). You acknowledge that we may process personal data in relation to you, that you have provided to us, or we have collected from you in connection with these Terms and in accordance with Privacy Notice. Your personal data will be processed in accordance with the Privacy Notice, which shall form part of these Terms.

You represent and warrant that:

- a. you acknowledge that you have read and understood our Privacy Notice.
- b. our business changes regularly and our Privacy Notice will change also. Therefore, if from time to time we provide you with a replacement version of the Privacy Notice, you will promptly read the Privacy Notice.

18. Changes to the Terms, etc.

18.1. How and when we can make changes. We can make changes to these Terms and any terms and conditions incorporated by reference (including any Product Terms) at any time and your acceptance of these Terms constitutes your express consent. We will let you know of any changes by email or via our Website.

We will let you know in advance of most changes and will give you notice before the changes take effect. However, we may occasionally need to make changes without telling you in advance. This may include where:

- a. we are making the change as a result of legal and/or regulatory changes;
- b. the changes being made are in your interest;
- c. the changes are to make these Terms clearer to you; and/or
- d. there is any other valid reason which means there is not time to give you notice.

Where we are unable to give you advance notice, we will let you know of the change as soon as possible after it is made.

18.2. When changes come into effect. Save where changes come into effect immediately, the updated Terms will come into effect after we have given you notice. If you do not wish to accept the changes, you are free to close your DHTSpace Account in accordance with clause 19.1 of these Terms. If we do not hear from you, we will assume that you have accepted the change and your continued access to or use of We Services will be deemed acceptance of the updated Terms.

18.3. Changes to fees. We may also make changes to the fees set out in the Fee Structure page on our Website, which includes introducing new fees and/or charges. If you do not wish to accept the changes, you are free to close your DHTSpace Account in accordance with clause 19.1 of these Terms. If we do not hear from you, we will assume that you have accepted the change and

your continued access to or use of the We Services will be deemed acceptance of the updated Terms.

19. Closing your DHTSpace Account

19.1. Your right to close your DHTSpace Account. You may terminate your DHTSpace Account at any time by following the account termination procedures as prescribed by us from time to time. You will not be charged for terminating your DHTSpace Account, although you will be required to pay any outstanding amounts owed to us. You authorise us to cancel or suspend any pending transactions at the time of cancellation, and to deduct any outstanding amounts that you owe us from your DHTSpace Account.

In certain cases, you may not be able to close your DHTSpace Account, including where:

- a. you are trying to evade an investigation by relevant authorities;
- b. you have a pending Transaction or an open Claim;
- c. your DHTSpace Account has any outstanding amounts owed to us; or
- d. your DHTSpace Account is subject to a freeze, hold, limitation or reserve.

19.2. What happens when your DHTSpace Account is closed. If your DHTSpace Account is closed, you will be required to withdraw all Digital Assets held in your DHTSpace Account. In the event that you fail to withdraw your Digital Assets, or if you have not accessed your DHTSpace Account for a continuous period of 90 days, we will send you notice of our intention to treat your account as dormant.

19.3. What happens when your account becomes dormant. If you do not respond to the notice in clause 19.2 within 30 days, we may:

- a. mark your DHTSpace Account as a dormant account;
- b. convert the Digital Assets to a different type of Digital Asset. In doing so, we will not be liable for any loss of profit, tax obligations or any other loss, damage or expense incurred by you resulting from such conversion;
- c. transfer such dormant account and/or any Digital Assets held in that account to any third party (including, without limitation, another We Affiliate, any third-party custodian or an isolated wallet) if we consider it is reasonably necessary to do so. If this happens, you have the right to retrieve your Digital Assets, subject to satisfying our (or the relevant third party's) reasonable verification requirements and any other applicable terms and conditions;
- d. adjust your dormant account such that you will receive a contractual claim on the quantity and type of Digital Assets, which were held on your DHTSpace Account before being converted into a dormant account;
- e. charge a dormant account fee which may be to cover the cost of maintaining the Digital Assets with any We Affiliate or any third party, with such fee to be withdrawn directly from the dormant account on a monthly basis; and

f. close a dormant account at any time.

You acknowledge that we will be under no obligation to pay any reward, incentive or interest which we might otherwise have agreed to pay, under the applicable Product Terms, to your dormant account in relation to the Digital Assets credited to it.

20. Termination, suspension, holds and restrictions

20.1. Our right. We may at any time modify or discontinue, temporarily or permanently, any portion or feature of the We Services. In particular, we may: (1) refuse to complete or block, cancel, or, where permitted by Applicable Law, reverse any Transaction you have authorised; (2) terminate, suspend, or restrict your access to any or all of the We Services; (3) terminate, suspend, close, hold or restrict your access to any or all of your DHTSpace Account(s); (4) refuse to transmit information or Instructions to third parties (including but not limited to third-party wallet operators); and/or (5) take whatever action we consider necessary, in each case with immediate effect and for any reason including, but not limited to where:

a. you are not, or are no longer, eligible to use one or more We Services;

b. we reasonably suspect that:

i. the person logged into your DHTSpace Account is not you, or we suspect that the DHTSpace Account has been or will be used for any illegal, fraudulent, or unauthorised purposes;

ii. the person logged into your Corporate DHTSpace Account is not a Permitted User, or we suspect that the Corporate DHTSpace Account has been or will be used for any illegal, fraudulent, or unauthorised purposes;

iii. more than one natural person has access to and/or transacts using the same DHTSpace Account, or we suspect that DHTSpace Account has been or will be used for any illegal, fraudulent, or unauthorised purposes;

iv. information provided by you is wrong, untruthful, outdated, or incomplete;

c. we have reasonable concerns in relation to your creditworthiness or financial status, including:

i. in the event that you are an individual, you become bankrupt, of unsound mind, commit an act of bankruptcy, or have action to place you in bankruptcy commenced against you;

ii. in the event that you are acting on behalf of a partnership, any of the partners die or become bankrupt or of unsound mind, commit an act of bankruptcy, or have action to place any of the partners in bankruptcy commenced, or if action is commenced to dissolve and/or alter the partners or the constitutions of the partnership;

iii. in the event that you are acting on behalf of a corporation, the corporation is unable to pay its debts as and when they are due, or action is commenced to place the corporation in insolvency, judicial management, receivership, administrative management, or any similar or analogous proceedings;

iv. you convene a meeting of your creditors or propose or make any compromise or arrangement with or any assignment for the benefit of your creditors;

d. pending submission of such information and documents in accordance with clause 8;

e. pending submission of enhanced due diligence in accordance with clause 7.4;

f. we reasonably consider that we are required to do so by Applicable Law, or any court or authority to which we are subject in any jurisdiction;

g. we have determined or suspect:

i. that you have breached these Terms or any Product Terms;

ii. that you have breached any express or implied warranties in these Terms, or any representations you have made;

iii. that any Transaction is unauthorised, erroneous, fraudulent, or unlawful or we have determined or suspect that your DHTSpace Account or the we Services are being used in a fraudulent, unauthorised, or unlawful manner;

iv. there is any occurrence of money laundering, terrorist financing, fraud or any other crime in connection with your DHTSpace Account or your use of the we Services;

h. the use of your DHTSpace Account is subject to any pending, ongoing or threatened litigation, investigation, or judicial, governmental or regulatory proceedings and/or we perceive a heightened risk of legal or regulatory non-compliance associated with your DHTSpace Account activity;

i. you owe amounts to We that are not satisfied, whether due to a chargeback or on any other basis;

j. any email communication to your Email Account is returned as undeliverable;

k. an issue has arisen with the verification of your identity;

l. you have taken any action that may circumvent our controls such as opening multiple DHTSpace Accounts without our written consent or abusing promotions which we may offer from time to time; or

m. there is any other valid reason which means we need to do so.

We will take reasonable steps to provide you with appropriate notice. However, there might be times when we are required not to do so by Applicable Law.

20.2. Your acknowledgement. You acknowledge and agree that:

a. the examples set out in clause 20.1 above of when we might take action to terminate, suspend, close or restrict your access to your DHTSpace Account and/or the we Services is a non-exhaustive list; and

b. our decision to take certain actions, including, without limitations, to terminate, suspend, or restrict your access to your DHTSpace Account or the We Services, may be based on confidential criteria that are essential to our risk management and security protocols. You agree that we are under no obligation to disclose the details of our risk management and security procedures to you.

20.3. What happens when we exercise our right. Where we terminate, suspend, hold or restrict your access to one or more We Services:

a. if you have Instructions, trades, positions or Transactions that are open, they may be closed by you, or by us, depending on the circumstances of the termination, suspension, hold, restriction or other action we take;

b. any chargeback resulting from the use of your DHTSpace Account or We Services may result in an immediate suspension and/or restriction of your DHTSpace Account and we Services;

c. to reactivate suspended and/or restricted DHTSpace Account or We Services, you may be required to reimburse us for the full value of the chargeback, including any amounts that are owing to us including any applicable fees; and

d. you are liable for any credited amounts in case of a chargeback, and you authorise and grant us the right to deduct costs and fees directly from any assets in your DHTSpace Account without notice.

20.4. Unlawful possession. If we are informed and reasonably believe that any Digital Assets or Fiat Currencies held in your DHTSpace Account are stolen or otherwise are not lawfully possessed by you (whether by error or otherwise), we may, but have no obligation to, place a hold on the affected funds and your DHTSpace Account. Where we place a hold on some or all of any Digital Assets or Fiat Currencies held in your DHTSpace Account, or on your entire DHTSpace Account, we may continue such hold until such time as evidence, acceptable to us, proves that you are entitled to possession of the Digital Assets and/or Fiat Currency held in your DHTSpace Account. We will not get involved in any dispute, or the resolution of the dispute, relating to any Digital Assets and/or Fiat Currency held in your DHTSpace Account.

20.5. Access to we Services in other jurisdictions. Residents of some countries may only be able to access some, but not all, We Services. We may change the we Services that are available to you from time to time. If you travel to a location included on our List of Prohibited Countries, We Services may not be available and your access to the We Services may be blocked. You acknowledge that this may impact your ability to trade on the Platform and/or monitor any existing orders or open positions or otherwise use the We Services. You must not attempt in any way to circumvent any such restriction, including by use of any virtual private network to modify your internet protocol address.

INTELLECTUAL PROPERTY

21. Background IP

The we IP shall remain vested in we.

22. Licence of we IP

We grant to you a non-exclusive licence for the duration of these Terms, or until we suspend or terminate your access to the we Services, whichever is sooner, to use the we IP, excluding the Trade Marks, solely as necessary to allow you to receive the we Services for non-commercial personal or internal business use, in accordance with these Terms.

23. Licence of User IP

23.1. Your grant of licence. You grant to us a perpetual, irrevocable, royalty-free, worldwide and non-exclusive licence to use the User IP to the extent it:

- a. forms part of, or is necessary for the use of, any Created IP; and
- b. is necessary to allow us to provide you with the we Services, from time to time.

23.2. Our right to sub-licence. The licence granted by you under this clause includes our right to sub-licence to a third party to the extent required to enable us and any We Affiliates to provide you with the We Services, or any part of them.

24. Created IP

24.1 Created IP. The Created IP shall automatically vest in us from time to time on the date on which it is created.

24.2 Assignment. You hereby assign to us (and agree to procure that any agents, representatives or contractors assign), with full title guarantee, title to all present and future rights and interest in the Created IP.

If requested to do so, you shall (and agree to procure that any agents, representatives or contractors shall), without charge to us, sign and/or execute all documents and do all such acts as we may require to perfect the assignments under this clause.

25. General

25.1 We are not responsible. You agree and acknowledge that: (1) we are not responsible for any User Material (whether provided by you or by third parties) which may be made available on the Platform or the Sites; and (2) use of any such User Material is at your own risk and that we do not provide any warranties in relation to the same.

25.2 Our rights. We shall have the right at our sole and absolute discretion to remove, modify or reject any content that you submit to, post or display on the Platform or the Sites (including any User Material) for any reason. We reserve the right to take any actions as we deem appropriate at our sole discretion, including giving a written warning to you, removing any User Material, recovering damages or other monetary compensation from you, suspending or terminating your DHTSpace Account (if any), or suspending your access to the Platform and/or the Sites. We shall also have the right to restrict or ban you from any and all future use of any We Services.

25.3 Recording. You agree that we may record any communications, electronic, by telephone, over video call, or otherwise, that we have with you in relation to these Terms, and that any

recordings that we keep will constitute evidence of the communications between you and us. You agree that telephone conversations and video calls may be recorded so that we can respond to inquiries, ensure compliance with applicable laws, improve our services and provide customer support.

YOUR OBLIGATIONS AND LIABILITY

26. Prohibited use

By opening a DHTSpace Account or carrying out any Transaction, and without prejudice to any other restriction or limitation set out in these terms, you agree that you and any Permitted User will not:

- a. breach these Terms or any agreement entered into pursuant to, or in connection with, these Terms, including, but not limited to, any Product Terms;
- b. use We Services in a manner that violates public interests, public morals, or the legitimate interests of others, including any actions that would interfere with, disrupt, negatively affect, or prevent other users from using We Services;
- c. use We Services for resale or commercial purposes, including transactions on behalf of other persons or entities, unless expressly agreed by us in writing;
- d. use the we Services for anything which, in We's sole opinion, is conduct designed to control or artificially affect the price of any Digital Asset (market manipulation) including, without limitation, pump and dump schemes, wash trading, self-trading, front running, quote stuffing, and spoofing or layering) regardless of whether prohibited by Applicable Law;
- e. engage in fraudulent activities, or cause us to suspect that you or any Permitted User have engaged in fraudulent activities and/or Transactions;
- f. use We Services to conduct lotteries; bidding fee auctions; sports forecasting or odds making; fantasy sports leagues with cash prizes; internet gaming; contests; sweepstakes; or games of chance;
- g. (1) receive, or attempt to receive, funds from both us and another user for the same Transaction during the course of a Claim; (2) conduct your business or use the We Services in a manner that results in, or may result in, complaints, disputes, claims, reversals, chargebacks, fees, fines, penalties, or other liability to us, other users, third parties, or yourself; and (3) allow your DHTSpace Account to have a negative value or quantity of Digital Assets;
- h. provide false, inaccurate or misleading information in connection with your use of the We Services, in communications with us, or otherwise connected with these Terms;
- i. (1) use any deep linking, web crawlers, bots, spiders or other automatic devices, programs, scripts, algorithms or methods, or any similar or equivalent manual processes to access, obtain, copy or monitor any part of the Platform, or replicate or bypass the navigational structure or presentation of We Services in any way, in order to obtain or attempt to obtain any materials, documents or information in any manner not purposely provided through We Services; (2)

attempt to access any part or function of the Platform without authorisation, or connect to We Services or any of our servers or any other systems or networks of any We Services provided through the Platform by hacking, password mining or any other unlawful or prohibited means; (3) probe, scan or test the vulnerabilities of We Services or any network connected to the Platform, or violate any security or authentication measures on We Services or any network connected to we Services; (4) reverse look-up, track or seek to track any information of any other users or visitors of we Services; (5) take any actions that impose an unreasonable or disproportionately large load on the infrastructure of systems or networks of we Services or we, or the infrastructure of any systems or networks connected to we Services; (6) use any devices, software or routine programs to interfere with the normal operation of we Services or any transactions on we Services, or any other person's use of we Services; or (7) forge headers, impersonate, or otherwise manipulate identification, to disguise your identity or the origin of any messages or transmissions you send to us;

j. modify or adapt the whole or any part of the Platform or combine or incorporate the Platform into another programme or application;

k. disassemble, decompile, reverse-engineer or otherwise attempt to derive the source code, object code underlying concepts, ideas and algorithms of the Platform or any components thereof;

l. modify, replicate, duplicate, copy, download, store, further transmit, disseminate, transfer, disassemble, broadcast, publish, remove or alter any copyright statement or label, or licence, sublicense, sell, mirror, design, rent, lease, private label, grant security interests in such we IP or any part of the intellectual properties, or create derivative works or otherwise take advantage of any part of the we IP;

m. facilitate any viruses, Trojan horses, worms or other computer programming routines that may damage, detrimentally interfere with, surreptitiously intercept, or expropriate any system, data or information in connection with the We Services;

n. (1) use an anonymizing proxy; (2) use any temporary, disposable, self-destructive, or similar email address when opening a DHTSpace Account and/or using the we Services; (3) use any device, software, or routine to bypass our robot exclusion headers, or interfere or attempt to interfere with our Sites or the We Services; and (4) take any action that may cause us to lose any of the services from our internet service providers, or other suppliers;

o. create, or purport to create, any security over your Fiat Currency or Digital Assets held in any of your DHTSpace Account without our prior written consent;

p. violate, or attempt to violate, (1) any Applicable Law; or (2) ours or any third party's copyright, patent, trademark, trade secret, or other intellectual property rights, or rights of publicity or privacy; and/or

q. access, use, or attempted to access or use, We Services directly or indirectly with (1) jurisdictions We has deemed high risk, including but not limited to, Cuba, Iran, North Korea, Syria, Crimea region or (2) persons We has deemed high risk, including but not limited to,

individuals or entities named as a restricted person or party on any list maintained by the United States of America., United Kingdom, European Union or United Nations, including the sanctions lists maintained by the U.S. Office of Foreign Assets Control or the Denied Persons List or Entity List maintained by the U.S. Department of Commerce.

27. Representations and warranties

You hereby represent and warrant to us, at all times, the following:

- a. all documents and information you provide to us are true, accurate, complete, and up to date in all respects, and may be relied upon by us in determining whether or not you are eligible to access the Platform or to use the We Services;
- b. all decisions made in connection with these Terms were solely and exclusively based on your own judgement and after your own independent appraisal of your financial resources, ability and willingness to take relevant risks and financial objectives;
- c. you have full power, authority, and capacity to (1) access and use the Platform and/or the We Services; and (2) enter into and deliver, and perform your obligations under these Terms and any agreement entered into pursuant to, or in connection with, these Terms, including, but not limited to, any Product Terms;
- d. if you are a corporation, partner in a partnership, or trustee of a trust:
 - i. the corporation, partnership or trust has and will be operated in a way that is compliant with Applicable Law, and any partnership or trust deeds (or other like documents);
 - ii. you will notify us immediately if there is any change, by way of resignation, removal, appointment or death, of any of the directors, partners, trustees, settlor(s) or ultimate beneficial owners or any person authorised to operate your DHTSpace Account; and
 - iii. you will inform us immediately if the corporation, partnership, or trust is dissolved either on a voluntary or involuntary basis;
- e. all consents, permissions, authorisations, approvals and agreements of third parties and all authorisations, approvals, permissions, consents, registrations, declarations, filings with any Regulatory Authority, governmental department, commission, agency or other organisation having jurisdiction over you which are necessary or desirable for you to obtain in order to (1) access and use the Platform and/or the we Services; and (2) enter into and deliver, and perform the Transactions contemplated under these Terms and any agreement entered into pursuant to, or in connection with, these Terms, have been unconditionally obtained in writing, disclosed to us in writing, and have not been withdrawn or amended;
- f. these Terms and any agreement entered into pursuant to, or in connection with, these Terms constitute valid and legally binding obligations, enforceable against you in accordance with their respective terms;
- g. that you are not a Restricted Person;

h. if you are a legal entity, you are duly incorporated, duly organised, and validly existing under the laws of your jurisdiction and have full power to conduct your business. If you are an individual, you are not less than 18 years old; and

i. your access and use of the Platform and/or the we Services, your execution and delivery of, and the performance of your obligations under these Terms and any agreement entered into pursuant to, or in connection with, these Terms, will not:

i. if you are a legal entity, partner in a partnership or trustee of a trust result in a breach of or conflict with any provision of your constitution, articles of association, partnership agreement, trust deed or equivalent constitutive documents;

ii. result in a breach of, or constitute a default under, any instrument, agreement, document or undertaking to which you are a party or by which you or any of your property is bound or subject; and

iii. result in you, or cause us or any third party to, breach any Applicable Law, decree or judgement of any court, or any award of any arbitrator or those of any governmental or Regulatory Authority in any jurisdiction.

28. Technology disclaimers

28.1. No representation or warranty. We Services and any information provided on the Sites and the Platform, including Chat Services, are provided on an “as is” and “as available” basis without any representation or warranty, whether express or implied, to the maximum extent permitted by Applicable Law. Specifically, we disclaim any implied warranties of title, merchantability, fitness for a particular purpose and/or non-infringement. We do not make any representations or warranties that access to the Sites, the Platform, any of your DHTSpace Account(s), we Services, or any of the materials contained therein, will be continuous, uninterrupted, timely or error-free. This could result in the inability to trade on the Platform for a period of time and may also lead to time delays.

28.2. Suspension of access. We may, from time to time, suspend access to your DHTSpace Account and/or the We Services, for both scheduled and emergency maintenance. We will make reasonable efforts to ensure that Transactions on the Platform are processed in a timely manner, but we make no representations or warranties regarding the amount of time needed to complete processing, which is dependent upon many factors outside of our control.

28.3. Content. Although we make reasonable efforts to update the information on the Sites and the Platform, we make no representations, warranties or guarantees, whether express or implied, that the content on the Sites and the Platform, including information in relation to the We Services, is accurate, complete or up to date.

28.4. Third-party websites. Links to third-party websites (including, without limitation, content, materials, and/or information in the third-party websites) may be provided as a convenience but they are not controlled by us. You acknowledge and agree that we are not responsible for any

aspect of the content, materials, information or services contained in any third-party websites accessible or linked from the Platform or the Sites.

28.5. Network Access and Compatibility: You are responsible for obtaining the data network access necessary to use the We Services. You are responsible for acquiring and updating compatible hardware or devices necessary to access and use the we Services and Sites and any updates thereto. We does not guarantee that the we Services, or any portion thereof, will function on any particular hardware or devices. The we Services may be subject to malfunctions and delays inherent in the use of the internet and electronic communications.

29. Indemnity

29.1. Third-party claims. You shall indemnify and hold harmless us from and against any claims, suits, actions, demands, disputes, allegations, or investigations brought by any third-party, governmental authority, or industry body, and all claims, liabilities, damages (actual and consequential), losses (including any direct, indirect or consequential losses, loss of profit, loss of reputation), costs, and expenses, including without limitation all interest, penalties and legal and other reasonable attorneys' fees and other professional costs and expenses ("Losses"), arising out of or in any way connected with:

- a. your access to or use of your DHTSpace Account and/or the We Services;
- b. your breach or alleged breach of these Terms or your contravention of any other clause or sub-clause of these Terms, including any Product Terms and any other terms and conditions incorporated by reference;
- c. your contravention of any Applicable Law; and
- d. your violation of the rights of any third party.

29.2. Control. We reserve the right to assume control of the defence of any third-party claim that is subject to indemnification by you, in which event you shall cooperate as fully required by us in asserting any available defences. You will not settle any claims or Losses without our prior written consent.

29.3. Release. You hereby agree to release us from any and all claims and demands (and waive any rights you may have against us in relation to any Losses you may suffer or incur), arising directly or indirectly out of or in connection with any dispute that you have with any other user or other third party in connection with the We Services (including any Digital Asset Transactions) or the subject matter of these Terms.

30. Liability

30.1 Our Liability. Our liability, and the liability of the we Affiliates, to you or any third parties in any circumstance is limited to the actual amount of loss or damage which is caused directly and is reasonably foreseeable by our breach of these terms, and shall in no event exceed the amount of fees paid by you to we in the 12 months preceding the event giving rise to the Loss. Such sum shall be paid by us to you in full and final settlement and satisfaction of ours and any

We Affiliate's entire liability for any and all losses and claims, howsoever arising, from the relevant breach. You acknowledge and agree that neither We or any We Affiliate is aware of any special circumstances pertaining to you, and that damages are an adequate remedy and that you shall not be entitled to any other claims or remedies at law or in equity, including but not limited to, any claim in rem, injunction, and/or specific performance.

30.2 Limitations on liability. Notwithstanding any other clause in these Terms, in no event will we or any We Affiliate be responsible or liable to you or any other person or entity for:

a. any direct or indirect losses (including loss of profits, business or opportunities), damages, or costs arising out of or in connection with these Terms, including but not limited to:

i. any risk identified in the Risk Warning, as updated from time to time;

ii. the operation of the protocols underlying any Digital Asset, their functionality, security, or availability;

iii. whether Backed Digital Assets hold their value as against any asset, or if the issuer of the Backed Digital Asset holds sufficient reserves in relation to any Backed Digital Asset;

iv. any action or inaction in accordance with these Terms;

v. any inaccuracy, defect or omission of Digital Assets price data, any error or delay in the transmission of such data, and interruption in any such data;

vi. regular or unscheduled maintenance we carry out including any service interruption and change resulting from such maintenance;

vii. the theft of a device enabled to access and use We Services;

viii. other users' actions, omissions or breaches of these Terms, and any damage caused by actions of any other third parties;

ix. (1) for any damage or interruptions caused by any computer viruses, spyware, or other malware that may affect your computer or other equipment, or any phishing, spoofing, or other attack; (2) in the event that your hardware fails, is damaged or destroyed or any records or data stored on your hardware are corrupted or lost for any reason; or (3) for your use of the internet to connect to the we Services or any technical problems, system failures, malfunctions, communication line failures, high internet traffic or demand, related issues, security breaches or any similar technical problems or defects experienced;

x. our decision to reject your application to open a DHTSpace Account(s), in accordance with clause 7.1;

xi. any termination, suspension, hold or restriction of access to any DHTSpace Account or We Services, including your inability to withdraw Digital Assets, issue Instructions or enter into Transactions during the period of any suspension, hold or restriction, in accordance with these Terms or any Product Terms;

xii. any Transaction limits applied to your DHTSpace Account, in accordance with clause 14.1;

- xiii. any election by us to support or not support Digital Assets, in accordance with clause 15.1;
 - xiv. us being unable to contact you using the contact information you provided, in accordance with clause 3.2;
 - xv. us closing a dormant account, in accordance with clause 19.3;
 - xvi. the failure of a Transaction or the length of time needed to complete any Transaction, in accordance with clause 12.1;
 - xvii. the market making activities of the market makers, in accordance with clause 13.2;
 - xviii. our reliance on any Instruction sent from your DHTSpace Account, or the Email Accounts;
 - xix. our refusal or delay in acting upon any Instruction, in accordance with clause 11.1;
 - xx. any breach of security of your Email Account or a Security Breach;
 - xxi. losses caused to you by third party fraud or scams that involve We only as the recipient of your Fiat Currency or Digital Assets, and/or the conversion of Fiat Currency to Digital Assets, and/or the transfer of Digital Assets away from our platform at your request;
 - xxii. any losses arising or in connection with new offerings of Digital Assets, initial coin offerings (ICOs), or the decision to list or not list Digital Assets on the Platform;
 - xxiii. the correctness, quality, accuracy, security, completeness, reliability, performance, timeliness, pricing or continued availability of the we Services or for delays or omissions of the we Services, or for the failure of any connection or communication service to provide or maintain your access to the We Services, or for any interruption in or disruption of your access or any erroneous communications between us, regardless of cause; and
 - xxiv. any Transactions, Instructions, or operations effected by you or purported to be effected by you through your Email Account or DHTSpace Account;
- b. any loss of business, profits, anticipated savings or opportunities, or any special, punitive, aggravated, incidental, indirect or consequential losses or damages, whether arising out of or in connection with our Sites, the Platform, your DHTSpace Account, the we Services, these Terms, the Product Terms, the Privacy Notice and/or any agreement entered into pursuant to, or in connection with, these Terms or otherwise;
- c. any losses or damages you may incur due to Manifest Error and/or in the event of extreme market volatility and/or as a result of any cancellation/amendment of any Transactions, howsoever arising, whether direct or indirect, special or consequential, including, but not limited to, loss of profit, loss of opportunity even if We had been advised of the possibility of the same arising or that the same were reasonably foreseeable, save for any losses or damages caused by We's fraud or bad faith; and/or
- d. any losses forming part of a Claim that has not been commenced by way of formal legal action WITHIN ONE CALENDAR YEAR of the matters giving rise to the Claim. YOU AGREE AND ACKNOWLEDGE THAT THIS CLAUSE VARIES ANY LIMITATION PERIOD OTHERWISE

APPLICABLE BY LAW, AND THAT IF APPLICABLE LAW PROHIBITS THIS, THIS CLAUSE WILL BE READ AS A LIMITATION PERIOD OF THE MINIMUM ENFORCEABLE LENGTH. WITHOUT PREJUDICE TO THE GENERALITY OF THE FOREGOING, YOUR ATTENTION IS ALSO DRAWN TO CLAUSE 32 AGREEING THAT CLAIMS SHALL BE RESOLVED EXCLUSIVELY BY WAY OF BINDING ARBITRATION.

30.3 Damage or interruption. We are not liable for any damage or interruptions caused by any computer viruses, spyware, scareware, Trojan horses, worms, or other malware that may affect your computer or other equipment, or any phishing, spoofing, or other attack. We advise the regular use of a reputable and readily available virus screening and prevention software. You should also be aware that SMS and email services are vulnerable to spoofing and phishing attacks and should use care in reviewing messages purporting to originate from us. You and, where relevant, your Permitted Users are responsible for all login credentials, including usernames and passwords and must keep security details safe at all times.

RESOLVING DISPUTES: FORUM, ARBITRATION, CLASS ACTION WAIVER

For the avoidance of doubt, nothing in this section will deprive you of any mandatory legal right from which you benefit under Applicable Law.

31. Notice of Claim and Dispute Resolution Period

31.1. Please contact We first if you have any concerns with the Services. We wants to address your concerns without resorting to formal legal proceedings, if possible. A ticket number will be assigned to you if your concerns cannot be addressed to your satisfaction at first instance. The issuance of the ticket number commences the internal dispute resolution procedure. We will attempt to resolve the dispute internally as soon as possible. The parties agree to negotiate in good faith to resolve the dispute (which discussions shall remain confidential and be subject to applicable rules protecting settlement discussions from use as evidence in any legal proceeding).

31.2. In the event the dispute cannot be resolved satisfactorily, and you wish to assert a Claim against We, then you agree to set forth the basis of such Claim in writing in a “Notice of Claim,” as a form of prior notice to We. The Notice of Claim must (1) describe the nature and basis of the claim or dispute, (2) set forth the specific relief sought, (3) provide the original ticket number, and (4) include your custody account email. The Notice of Claim should be submitted to the following web address: <https://www.dhtspace.tech/en/chat>. After you have provided the Notice of Claim to We, the dispute referenced in the Notice of Claim may be submitted by either We or you to arbitration in accordance with the below clause (Agreement to Arbitrate).

31.3. For the avoidance of doubt, the submission of a dispute to we for resolution internally and the delivery of a Notice of Claim to we are prerequisites to commencement of an arbitration proceeding (or any other legal proceeding).

31.4. During the arbitration, the amount of any settlement offer made by you or We shall not be disclosed to the arbitrator.

32. Agreement to Arbitrate

32.1. Aside from where Applicable Law requires or provides you with a choice otherwise, you and We agree that, subject to the immediately preceding clause above (Notice of Claim and Dispute Resolution Period), any Claim shall be determined by mandatory final and binding individual (not class) arbitration administered by the Hong Kong International Arbitration Centre (“HKIAC”) in accordance with the HKIAC Rules for the time being in force, which rules are deemed incorporated by reference in this clause.

32.2. The seat of arbitration shall be Hong Kong.

32.3. The Tribunal shall consist of one (1) arbitrator to be appointed in accordance with the HKIAC Rules for the time being in force.

32.4. The language of the arbitration shall be in English.

32.5. You and We further agree that the arbitrator shall have the exclusive power to rule on his or her own jurisdiction, including without limitation any objections with respect to the existence, scope or validity of the Agreement to Arbitrate, or to the arbitrability of any Claim.

32.6. The arbitration provisions set forth in this clause will survive termination of these Terms.

32.7. Limitation period for filing: Any arbitration against We must be commenced by filing and serving a Notice of Arbitration in accordance with the HKIAC Rules within one (1) year after the date that the user asserting the Claim first found out or reasonably should have found out the alleged act, omission or default giving rise to the Claim (“Limitation Period”). For the avoidance of doubt, the Limitation Period shall include the Dispute Resolution Period set out at clause 31.1. There shall be no right to any remedy or relief for any Claim by the user if the Notice of Arbitration in respect of that Claim is not filed and served on We within that Limitation Period. If the Limitation Period is contrary to applicable law, the user shall be required to bring any Claim against We within the shortest time period permitted by the applicable law. A Notice of Arbitration may be served on We in accordance with the Applicable Laws and rules of service.

32.8. Notice: if We commences arbitration against you, We will give you notice at the email address or mailing address you have provided. You agree that any notice sent to this email or mailing address shall be deemed effective for all purposes, including without limitation to determinations of the adequacy of service. It is your obligation to ensure that the email address and/or mailing address on file with We is up-to-date and accurate.

33. Confidentiality

33.1. The parties agree that the arbitration shall be kept confidential. The existence of the arbitration, the existence or content of the Claim, all documents and information provided or exchanged in connection with the arbitration, and any submissions, orders or awards made in the arbitration shall be kept confidential and no party shall disclose any of the foregoing to any third party except the tribunal, the HKIAC, the parties, their counsels, experts, witnesses, accountants and auditors, insurers and reinsurers, and any other persons necessary to the conduct of the arbitration. Notwithstanding the foregoing, a party may disclose such confidential information:

a. if the written consent of the other party is obtained;

b. to the extent required by applicable law or by the regulations of any regulatory or supervisory authority of competent jurisdiction to which the party is or may become subject to or pursuant to any order of court or other competent authority or tribunal of competent jurisdiction;

c. in connection with the commencement, pursuit or defence by a party of any bona fide legal proceedings to enforce or challenge any award rendered in the arbitration; and

d. to the extent that the relevant confidential information is in the public domain otherwise than by breach of this agreement.

This term of confidentiality in this clause shall survive termination of these Terms and conclusion or stay of any arbitration brought pursuant to these Terms.

34. Governing law

Aside from where Applicable Law requires or provides you with a choice otherwise, these Terms (including this arbitration agreement) shall be governed by, and construed in accordance with, the laws of Hong Kong.

35. Class action waiver

You and We agree that any Claims shall be brought against We in an arbitration on an individual basis only and not as a plaintiff or class member in a purported class or representative action. You further agree to waive any right for such Claims to be brought, heard, or arbitrated as a class, collective, representative, or private attorney general action, to the extent permissible by applicable law. Combining or consolidating individual arbitrations into a single arbitration is not permitted without the consent of We.

GENERAL

36. General terms

36.1. **Applicable Law.** You and any Permitted User must comply with all Applicable Law, licensing requirements and third party rights (including data privacy laws and anti-money laundering and countering the financing of terrorism laws) in your use of the we Services, your DHTSpace Account and the Platform.

36.2. **Notices.** We may give notice by email to your Email Account. It is your responsibility to ensure that the Email Account is up to date and accurate. Notices may be given, and are deemed to be received, if sent to your Email Account, whether or not a notice of delivery failure is received.

You may give us notices only as we direct, which may change from time to time.

Any notices, consent or other communication given under these Terms must be in writing, in English, and signed or otherwise authorised by the party giving it.

36.3. **Announcements.** All official announcements, news, promotions, competitions and airdrops will be listed on the Website. These announcements are important, and may relate to issues that

may impact the value of your Digital Assets, or their security. You are responsible for monitoring the Website and reading and considering these announcements.

36.4. Entire agreement. The Terms, together with any applicable Product Terms, constitute the whole agreement between you and us with respect to the We Services. Each party acknowledges that it has not relied on, and shall have no right or remedy in respect of, any statement, representation, assurance or warranty (whether made negligently or innocently) other than as expressly set out in the Terms or any Product Terms.

36.5. Assignment. You may not assign or transfer any of your rights or obligations under the Terms without our prior written consent, which may, in some cases, require additional information to be provided or enhanced due diligence to be performed. However, we may assign or transfer any of our rights or obligations under the Terms at any time to anyone else, including, without limitation, in connection with any merger, acquisition, or other corporate reorganisation involving We.

36.6. Invalidity. If, at any time, any clause or sub-clause of the Terms is or becomes illegal, invalid, or unenforceable in any respect, neither the legality, validity or enforceability of the remaining clauses or sub-clauses will in any way be affected or impaired.

36.7. Records. You agree that we may record any telephone, email and chat conversations with you, as well as any other forms of communications, including communication used to give Instructions or effect Transactions, between you and us, and that the recordings may be used as evidence in any proceedings relating to any agreement with you. These records will be our sole property.

36.8. Language. These Terms may be translated into a language other than the English language. Any such translation is provided solely for your convenience. In the event of inconsistency or ambiguity, the English text will prevail.

36.9. Third party rights. Other than in relation to We Affiliates, nothing expressed or referred to in these Terms will be construed to give any person other than the parties to these Terms any legal or equitable right, remedy, or claim under or with respect to these Terms or any clause or sub-clause of these Terms. The Terms and all of its clauses and sub-clauses are for the sole and exclusive benefit of the parties to these Terms and their successors and permitted assigns.

36.10. Survival. All clauses and sub-clauses of these Terms, which by their nature extend beyond the expiration or termination of these Terms, will continue to be binding and operate after the termination or expiration of these Terms.

36.11. Relationship of the parties. We is not an agent of you in the performance of these Terms. These Terms shall not be interpreted as facts or evidence of an association, joint venture, partnership, or franchise between the parties.

36.12. Digital Assets. We record in your DHTSpace Account the quantity and type of any Digital Assets that are held to your credit. We is not a trustee of, and does not owe any trustee duties in relation to, any Digital Assets held to your credit. When you Instruct We to transfer or otherwise

deal with Digital Assets, We will not use any specific Digital Assets, however identifiable, to act on your Instructions. Subject to these Terms, We will use Digital Assets in the same quantity and of the same type as those credited to your DHTSpace Account when acting on your Instructions.

36.13. Force Majeure. We will not be liable for any delay or failure to perform as required by these Terms to the extent the delay or failure is caused by a Force Majeure Event.

36.14. No waiver. No delay or omission by us in exercising any right or remedy under the Terms will operate as a waiver of the future exercise of that right or remedy or of any other rights or remedies under the Terms. The rights and remedies provided in the Terms are cumulative and not exclusive of any rights or remedies provided by Applicable Law.

36.15. Set-off. In addition to any legal or other remedy available under the Terms or by law, we may set-off any amounts you owe to us under the Terms or otherwise. You must pay all sums that you owe to us free and clear without any set-off, counterclaim, deduction or withholding of any kind, save as may be required by Applicable Law.

36.16. Privacy of others. If you receive information about another user through the Platform or from utilising the We Services, you must keep the information confidential and only use it in connection with the We Services and always in accordance with Applicable Law. You must not disclose or distribute any user information to a third party or use the information in any manner except as reasonably necessary to effect a Transaction.

36.17. Publication of breaches. Where you have breached these Terms, we may publish, or otherwise provide its users with details of the breach, including any information that you have provided we. We may only do so where it determines that doing so is necessary for the protection of other users, and consistent with Applicable Law.

36.18. Death of DHTSpace Account holder. In the event of your death or incapacity, the representative(s) or legal beneficiary/beneficiaries of your estate may give us written notice. If we have reason to believe you have died, we may suspend your DHTSpace Account. Your DHTSpace Account will be suspended until:

- a. a representative of your estate or authorised beneficiary completes a successful inheritance application to receive the assets in your DHTSpace Account in accordance with our requirements which may be amended from time to time without notice; or; or
- b. you provide satisfactory proof that you are not deceased.

Our ability to provide your representative(s) with the assets in your DHTSpace Account is subject to the restrictions imposed by Applicable Law and these Terms. We do not commit to any particular timeline for the transfer of assets held to the credit of your DHTSpace Account.

36.19. Tax. It is your responsibility to determine what, if any, taxes apply to the payments you make or receive, and it is your responsibility to collect, report, and remit the correct tax to the appropriate tax authority. You agree that we are not responsible for determining whether any taxes apply to your use of the We Services, or for collecting, reporting or remitting any taxes arising from any Transaction or use of the We Services.

You acknowledge that we may make certain reports to tax authorities regarding Transactions made on the Platform, and that we may, in our sole discretion or as required by Applicable Law, provide you with additional documentation or records needed by you to calculate any tax obligations. We may also withhold and deduct at source any taxes due under Applicable Law in our sole discretion.

37. Definitions and interpretation

In these Terms:

- a. clause headings and numbering are for convenience only and do not affect the meaning, priority or interpretation of any clause or sub-clause of these Terms;
- b. the words “include” or “including” shall mean including without limitation and include without limitation respectively;
- c. any undertaking to do or not do a thing shall be deemed to include an undertaking not to permit or suffer the doing of that act or thing;
- d. words importing the singular include the plural and vice versa and words importing a gender include any gender;
- e. any reference to a document is to that document as amended, varied or novated from time to time otherwise than in breach of these Terms or that document; and
- f. in the event of inconsistency between these Terms (including any documents referred to in these Terms) the inconsistency shall be solved by giving such provisions and documents the following order of precedence:
 - i. the Product Terms;
 - ii. the Privacy Notice; and
 - iii. these Terms.
- g. except where the context requires others, the following terms shall have the following meanings:

Access IDs means your DHTSpace Account details, username, passwords, personal identification numbers, API keys, API secret keys, or any other codes or forms of authentication that you use to access your DHTSpace Account or the we Services or to send Instructions.

Account History means the written record (including electronic records) of your Transactions and your DHTSpace Account.

API means application program interface.

Applicable Law means all relevant or applicable statutes, laws (including rules of common law), principles of equity, rules, regulations, regulatory principles and requirements, notices, orders, writs, injunctions, judgements, bye-laws, rulings, directives, proclamations, circulars, mandatory

codes of conduct, guidelines, practice notes and interpretations (whether of a governmental body, regulatory or other authority, or self-regulatory organisation of which we is a member), that are applicable to the provision, receipt or use of the We Services, or any other products or deliverables provided, used or received in connection with the we Services, these Terms, or any Product Terms.

Backed Digital Assets has the meaning given to it in clause 15.3.

DHTSpace, we, our, our means MANSON ASIA LIMITED, VWISE PAYMENT LTD (two companies incorporated under the Companies Act 2006. The UK Companies House is the regulator, with registration numbers being: 15296451 and 15283197 and address 26/28 Bedford Row, London, United Kingdom, WC1R 4LP).

DHTSpace Account means any accounts (including Corporate DHTSpace Accounts) or sub-accounts (including any we Sub-Account), which are opened by we for you to record your use of we Services.

We Affiliates means with respect to MANSON ASIA LIMITED and VWISE PAYMENT LTD: any other person which, directly or indirectly, Controls, is Controlled by, or is under common Control with, MANSON ASIA LIMITED, VWISE PAYMENT LTD.

We API means an API made available by a DHTSpace Affiliate to you as a service, or third-party applications relying on such an API.

We IP means the Created IP and all other Intellectual Property Rights owned by or licensed, on a sub-licenseable basis, to us as at the date of the Terms and any other Intellectual Property Rights owned or acquired by or licensed, on a sub-licenseable basis, to us after the date of these Terms, and which are provided by us to you in the course of providing you with the we Services.

We Services means the services offered by us to you through the Platform.

We Sub-Account means a sub-account that is set up under a primary DHTSpace Account.

Chat Service has the meaning given to it in clause 5.

Claim means any dispute, claim, difference or controversy between you and We (and/or any We Affiliates) arising out of, in connection with, or relating in any way to:

- (a) these Terms or any Product Terms, including their existence, validity, subject matter, interpretation, performance, breach, negotiation, termination, enforceability or the consequences of their nullity;
- (b) your relationship with We (and/or any We Affiliates) as a user (whether based in contract, tort, statute, fraud, misrepresentation, or any other legal theory, and whether the claims arise during or after the termination of these Terms); or
- (c) any non-contractual obligations arising out of or relating to these Terms, or any Product Terms, or your relationship with we (and/or any We Affiliates).

Control means the power of a person to secure that the affairs of another are conducted in accordance with the wishes of the first person whether by means of:

(a) in the case of a company, being the beneficial owner of more than fifty percent (50%) of the issued share capital of or of the voting rights in that company, or having the right to appoint and remove a majority of the directors or otherwise control the votes at board meetings of that company by virtue of any powers conferred by the organisational documents, shareholders' agreement, a majority of the board of directors or any other document regulating the affairs of that company or by any other means; or

(b) in the case of a partnership, being the beneficial owner of more than fifty percent (50%) of the capital of that partnership, or having the right to control the composition of or the votes to the majority of the management of that partnership by virtue of any powers conferred by the partnership agreement or any other document regulating the affairs of that partnership or by any other means.

Corporate DHTSpace Account means a DHTSpace Account maintained for a corporation, entity, or other organisation for the provision of We Services.

Created IP means any Intellectual Property Rights created by you pursuant to these Terms, including the User Materials, but excluding any other User IP.

Digital Assets means a digital representation of value or rights which may be transferred and stored electronically, using distributed ledger technology or similar technology, including, but not limited to, cryptocurrencies, stablecoins, non-fungible tokens and tokenised derivatives of any other digital asset.

Dominant Digital Asset means a Forked Digital Asset that has dominance over one or more other versions of a Digital Asset that was subject to the relevant Fork, as determined by us in our sole discretion.

Email Account means the email account(s) associated with your DHTSpace Account(s), as agreed with We from time to time, in accordance with any processes identified by We when using the Platform.

Fiat Currency means any government or central bank issued national, or supra-national, currency, or other monetary obligation denominated in such currency and which is not a Digital Asset.

Force Majeure Events means:

- a. any fire, strike, riot, civil unrest, terrorist act, war or industrial action;
- b. any natural disaster such as floods, tornadoes, earthquakes and hurricanes;
- c. any epidemic, pandemic or public health emergency of national or international concern;
- d. any act or regulation made by a government, supra national body or authority that we believe stops us from providing we Services on the Platform;

- e. the suspension or closure of any we Affiliate;
- f. the nationalisation of any we Affiliate;
- g. the imposition of limits or unusual terms by a government on any Digital Assets traded on our Platform;
- h. excessive changes to the price, supply or demand of any Digital Asset;
- i. technical failures in transmission, communication or computer facilities including power failures and electronic or equipment failures;
- j. the failure of any supplier, intermediate broker, agent, principal custodian, sub-custodian, dealer, exchange, staking platform, liquidity pool, bridge provider, issuer of a Backed Digital Asset, market maker, clearing house or regulatory organisation to perform its obligations to us;
- k. liquidity providers not providing, or being unable to provide liquidity to us;
- l. any labour or trade disputes, strikes, industrial actions or lockouts (other than in each case by we or the we Affiliates); and/or
- m. an event which significantly disrupts the market for Digital Assets, which could include excessive movements in the price, supply or demand of a Digital Asset, whether regulated or unregulated.

Fork means any planned, unplanned, sudden, scheduled, expected, unexpected, publicised, not well-known, consensual, and/or controversial changes to the underlying operating rules of certain Digital Assets that may occur from time to time, in such a way as to result in the creation of one or more related versions of an existing Digital Asset.

Forked Digital Asset means a Digital Asset that results from a Fork.

Improper Intent means we reasonably determines that there may be actual or suspected market manipulation and market abuse on your part, including (without limitation), capitalising on opportunities where the executable price of a Transaction does not reflect prevailing market rates, or taking unfair advantage of the way in which We offers prices.

Instruction means any instruction, request, or order given to we by you or a Permitted User in relation to the operation of your DHTSpace Account or to execute any Transaction, through such medium and in such form and manner as we may require.

Intellectual Property Rights means: (a) copyright, patents, database rights and rights in trade marks, designs, know-how and confidential information (whether registered or unregistered); (b) applications for registration, and rights to apply for registration, of any of the foregoing rights; and (c) all other intellectual property rights and equivalent or similar forms of protection existing anywhere in the world.

List of Prohibited Countries means the list of countries accessible at <https://www.dhtspace.tech/en/legal/list-of-prohibited-countries>.

Local Terms means the terms governing your use of the We Services provided in any particular jurisdiction.

Losses has the meaning given to it in clause 29.1.

Manifest Error means any error, omission or misquote (whether an error of we or any third party) which is manifest or palpable, including a misquote by any representative of we taking into account the current market and currently advertised quotes, or any error of any information, source, official, official result or pronunciation.

Mobile App means any mobile application developed or provided by us or any of the we Affiliates that enables you to use or otherwise access we Services.

Permitted User means any person identified by you and communicated to us, in accordance with these Terms, that is authorised to act on a user's behalf with respect to any Corporate DHTSpace Account, or with our prior written consent, on behalf of a third party with respect to a we Sub-Account associated with a Corporate DHTSpace Account.

Platform means the digital platform that we or any of the we Affiliates may make accessible to you via Sites, the Mobile App, a we API or by such other means as we Affiliates may prescribe from time to time for the use of we Services.

Privacy Notice means the privacy notice located at <https://www.dhtspace.tech/en/privacy>.

Product Terms means the product-specific terms and conditions that apply to the use of a we Service, in addition to these Terms.

Regulatory Authority means any foreign, domestic, state, federal, cantonal, municipal or local governmental, executive, legislative, judicial, administrative, supervisory or regulatory authority, agency, quasi-governmental authority, court, commission, government organisation, self-regulatory organisation having regulatory authority, tribunal, arbitration tribunal or panel or supra-national organisation, or any division or instrumentality thereof, including any tax authority.

Restricted Person means a person or legal entity who (a) is included in any trade embargoes or economic sanctions, terrorist or corrupt foreign officials list (such as the United Nations Security Council Sanctions List, issued by a government agency including the list of specially designated nationals maintained by the office of foreign assets control of the U.S. Department of the Treasury (OFAC), or the denied persons or entity list of the U.S. Department of Commerce), or by the United Kingdom, European Union, Canada) or (b) resides, or is established, or has operations in, in any country listed in the List of Prohibited Countries.

Risk Warning means the general risk warning published on the Website.

Security Breach means

a. your DHTSpace Account(s) or any of your Access IDs have been compromised;

b. the loss, theft, or unauthorised use of any of your Access IDs or any unauthorised access to and use of your DHTSpace Account or the we Services on your behalf; or

c. any other security incident (including a cyber-security attack) affecting you and/or we.

Sites means our Website and any other websites, pages, features, or content we own or operate.

Supported Digital Assets means those Digital Assets that are available in connection with your use of the We Services.

Terms means these terms of use, together with any other documents expressly incorporated by reference, including the Product Terms, in each case as amended or supplemented from time to time.

Trade Marks means the Intellectual Property Rights in the trade marks, service marks and logos used and displayed on or through the Platform, the Sites and/or the We Services.

Transaction means selling, purchasing, or entering into any other type of transactions, or agreeing to sell, purchase or enter into any other type of transactions involving Digital Asset(s), their derivatives, other asset(s) or product(s) as We may from time to time permit to be carried out on the Platform, and depositing or withdrawing Digital Assets or Fiat Currency into or out of your DHTSpace Account.

User IP means the Intellectual Property Rights owned by or licensed to you as at the date of these Terms and any other Intellectual Property Rights owned or acquired by or licensed to you after the date of these Terms, excluding We IP.

User Materials means the Intellectual Property Rights in any reviews, posts, information, data, and comments you or other users provide to us on the Sites (through our “Contact Us” pages or otherwise), the Platform, through use of We Services, or otherwise.

Website means the website located at www.dhtspace.tech.