ETORO – EUROPE

Client Terms and Conditions

September 2024

Thank you for opening an eToro account. These Terms and Conditions were last updated and published on 17 September 2024 and set out the different services which we may provide to you. We recommend that you print a copy for your records.

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PART 1 – YOUR RELATIONSHIP WITH US

1. About us

- 1.1 These Terms and Conditions which include the Schedules, any express consents given by you from time to time, and any documents we refer to, including the <u>General Risk Disclosure</u>, <u>Conflicts of Interest Policy</u>, the <u>Best Execution and Order Handling Policy</u> and the <u>Privacy Notice</u>, form the agreement between you and eToro (Europe) Limited ("**eToro Europe**", "**we**", "**us**", and "**our**"). We refer to all these documents as the "**Agreement**". You expressly agree to the terms of the Agreement and we will also treat your access to and use of our Services (our "**Services**" are explained in clause 2 below) as acceptance of the terms of the Agreement.
- 1.2 You are responsible for checking our website periodically in order to review the current version of the Terms and Conditions. Please contact us if you have any questions. Our contact details are available in clause 10 "Communicating with you" below.
- 1.3 eToro (Europe) Limited is authorised and regulated by the Cyprus Securities Exchange Commission ("**CySec**") with reference number 109/10. Its registered number is HE 200585 and its registered office and principal place of business is at KIBC (Kanika International Business Center) 7th floor, 4 Profiti Ilias Street, Germasogia 4046, Limassol, Cyprus.
- 1.4 The CySEC's contact details are as follows:

Office Address: 19 Diagorou Str. CY-1097 Nicosia, Cyprus

Telephone: +357 22506600

Postal Address: P.O BOX 24996, 1306 Nicosia, Cyprus

2. Our Services

- 2.1 We provide a digital trading platform, which can be accessed via a mobile and/or web-based application, where you can:
 - (a) trade contracts for differences ("**CFDs**");
 - (b) trade swaps relating to cryptoassets (total return swaps) ("**TRS**");
 - (c) invest in securities;
 - (d) trade cryptoassets; eToro does not offer non-derivative cryptoassets services to customers residing in Germany who became a client of eToro under this Agreement (or a previous version of this Agreement) on or following 13 July 2023. Customers residing in Germany who became a client prior to such date ("Germany Legacy Customers") will be able to either enter into a sell trade or request to transfer their cryptoassets from the German Custodian please refer to clause 13.2 of Schedule D "Treatment of cryptoassets held by German Legacy Customers";

we call the above the "Trading Services"; and

- (e) trade CFDs and TRS, invest in securities, and/or trade cryptoassets, by copying the trades of other customers who trade on the eToro platform, or by copying trades in a portfolio which we have put together, which we call the "**Copy Trading Services**".
- 2.2 We also provide relevant custody services for your trades and copy trades.
- 2.3 When we say "**Services**", we are talking about all of our services as described above, which includes the Trading Services, the Copy Trading Services, the custody services and other related services.
- 2.4 Some of the terms in the Agreement only apply to certain Services. If you do not use those Services, then those terms will not be a part of your Agreement with us. We will always be clear which terms apply to which Service, but please contact us if anything is unclear.

2.5 You should read the Parts 1 to 5, as well as the Schedule(s) that apply to the Services that you use, as follows:

| Parts 1 to 5: applies to all eToro Europe customers | | |
|---|--|--|
| Schedule A: applies if you trade contracts for differences ("CFDs") | | |
| Schedule B: applies if you trade TRS | | |
| Schedule C: applies if you invest in or trade securities | | |
| Schedule D: applies if you trade cryptoassets | | |
| Schedule E: applies if you use the Copy Trading Services | | |

3. **Regulatory status of our Services**

Trading Services and the Appropriateness Assessment

- 3.1 The Trading Services is an execution-only service. This means that you will be responsible for all investment decisions and actions with respect to the trades that you enter into. This includes, but is not limited to, opening, closing, or not opening or closing, a transaction. The capacities that we trade in on your behalf, including whether as principal or as agent, are set on in the Schedule(s) that apply to the Services that you use.
- 3.2 You may be trading a complex product, for example CFDs or TRS, when you use our Trading Services. Before you trade in a complex product, we are required to assess whether the product is appropriate for you (the "**Appropriateness Assessment**"). We do this by obtaining from you information about your investment knowledge and experience in trading such products, and assessing that information.
- 3.3 If we consider that the complex product is inappropriate for you, or if you do not provide us with the required information to conduct the Appropriateness Assessment, we may not allow you to trade in such instruments or we will provide you with a warning in relating to the trading of such instruments.

Copy Trading Services and the Suitability Assessment

- 3.4 The Copy Trading Services is a limited form of discretionary investment management. This means that, before you can engage in a copy trade, we are required to assess whether our services are suitable for you (the "**Suitability Assessment**"). This is done by obtaining from you information about your investment knowledge and experience in copy trading, your investment objectives, including your risk tolerance, and your financial situation, including whether you can financially bear losses consistent with your investment objective.
- 3.5 If we consider that our Copy Trading Services are not suitable for you as a result of the Suitability Assessment, in accordance with our obligations under Applicable Law and our internal policy and procedures, or if you do not provide us with the required information to conduct the Suitability Assessment, you will not be able to enter into copy trades on the eToro platform.
- 3.6 We may update your Suitability Assessment from time to time. If there has been a change to your knowledge, experience, financial situation, or investment objectives, including your risk tolerance, you should advise us, so that we can update your Suitability Assessment.

Information provided by you

3.7 You agree and acknowledge that the Appropriateness Assessment and/or the Suitability Assessment are performed on the basis of information and documents provided by you, and we may rely upon the information and documents provided by you and we are not responsible for any damages or losses which may arise from any inaccuracies. In addition, you agree to immediately notify us of any changes to the information and documents which you have provided, and to provide use with up to date, accurate and complete information to enable us to conduct each Appropriateness Assessment, and/or Suitability Assessment, at our reasonable request.

4. Limitations to our Services

- 4.1 We do not provide personalised investment recommendations or investment or tax related advice. Any explanation or information which we give to you as part of a trade, or a copy trade, or about the performance of the trade or copy trade is not intended to be, and should not be considered as advice.
- 4.2 The eToro trading platform is not an exchange or a market. This means that:
 - (a) you can only enter into trades and investments with us on the platform, and not third parties;
 - (b) all trades opened on our platform must be closed on our platform;
 - (c) all products which you purchase on our platform can only be sold on our platform, and not a third party platform;
 - (d) you will generally not be able to transfer products into your eToro account, out of your eToro account or to a third party at any time. However, we reserve the right to permit and support this functionality at our discretion, including, for example, the ability for you to transfer certain products between your eToro account and electronic wallets operate by an eToro Europe affiliate; and
 - (e) our prices will be different from the prices provided by other brokers, the market price, as well as the current prices on any exchanges or trading platforms.
- 4.3 Therefore, you expressly consent to us executing orders outside of a regulated market, multilateral trading facility, or organised trading facility, in the manner described in these Terms and Conditions, the relevant Schedule, and the Best Execution and Order Handling Policy.
- 4.4 We may not provide all of our Services to customers domiciled in or have nationality of certain countries due to restrictions under Applicable Law, or restrictions under our internal policies (these are known as "**restricted countries**"). If you are a resident of a restricted country, you may be able to access some of our Services, but not all of our Services. We may change the list of restricted countries, as well as the Services that are available in a restricted country, from time to time. For further information, please speak to us, our contact details are available in clause 10 "Communicating with you".
- 4.5 We will not accept applications for eToro accounts from residents domiciled in Canada, or residents or citizens of the United States of America, as well as other countries as required by Applicable Law, or required by our internal policies from time to time (these are known as "**blocked countries**"). We may also block or terminate existing accounts of clients domiciled or have nationality of a blocked country. We may change the list of blocked countries from time to time. For further information, please speak to us. Our contact details are available in clause 10 "Communicating with you".
- 4.6 Our Services may not be available in a blocked country. If you are travelling to a blocked country, you may not have access to your eToro account or any of our Services. This restriction applies even if you do not normally reside in the blocked country. We are not liable for any loss which results from your inability to access the eToro platform because you are in a blocked country, or if caused by circumstances outside of our control.

5. The key risks of using our Services

- 5.1 The risk of using our Services, is that you could lose all your money which you have deposited into your eToro account. Therefore, you should not trade or invest money that you cannot afford to lose. It is important that you fully understand the risks involved before deciding to trade with us in light of your financial resources, level of experience, and risk appetite. If required, you should seek advice from an independent financial advisor.
- 5.1 The actual returns and losses experienced by you will vary depending on many factors, including, but not limited to, market behaviour, market movement, and your trade size.
- 5.2 The value of your investments may go up or down.
- 5.3 Past performance is not a guide to future performance.

- 5.4 Your eToro account and our Services are provided in US Dollars. This means that transactions with eToro will carry an inherent foreign exchange risk, unless all the money that you put into and take out of your eToro account is in US Dollars.
- 5.5 More information on the risks associated with using each of the Services is set out in each Schedule, the General Risk Disclosure, and on our website.

Digital trading platform

- 5.6 When you trade on a digital platform, such as the eToro platform, there is a risk that you will lose money as a result of:
 - (a) the failure of your computer/mobile/digital device (including its battery);
 - (b) a weak internet connection, or a weak mobile connection, which means you may not be able to connect to the eToro trading platform, or if you are able to connect there may be a delay;
 - (c) hacking or the use of malicious software that allows a third party to gain access to your information and/or assets;
 - (d) your device being incompatible with the eToro trading platform or system specifications, including due to incorrect settings or system specifications;
 - (e) the failure or malfunction of eToro's or your hardware or software; and/or
 - (f) your non-adherence with the eToro Security Guidance, available on our website at https://www.etoro.com/customer-service/etoro-security-guidelines/.
- 5.7 Some of the features available on the eToro trading platform may not be available if you are accessing the platform on a mobile device.

You must monitor your trades

5.8 If you believe you have an order or trade that is not showing on the eToro trading platform, or have any other issue or problem with any order or trade, you should contact us immediately.

6. Best execution

- 6.1 We are required to take sufficient steps to achieve the best possible result for you, on a consistent basis, when providing our Services. Our <u>Best Execution and Order Handling Policy</u> sets out the procedures that we follow as well as the relevant market factors that we take into account as part of our best execution obligation. This policy, which may be amended from time to time, forms part of our Agreement with you and is available on our website.
- 6.2 We understand that the best execution result is one that produces the best possible financial result for you, and that the "best possible financial result" is the best possible result in combination across all your trades. This means that some trades, taken individually, may be less favourable. Where we reasonably believe that it is in the overall best interest of all our clients, we may combine your order with our own orders or those of other clients, or we may split your orders. Best interests are not solely determined by price, and we also consider other factors, such as the speed of the trade and the likelihood of the trade being successful, to be important. Aggregation or splitting of orders may result in you obtaining, on some occasions, more favourable terms or price, and, on other occasions, less favourable terms or price than if your order had been executed separately.
- 6.3 We monitor the effectiveness of our Best Execution and Order Handling Policy on a regular basis to ensure that we consistently achieve the best results for you.

7. **Conflicts of interests**

- 7.1 We are required to act in your best interest when providing our Services. However, there may be instances where your interests conflict with our interests, or with another client's interests. For example:
 - (a) we may execute hedging transactions before or after entering into a transaction with you to manage our risk in relation to the transaction, which may impact the price you pay or receive for such transactions, and we will retain any profits generated by such hedging. However, we are not required to hedge transactions if we do not want to;
 - (b) we may enter into arrangements with third parties, or with other clients, where we make payments to them or receive payments from them based on your trading activity or volume, where such arrangements are permitted by Applicable Law. These payments may include rebates, commissions, widened spreads and profit sharing;
 - (c) we may provide, pay or receive fees, commissions or non-monetary benefits where such payments are permitted by Applicable Law;
 - (d) we may share dealing charges with our affiliate companies or receive remuneration from them in respect of transactions carried out on your behalf;
 - (e) we may be the counterparty to trades that you enter into; and
 - (f) we are responsible for setting the price of instruments and products which can be traded on the eToro platform. This means that our prices will be different from the prices provided by other brokers and the market price, as well as the current prices on any exchanges or trading platforms.
- 7.2 We have in place a number of internal policies and arrangements to help manage any conflicts including as set out in our Conflicts of Interest Policy and which is available on our website. In addition, the potential conflicts related to trading detailed above are subject to a detailed objective criteria which is set out in our Best Execution and Order Handling Policy.

8. How your money is protected

- 8.1 eToro Europe is covered by the Cyprus Investor Compensation Fund ("**Fund**"). If we fail, the Fund can return your money up to €20,000 or as may be updated from time to time. For more information about the Fund, visit our website at https://www.etoro.com/customer-service/regulation-license/ and https://www.etoro.com/customer-service/ and https://www.etoro.com/customer-service/ and https://www.etoro.com/customer-service/ and <a href="https://ww
- 8.2 Importantly, the Fund protection is only applicable to regulated products. This means that any cryptoasset trades, including cryptoasset copy trades, are not protected, but security trades and security copy trades, and CFD trades and CFD copy trades, as well as TRS trades and TRS copy trades, are protected.
- 8.3 In certain cases where we hold your funds with an eligible European bank, you may be entitled to compensation of up to a specified limit if the bank fails. This protection is provided under the applicable Deposit Guarantee Scheme pursuant to Directive 2014/49/EU. For more details, please refer to the relevant Deposit Guarantee Scheme <u>here</u>.

9. How you can make a complaint

- 9.1 If you are unhappy with a Service or something has gone wrong, please contact us and we will try to put it right. You may contact us directly via:
 - (a) the "Help" section of our platform, where you will also find our complaints procedure; or
 - (b) the customer service section of our website at <u>https://www.etoro.com/customer-service/.</u>
- 9.2 For more information on our complaints handling procedure, please visit our website at <u>https://www.etoro.com/customer-service/regulation-license/</u>.
- 9.3 If you're still not happy with how we've dealt with your complaint, you can refer it to the Financial Ombudsman of the Republic of Cyprus or to the CySEC or to relevant courts. For more information on such alternative solutions, please refer to our complaints handling procedure.

10. **Communicating with you**

How we may contact you

- 10.1 You expressly consent to us using our platform or website <u>www.etoro.com</u>, as we deem appropriate, to inform you of information about us and of changes to such information (including changes to our Agreement and our Best Execution and Order Handling Policy).
- 10.2 We may also communicate with you via our website and applications, by email, telephone, fax, post, newsletter, letter, electronic chats, and/or any other means of communication. We will use the contact details you gave us when you opened your eToro account, and as updated by you to us.
- 10.3 If your details change, including your email address, contact numbers, name, home address, country of residence or nationality, you must tell us as soon as possible. If you do not let us know, you might not receive important information from us.
- 10.4 Our Agreement with you, and all information, statements and notifications between you and us, will be in English and we will communicate in English. If we provide you with documents in another language, and there is an inconsistency, the English version will prevail.

Contacting us

10.5 If you have any questions about the Agreement, or would like to speak to us, you can contact us in the following ways:

| By phone | +357 25262100 |
|----------|---|
| Online | https://www.etoro.com/customer-service/ |
| By post | eToro Europe, KIBC (Kanika International Business Center) 7th floor, 4 Profiti Ilias Street, Germasogia 4046, Limassol, Cyprus |

PART 2 – HOW OUR SERVICES OPERATE

11. Client classification

- 11.1 We will classify you as a retail client for the purposes of the Services. Retail clients are given the highest level of protection under Applicable Law.
- 11.2 You may request that we re-categorise you as a different type of client, but we would not be obliged to do this. If you are re-classified as a professional client, you may lose certain protections. In these circumstances, we will provide you with a Client Categorisation Notice, setting out the regulatory protections that you will keep, as well as those that you will lose. If a term of the Client Categorisation Notice conflicts with, or is different to, a term in this Agreement, the Client Categorisation Notice will apply.

12. How to open, and maintain your eToro account

Applying for an account

- 12.1 To apply for an eToro account, you will need to complete an online application form and provide us with information that we request, so that we can identify you, verify your identity, and conduct fraud checks, sanctions checks, anti-money laundering and counter-terrorism checks, and any other checks as required by Applicable Law, including without limitation, the Foreign Account Tax Compliance Act ("**FATCA**"), as required by our internal procedures. This means we will require you to provide us with personally identifiable information, the countries where you are a tax resident, confirmation of whether or not you are a US citizen or whether or not your place of birth is in the US or any other information which will be required under Applicable Law.
- 12.2 You will also need to provide us with information so we can assess whether the Trading Services are appropriate for you, and assess whether the Copy Trading Services are suitable for you. Please refer to clause 3 "Regulatory status of our Services" for more information about the Appropriateness Assessments and the Suitability Assessments.
- 12.3 If you are applying for an eToro account on behalf of a business, you must have the authority to enter into agreements, including this Agreement, on behalf of that business.
- 12.4 If you have more than one eToro account, we may combine your eToro accounts into one. We may also place limits on the number of eToro accounts which you may hold, as well as the number of eToro accounts which one household may hold.
- 12.5 eToro Europe is a wholly owned subsidiary of eToro Group Limited, which is an unregulated company in the British Virgin Islands. If you open an eToro account but have not put money into the account or you are trading using a 'demo account', you will be a customer of eToro Group Limited. This means that you will not benefit from the protections available to clients of eToro Europe, which is a regulated entity, until the point in time when you fund your account.

Linking a payment method

- 12.6 In order to put money into your eToro account, you will need to link your eToro account to a current account, debit card, credit card, electronic wallet or other means of payment, which is approved by us. We call this your payment method. We may allow you to link more than one payment method, but we are not required to do so. We may accept different payment methods in different countries.
- 12.7 The payment method must belong to you, and must be in your name. We do not accept money from people who are not you. We may require you to provide us with documents to verify the details, and the ownership of your payment method. If we cannot verify the details of your payment method, or if we cannot verify that the payment method belongs to you, you will not be able to deposit money into your eToro account, and therefore will not be able to use our Services.

12.8 We may process your deposits and withdrawals, and reserve the right to use electronic wallets and payment processing accounts operated by an eToro Europe affiliate. To the extent permitted by Applicable Law, if you withdraw funds from your eToro account to another account operated by an eToro Group entity, including an electronic wallet (crypto, fiat or any other wallet), we may instruct the eToro Group entity to reverse the withdrawal (and return the money to the original account where it will be subject to these Terms and Conditions, including any set-off right), freeze, or block the relevant withdrawal(s) to the extent that we have indications that you have breached this Terms and Conditions, including any rules of trading (we explain our rules of trading in clause 23 - "Rules of trading") in our sole discretion. Where any such another eToro Group entity has the right to recover any money that you owe to it, we may, and to the extent permitted under Applicable Law, to assist that eToro Group entity in exercising their rights in recovering the money so due, including by transferring money from the available balance in your eToro account to that eToro Group entity. We will try to notify you when we do this, but there may be legal reasons that prevent us from doing so.

Provision of information

- 12.9 We may, from time to time, require additional information and/or documents (including as required by anti-money laundering regulations and any other similar regulations applicable to us (**"AML**"), as well as for anti-fraud measures or any other related internal procedures), or clarifications to information and/or documents which you have provided to us.
- 12.10 If any information which you have provided to us under this clause 12 "How to open, and maintain your eToro account" changes, you should tell us, in writing, as soon as possible, and no later than 30 days after the change takes place.
- 12.11 The information you provide to us must be complete, accurate and not misleading. If you do not provide us with the required information, or if you provide inaccurate, incomplete or misleading information, we will not be able to open an eToro account for you, or, if you already have an eToro account, we may freeze, block, or close your eToro account.

13. Keeping your eToro account safe

- 13.1 If we accept your application, we will open an eToro account for you. You will need to choose a username and a password to access your eToro account and we may also require other security details.
- 13.2 It is your responsibility to take all reasonable steps to keep your eToro account safe. For example, you should keep your security details, such as your username and password, a secret. You should select a password that it is not easy to guess (such as using a combination of uppercase and lowercase letters, numbers and symbols) and is a unique password for your eToro account. We recommend that you do not re-use a password previously used by you for other platforms/services. You should also apply two-factor authentication to your account to keep your account secure.
- 13.3 You will need to change your security details immediately and contact us as soon as possible if you think someone else knows them.
- 13.4 We may block access to your eToro account or block access to our Services if we believe that it is necessary for security or legal reasons. For example, if we think someone may have access to or is using your eToro account without your permission.
- 13.5 We may contact you to provide you with new security details, or contact you to require you to change your security details.
- 13.6 You must not give any third party (including minors) any access to and/or control of your eToro account. If you elect to give another person access to and/or control of your eToro account, you do so at your own risk and we will not be responsible for the decisions of that third party. For example, if they place trades or if they place copy trades and make a loss, we won't refund you that money. We reserve the right to cancel or reject any orders placed by any third party for security and/or legal reasons.

14. How to pay money into, and take money out of, your eToro account

Paying money in (also called "deposits")

- 14.1 You can pay money into your eToro account by using one of your payment methods (which we referred to in clause 12 "How to open, and maintain your eToro account"). We do not accept cash or cheques.
- 14.2 If your payment method charges us a fee, for example, a payment transfer or a payment processing fee or currency conversion, we may charge you a "**transfer fee**". Our transfer fees are set out on our website.
- 14.3 Your money will show in your eToro account as soon as we are satisfied that it comes from you and any other checks required by Applicable Law (including but not limited to anti-money laundering requirements) have been completed.
- 14.4 We may place a limit on how much money you can pay into your eToro account. We will let you know in advance if we do this.
- 14.5 We may return any money which comes in from a payment method that is not in your name. If we are charged fees for returning your money, we will deduct an amount equal to that fee from the money which we are returning.

Taking money out (also called "withdrawals")

- 14.6 You can take money out of your eToro account by sending it back to the payment method that it came in from, subject to any Applicable Law and any regulatory restrictions that may apply (including AML restrictions), which may prevent us from sending it to such payment method. We may permit you to withdraw money to an alternative payment method also in your name, but only after we are satisfied that the alternative payment method belongs to you and is approved by us (subject to any Applicable Law and regulatory restrictions).
- 14.7 You may not be able to take money out of your eToro account if it would leave insufficient funds in your eToro account to pay for any unsettled transactions and/or applicable fees or charges.
- 14.8 To protect your money against fraud, we may put a limit on how much can be taken out of your eToro account. The minimum amount per withdrawal is set out on our website. However, if you are closing your eToro account in accordance with clause 26 "Closing or blocking access to your eToro account", this restriction will not apply.
- 14.9 We may charge you a fee each time you take money out. Our fees are available on our website.
- 14.10 We will process a valid and complete withdrawal request by the end of the following business day. Our processing may be delayed or declined if required under Applicable Law, including if we have an AML concern. We may, or may not be able to, disclose to you the reasons for such delay or rejection. Please note that once your withdrawal request has been processed it might take a few days for your payment processor to update the balance in your account, depending on your payment processor's policy and procedures.
- 14.11 If you take money out of your eToro account after 11.00 am Eastern European Time, or on a nonbusiness day, we may not process your withdrawal request until the next business day. When we say business day, we mean Monday to Friday, but not a public or a bank holiday.

Converting your money into US Dollars

- 14.12 Any money you pay into your eToro account must be made in British Pounds, Euros, US Dollars or another currency approved by us. We will convert all money into US Dollars.
- 14.13 Each time you take money out of your eToro account, we will convert the US Dollars into the currency selected by you, and we will charge you a fee. Our fees for converting money are available on our website. This clause does not apply if your withdrawal is in US Dollars.
- 14.14 You are responsible for the foreign currency exchange risk arising from any conversion of money to or from US Dollars in or out of your eToro account.

15. How we treat your money

- 15.1 Subject to clause 16 "When your money stops being client money", money that you put into your eToro account will be treated as "**client money**" in accordance with the CySEC rules.
- 15.2 The Services include trading in cryptoassets. Cryptoassets are not regulated products and therefore any money held in relation to a cryptoasset trade or copy trade will not be subject to the CySEC rules, unless otherwise stated. However, we will endeavour to protect your money in accordance with best market practice. Furthermore, while TRS (which are only available to clients domiciled in certain jurisdictions) are regulated products, the purchase price you pay us for a TRS is due and payable to us as the sale price of the product and therefore any money you pay us or which we deduct from your account in relation to the purchase price for a TRS trade or TRS copy trade will not be held as client money under the CySEC rules, unless otherwise stated.
- 15.3 Under the CySEC rules, we will separate client money from our own money by putting it into a separate bank account with a reputable bank. This is called a "**client money account**". We are permitted by the CySEC rules to hold your client money, and other clients' client money, together in the same client money account, this is called an "**Omnibus Account**".
- 15.4 We may hold client money in bank accounts in the European Economic Area ("**EEA**"). We may also hold client money in bank accounts in a different country outside the EEA. This means that different rules, regulations and laws may apply to these banks, which means that in the event of an insolvency, money in a client money account held with that bank may be treated differently to money held with an EEA Bank.
- 15.5 We are not responsible for the insolvency, acts or omissions of any bank, although we will take reasonable care when choosing which bank to open a client money account with.
- 15.6 Unless we separately agree to do so with you, we will not pay you interest on any client money we hold, and if interest is accumulated on such funds, it shall not be deemed part of the clients' funds and shall not be credited to your account.
- 15.7 We may allow another third party to hold your money for the purpose of a transaction for you. Such third party may include an eToro Europe affiliate or a third party such as an exchange, or a clearing house, and may also hold your money in an Omnibus Account. If we do this, we will take reasonable steps to make sure your money is treated as client money where applicable but we will not be responsible for any acts or omissions of that third party.
- 15.8 In the event of the insolvency or any other analogous proceedings in relation to a third party which has been appointed to hold your client money, we will only have an unsecured claim against the party on behalf of you and our other clients. This means that you will be exposed to the risk that the money received by us from such party is insufficient to satisfy the claims of you and all other clients with claims in respect of the relevant account.

Putting your money into a qualifying money market fund

- 15.9 Rather than holding your money in a client money account, we may, subject to your consent and unless it is revoked, put your money into units or shares in a qualifying money market fund. Your money will therefore not be held as client money in accordance with the applicable CySEC rules on safeguarding client funds, but the units or shares will be held as safe custody assets in accordance with applicable CySEC rules on safe custody. Under the CySEC rules, we will separate the units or shares in the qualifying money market fund from our own.
- 15.10 We will not pay you any interest earned on the units or shares in the qualifying money market fund.
- 15.11 Investments in qualifying money market funds are considered low risk. However, if the qualifying money market fund fails, which causes you to lose money, we may pay you back that money, although we are not required by Applicable Law to do this.

16. When your money stops being client money

- 16.1 We may use the money in your eToro account to pay fees, costs or charges which becomes due and payable including the purchase price of any TRS trades or TRS copy trades you enter into with us. Where you enter into a transaction, all fees, costs, and charges for that transaction will become due and payable immediately upon execution, and therefore we will deduct the relevant sum from your eToro account at that point. Money which is due and payable will stop being treated as client money in accordance with Applicable Law.
- 16.2 <u>This term applies if you have been categorised as a "professional client" only:</u> Following appropriate disclosure of the risks by us to you, you and we may separately agree that: (a) we will not hold money which you put into your eToro account in accordance with the client money rules and Applicable Law; and (b) such money will be transferred to us by way of full title and ownership, and free of any encumbrance, security interest, lien or other restriction, for the purpose of securing or covering your present, future, actual, contingent or prospective obligations to us (this is known as the "**title transfer agreement**"). Because title of the money has passed to us, you will no longer have a proprietary claim to that money and we can deal with it in our own right, and you will rank as a general creditor of ours. The title transfer agreement must be entered into using the eToro agreed format and signed by you, and may be provided to us by post, email, or via the eToro platform.
- 16.3 We may pay the money in your eToro account to a charity if you have not accessed your eToro account for 6 years. This means that we will stop treating your money as client money. We will try to contact you to return your money before we do this. If you contact us after the money has been given to a charity, we will pay it back to you.
- 16.4 If we transfer/sell our business to someone else, in accordance with the CySEC rules:
 - (a) we will provide you with notice prior to the transfer;
 - (b) they will hold your transferred money in accordance with the client money rules or, if they do not treat your money as client money, we will exercise due skill, care and diligence in assessing whether they will apply adequate measures to protect your money; and
 - (c) you consent for us to transfer your money. If you do not want your money to be transferred to another person, please contact us and we can help you close your eToro account.

17. Entering into transactions – Quotes

- 17.1 The eToro platform will display the indicative price to buy, and the price to sell for each product. This is called a "**quote**". A quote is not an offer by us to buy or sell any products. We generally do not provide quotes over the phone, but may do so at our discretion.
- 17.2 We are responsible for setting the price of instruments and products which can be traded on the eToro platform. This means that our quotes will be different from the prices provided by other brokers, the market price, as well as the current prices on any exchanges or trading platforms.
- 17.3 Although, when we provide a quote, we may take into account the price that we receive from a broker, the market, or any exchanges or trading platforms, we are under no obligation to do this, and we are under no obligation to ensure that the quotes which we provide are within any specific percentage of such price.
- 17.4 If the prices on a market, exchange or trading platform are distorted, for example during a short term price spike, or during pre-market, post-market, or intra-day auction periods, we may reflect similar prices in our quotes, but we are under no obligation to do this.
- 17.5 When the underlying market or exchange is closed, our quotes may reflect what we believe to be the current bid and ask price of the relevant product or, if you are trading a CFD or TRS, the underlying product, at that time, but we are under no obligation to do this.
- 17.6 Quotes are updated constantly which means that the price to buy or sell may change between the time that you place your order, and the time that we execute your order. We will tell you the price that your order was executed at.

18. Entering into transactions – Placing an order

- 18.1 When you use our Trading Services or Copy Trading Services, you will place an order. An order is any request placed by you with us to purchase or to sell or otherwise deal in financial products, which may include a limit order, stop loss order and/or take profit order or such other order as may be available on the trading platform from time to time. We will then need to accept your order for it to take effect. Please read clause 19 "Entering into transactions Modifying your order, cancelling your order, or us not accepting your order" which explains when you might be able to change or cancel your order, as well as when we might not accept your order or cancel your order.
- 18.2 In relation to stop loss orders specifically, you understand that we can change the stop loss rates which we will accept at our sole discretion (including in relation to open positions), and that we may give you very short notice of changes to stop loss rates or due to an Exceptional Event we may not be able to give you notice at all. We will exercise our right to change stop loss limits in accordance with Applicable Law.
- 18.3 You can place an order by using our platform. We generally do not accept orders over the phone, but may do so at our discretion.
- 18.4 We will execute orders that are received from your eToro account, and which we reasonably believe are from you, or authorised by you. Please be careful when making an order. If you place orders by accident or in error, for example if you place multiple orders which are the same, we will assume that you did this on purpose and we will execute them without checking this with you.
- 18.5 Once we accept your order, we will execute it in accordance with any specific instructions that you give. This is called a trade. The instructions which are available on our platform may change from time to time, but may include market orders, limit orders, take profits and stop losses. For more information on how you can place an order, the instructions that you can give, and how we may execute your order, please read our Best Execution and Order Handling Policy.
- 18.6 We cannot guarantee that your execution price will match your order price, including where you've placed a limit order, take profit and/or stop loss order. This is because the market may be volatile and/or the price may have moved up or down between the time that you place your order (or the time your limit order, take profit and/or stop loss order has been activated) and the time that we execute your order. This is known as slippage. When this happens, we will execute your order at the next best price and in accordance with our Best Execution and Order Handling Policy.
- 18.7 If you have placed an order during:
 - (a) times in which the market of the underlying is suspended (for example, during the weekend or at off-market hours, suspension due to market conditions or due to any other event in which the market of the underlying is suspended), and/or
 - (b) during the time the market was open, however, your order is triggered shortly following a suspension,

then the applicable order you have placed will be executed as soon as is reasonable under the circumstances when trading resumes. We do not guarantee that your order will be executed at the first available underlying market price at commencement of trading or within any specific range compared to other market prices which may be available to you from other sources. We are not liable for any loss or for other claims which you may have in connection with such orders.

- 18.8 We will execute orders received during trading hours. Different products have different trading hours and these are available on our website. It is your responsibility to ensure you are aware of the trading hours for the product you are trading. We may agree to execute orders outside of business hours, at our discretion.
- 18.9 Where you place an order outside of market hours, or where the product you are trading has a 24/7 market, but your order is placed during a period where there is limited trading (for example during the weekend), the availability of the different functionalities which we may provide as part of our Services, including instructions which you may give in respect of a trade, may be delayed or may not be available. We are not liable for any loss which results from your inability to access or provide certain trading functionalities and instructions.

19. Entering into transactions – Modifying your order, cancelling your order, or us not accepting your order

- 19.1 You may request to cancel or modify an order which we have not executed. However, we cannot guarantee that we will be able to carry out your request. This will depend on the product that you are trading and whether you are using our Copy Trading Services. Please read the Schedule that applies to your order for more information about this.
- 19.2 We are not required to accept every order that you make and reserve the rights to decline any order or transaction. If we have accepted your order we are not required to complete/execute every order. We provide below a non-exhaustive list of examples of situations where we may not accept an order, not execute or complete an order, or cancel an order:
 - (a) if we reasonably believe the security of your eToro account is at risk, or if we're concerned about unauthorised or fraudulent use of your eToro account. This might happen if we think someone is using your eToro account without your permission;
 - (b) if you do not have enough money in your eToro account to cover the maximum amount of loss associated with your order, plus any associated fees, charges and applicable margin;
 - (c) if we reasonably believe that there is an error with your order. For example, if you have placed an order that is unusually large and you have never done this before;
 - (d) if the order you have requested is unusual or for exaggerated volumes;
 - (e) there is an error with the quote that we have provided. For example, if the quote is manifestly different to the market price, prices on exchanges, prices on trading platforms, and/or if the quote is clearly loss making;
 - (f) there is a change in Applicable Law, which means that the order is no longer in compliance with Applicable Law, including if the underlying product of your order is otherwise impacted by sanctions, anti-money rules or any other applicable regulatory, self-regulatory or governmental authority requirements that prevents us, per our internal policies and discretion, from executing your order;
 - (g) there is a "**Corporate Event**" please refer to the Schedule A Trading CFDs and Schedule C Investing in Securities for more information on Corporate Events;
 - (h) an exchange requests or recommends that the order is cancelled;
 - (i) you breach the rules of trading. We explain our rules of trading in clause 23 "Rules of trading";
 - (j) an "**Event of Default**" occurs. We explain what an Event of Default is in clause 28 "Event of Default"; and/or
 - (k) an "Exceptional Event" occurs. We explain what an Exceptional Event is in clause 29 "Exceptional Events".
- 19.3 We may, at our sole discretion, place limits on the minimum and/or maximum order sizes that we accept on our platform, as well as the number/volume of orders that we will accept from our clients or client's account
- 19.4 If we do not accept your order, complete/execute your order, or cancel your order, we will inform you by making that information available on our trading platform, unless there is a legal reason that we cannot provide this information to you. If we charged you a fee as part of the order, we will refund that money back into your eToro account. If there were no fees or charges, then you will not receive a refund.
- 19.5 If we have executed your order, and therefore a transaction has occurred, we may take corrective actions and either modify the transaction, or void the transaction, under the scenarios listed in clause 19.2 above. We will inform you of errors by making information available on our trading platform, including any corrective actions we intend to take.

19.6 We will not be responsible for any losses you incur as a result of any actions or inactions taken by us in accordance with this clause 19 – "Entering into transactions – Modifying your order, cancelling your order, or us not accepting your order".

20. Transactions records

- 20.1 Information about your trading activities, which includes records of the trades that you've concluded, your open positions, margin, cash balances as well as other information about your trades and orders, is available online in your eToro account (we call this the "**Account Information**"). Your eToro account will be updated no later than 24 hours after any activity takes place. You will be able to filter this information in different ways, for example on a per month basis. We are under no obligation to provide this information in hard copy or by email.
- 20.2 If you think there is a problem with your Account Information, please contact us as soon as possible and not later than 48 hours following the day on which the Account Information is posted. Otherwise, the Account Information will be conclusive evidence of your transactions, concluded trades, your open positions, margin, and cash balances.
- 20.3 We are required to keep your records, including the Account Information, for at least five years after your eToro account is closed. This period may be extended by Applicable Law or agreement between us in writing. These records will be our sole property.

21. Fees and costs

- 21.1 We will charge you a fee for each order we execute for you. This is called a "**spread**". A spread is the difference in the sell and the buy price. The spread is different for each type of product and Service and can be found on our website. We will estimate the total amount of spread that applies each time you place an order. We cannot provide you with an exact amount because the spread may change between the time you make an order, and the time we execute your order.
- 21.2 The spreads which we charge can change due to market conditions. For example, there may be instances when market conditions cause spreads to widen beyond the typical spreads displayed on our website and/or platform. For example, for certain instruments we may offer you the ability to trade during off-market hours. In such cases, the spread applied to trades which you've made during off-market hours may be wider than the spreads we would have applied to those trades during market hours. We apply wider spreads in off-market hours to account for reduced market liquidity and potential increased volatility of the relevant instruments.
- 21.3 Specifically in relation to TRS trades and TRS copy trades, the price you pay for the product will be based on the price of the underlying cryptoasset plus a commission. The typical commission for TRS trades and TRS copy trades can be found on our website at <u>http://www.etoro.com/en/customer-service/fees/</u>.
- 21.4 We may charge you a fee when you put money in, or take money out of your eToro account, as detailed in clause 14 "How to pay money into, and take money out of, your eToro account", and includes:
 - (a) if you pay money into your eToro account and your payment method charges us a fee, for example a payment transfer or a payment processing fee, we may charge you a transfer fee;
 - (b) if we return any money which comes in from a payment method that is not in your name and we are charged a fee for returning your money, we will deduct an amount equal to that fee from the money which we are returning;
 - (c) if you withdraw money from your eToro account, we may charge you a fee; and
 - (d) if we need to convert your money into US Dollars, we will charge you a fee.
- 21.5 We may also charge you a monthly inactivity fee, where there has been no trading activity on your eToro account for at least 12 months. Our inactivity fee is available on our website.
- 21.6 The above fees will apply to all of our Services. However, for specific Services, other fees may also apply. For example, if you trade CFDs, we may also charge you an overnight fee/borrowing fee (please read Schedule A –Trading CFDs for more information). Additionally, if you trade cryptoassets, we may charge you a transfer fee, and/or a blockchain fee (please read Schedule D Trading Cryptoassets for more information).

- 21.7 For more information of the commissions, charges, fees and costs that apply to our Services, please read the Schedule that applies to the Service that you use as well as our website at http://www.etoro.com/en/customer-service/fees/. We may update our commissions, charges, fees and costs from time to time. It is your responsibility to keep up to date with any changes, and to be aware of the commissions, charges, fees and costs that apply to your trades and the Services that you use.
- 21.8 You acknowledge that all amounts due to us shall be deducted from your eToro account balance.

22. **Recording your communication with us**

You agree that we may record any telephone, email and chat conversations with you, as well as any other forms of communications, activities, and transactions, between you and us, and that the recordings may be used as evidence in any proceedings relating to our Agreement with you, any order you place, and/or trades executed. These records will be our sole property.

23. Rules of trading

- 23.1 There are rules which you need to follow when using our Services. These are:
 - (a) you must not reverse engineer or avoid any security measures on the trading platform;
 - (b) you must not use any software, artificial intelligence, ultra-high speed, or mass data entry which might manipulate, game, abuse, or give you an unfair advantage when using our systems or Services;
 - (c) you will not enter into trades which manipulate our platform, for example entering into a buy trade as well as a sell trade, for the same or for a similar product, at the same or similar time;
 - (d) you will not enter into transactions or combinations of transactions such as holding long and short positions in the same or similar instruments at similar times either by you or by you acting in concert with others, including between connected accounts, or accounts held with different entities within the eToro Group, which, taken together or separately, are for the purpose of manipulating the eToro trading platform for gain;
 - (e) you will not act in an unfair, abusive, manipulative, or illegal way when using our Services, for example scalping;
 - (f) you will not enter into trades aimed at exploiting errors in prices and/or conclude trades at offmarket prices; and/or
 - (g) your order must not violate exchange rules or securities or commodities laws, regulations or rules, and/or be intended to defraud or manipulate the market.
- 23.2 If you make money by breaching the above rules, we may not pay that money to you or, if we have paid that money, we may deduct it from your eToro account.
- 23.3 If you breach any of the above rules we will record such breach. We may also cancel your orders, freeze, block and/or terminate our Services, your eToro account, and/or our Agreement with you. We may, but are not required to, give you notice of this, subject to any Applicable Law.

24. The eToro Community and information on the eToro platform

24.1 When you open an eToro account, you will have access to the "**eToro Community**", a place where eToro traders can share information with each other and with us. You will also have access to information which we make available on the eToro platform.

Content which you post on the eToro Community

24.2 When you post content on the eToro Community you will need to follow the "**Community Guidelines**" which is available on our website. The Community Guidelines tell you the type of posts that are allowed and are not allowed.

- 24.3 In addition to the Community Guidelines:
 - (a) you must make sure that all content you post belongs to you or that you have a right to post that information and that you do not violate the privacy rights, publicity rights, copyright, contract rights or any other rights of any individual or make derogatory remarks regarding, defame or otherwise criticize any person or entity. You shall be liable for any damage resulting from any infringement or other violation of the copyright, trademarks or other proprietary rights of any individual or entity, and for any other harm or losses resulting from any content that you post;
 - (b) you must not post any personal or security information about yourself, your eToro account, or about anyone else or their eToro account, and you must not try to obtain the personal or security information of someone else;
 - (c) you must not provide investment advice, portfolio management services or any other type of service which requires you to be authorised by a regulator;
 - (d) you must not post that eToro Europe or anyone in the eToro Group endorse or warrant your content;
 - (e) you must not advertise or promote another business or service, or any type of commercial content including spam; and
 - (f) you must not post anything which is abusive, inciteful, defamatory, harassing, insulting, sexually explicit, offensive, racist, rude, hateful, threatening, violent, or illegal.
- 24.4 We may review and monitor your activity and posts on the eToro Community. If you breach any of the above rules or the Community Guidelines, we will record such breach and we will remove the post without telling you. We may also block your eToro account, or terminate our Agreement with you we will tell you when we do this. We may also be required by Applicable Law to tell regulators or government authorities about a breach, and help them in any investigation about a breach.
- 24.5 By posting content on the eToro Community, you specifically grant us a non-exclusive, irrevocable, transferable, sub-licensable, royalty-free, worldwide license to use, copy, duplicate store, present and/or publish all or any part of your content, and we shall be free to use such content, in any manner or media whatsoever, on an unrestricted basis and without any attribution or royalties or other compensation to you, including without limitation, our website, advertisements, in printed media, and in newspapers.

<u>Content which we post, or which another trader posts, on the eToro Community or make available on</u> <u>the eToro platform</u>

- 24.6 You should not make investment decisions based on information provided by individual traders (who may be anonymous or unidentifiable), such as details of the trades they make or any opinions expressed by them on the eToro platform. Content on eToro's social trading platform which is generated by members of the eToro Community does not contain advice or recommendations or endorsements by or on behalf of any eToro Group entity.
- 24.7 We may post information such as news, headlines, graphs, links to other websites, newsletters or information from other people, market prices for different products in real time or on a delayed basis, opening and closing market prices and ranges on third party exchanges, the highest and lowest market price on third party exchanges, the estimated and actual market volumes and the size, number and existence of current market bids and offers on a given day, on third party exchanges (we call this "Market Data").
- 24.8 Market Data may be produced by an exchange or another third party (for example information service providers which are not exchanges) which we pass on to you. In this scenario the Market Data belongs to the exchange or the third party (as applicable) and you agree to (a) comply with all the laws, rules and regulations applicable to access or using the Market Data; (b) using the Market Data only for your own trading purposes; and (c) cease any use of Market Data upon termination of this Agreement for any reason. We will enter into appropriate agreements with the relevant exchanges on your behalf relating to the proper use of your Market Data.

- 24.9 We, or the relevant exchanges, or the relevant third parties, which provide Market Data, do not guarantee that the Market Data we provide is always accurate, correct, or up to date although we will take reasonable steps to ensure that it is. Importantly, Market Data is not financial advice and we are not responsible or liable for any action which you take or do not take based on such Market Data. If you want to use the information to help you with your own investment decisions, you do this at your own risk.
- 24.10 You must not share information which we have posted outside of the eToro Community. In particular you should not redistribute the prices we make available to you to any other person whether such redistribution be for commercial or other purposes.

PART 3 - OUR RIGHTS AND YOUR RIGHTS IN SPECIAL CIRCUMSTANCES

25. **Responsibility for loss**

- 25.1 Subject to clause 25.2 below, eToro Europe and its employees, agents, delegates or associates will not be liable for any:
 - (a) action or inaction we take in accordance with our rights under this Agreement, including under clause 19 "Entering into transactions Modifying your order, cancelling your order, or us not accepting your order", clause 27 "Right of set-off, liens, and equitable charges", clause 28 "Event of Default", and clause 29 "Exceptional Events";
 - (b) event due to circumstances beyond our control including, any "**Exceptional Event**" occurring, as defined in clause 29 "Exceptional Events";
 - (c) action taken by any government or regulatory body, legal authority, technical delays, technological malfunction, loss of data and records, destruction of hardware;
 - (d) action taken by us as a result of a breach of the Agreement by you;
 - (e) act or omission of any third party including for any information provided by a third party;
 - (f) action taken by us as a result of Applicable Law;
 - (g) damage, costs, loss, liability, claims for compensation, or expense incurred or suffered by you, directly or indirectly under or in connection with this Agreement;
 - (h) damage, costs, loss, liability, claims for compensation, or expense incurred or suffered by you, directly or indirectly, under or in connection with trading on a digital platform as set out in clauses 5.6 or 5.7 above, and 25.3 and 33.6 below; and
 - damage, costs, loss, liability, claims for compensation, or expense incurred or suffered by you, directly or indirectly, under or in connection with any planned or essential maintenance to our systems, which includes the eToro trading platform.
- 25.2 Notwithstanding the above:
 - (a) we be liable for your losses only to the extent your loss is due to our gross negligence, wilful default, and/or fraud; and
 - (b) nothing in this Agreement shall exclude or limit our liability or responsibility to you for any liability that cannot be excluded or limited under Applicable Law.
- 25.3 The Services, our platform, and the information we provide in the eToro Community and on our platform, are provided "**as is**" and "**as available**", without any representation or warranty of any kind, including that it will be without interruption, error free, or will meet your individual requirements, or compatible with your hardware or software, except as otherwise set out in this Agreement.

26. **Closing or blocking access to your eToro account and/or Services**

- 26.1 You can close your eToro account at any time by sending us an email. Your eToro account will be closed within the seven days after we receive your email. You may also close your eToro account via the settings section of our platform. Although you are allowed to close your account at any time in accordance with these Terms and Conditions, given that the price of the services depends on fluctuations in the financial markets which are out of our control, you have no right of withdrawal pursuant to the Distance Marketing of Consumer Financial Services Law 242(I)/2004.
- 26.2 We will execute as well as close (as applicable) any orders which you have placed before requesting to close your account in accordance with clause 26.1 above. We may, in our discretion, permit you to place new orders during the seven-day period, and will subsequently execute and/or close (as applicable) such orders before the seven-day period expires. You will need to pay the associated fees for any orders which we execute or close.

- 26.3 If you have trades which are open, you should close these trades. Otherwise, we will close all of your trades when we close your eToro account. If this causes you to lose money, we will not be responsible.
- 26.4 We may also freeze, block, or terminate our Services and/or your eToro account if:
 - (a) we decide to stop providing you with Services;
 - (b) we require you to provide us with information under clause 12 "How to open, and maintain your eToro account", and/or clause 38 – "Regulatory reporting", to enable us to comply with our obligations under Applicable Law and/or internal procedures, and you cannot or do not provide us with the information, or the information you provide to us is inaccurate, incomplete or misleading;
 - (c) you breach the rules of trading. We explain our rules of trading in clause 23 "Rules of trading";
 - (d) an "**Event of Default**" occurs. We explain what an Event of Default is in clause 28 "Event of Default"; and/or
 - (e) an "**Exceptional Event**" occurs. We explain what an Exceptional Event is in clause 29 "Exceptional Events".
- 26.5 We will take reasonable steps to provide you with appropriate notice if we freeze, block, or terminate our Services and/or your eToro account. However, there might be times when we are required to freeze, block, or terminate our Services and/or your eToro account without telling you in advance. We will do this if we reasonably believe that there is a security or regulatory risk, you have breached the Agreement, there is an Exceptional Event, we are required to do so by Applicable Law or by a regulator, and/or there is an application, order, resolution or another announcement in relation to a winding up/bankruptcy in which you are involved.

27. **Right of set-off, liens, and equitable charges**

- 27.1 To the extent permitted under Applicable Law, we have the right to deduct (or set-off) any money or liability that you owe us from the money in your eToro account, and/or to close your open positions, whether at a loss or at a profit and subsequently liquidate your eToro account for the liability payable by you. If you have more than one eToro account, we have the right to set-off any money or liability that you owe us under one eToro account, from the money available in your other eToro accounts, or from the proceeds of the sale of products that we hold for you in your other eToro accounts.
- 27.2 To the extent permitted under Applicable Law, we shall have a general lien and equitable charge on the products that we hold for you and the money in your eToro account, until any money, fees, charges and liabilities that you owe to us is paid. Your money will continue to be treated as client money, and your assets will continue to be treated as client assets, in accordance with these Terms and Conditions and any applicable Schedules and CySEC rules, until the point in time where there is an "**Event of Default**", and where we subsequently decide to exercise our rights under the general lien and/or equitable charge. An Event of Default is defined in clause 28 "Event of Default" below.

28. Event of Default

- 28.1 Each of the following will be an "**Event of Default**":
 - (a) you fail to pay us within seven days, any fees, charges, and/or liabilities on your eToro account, where we have requested such payments;
 - (b) you enter into liquidation or bankruptcy, whether compulsorily or voluntarily, or a procedure is commenced against you seeking or proposing liquidation or bankruptcy, or you are generally unable to pay your debts as they become due (or you confirm so in writing);
 - (c) you become subject to an administration order or have a receiver or similar appointment or order are made or proceedings commenced in respect of any of your assets;
 - (d) we consider it reasonably necessary to prevent what we reasonably consider to be or might be a violation of any Applicable Law (including but not limited to, market abuse, gaming the system, or scalping);

- (e) you, or we reasonably believe that you are in material breach of any term of the Agreement, including any material misrepresentation to us; and/or
- (f) you have, or we reasonably believe that you have, acted in an unfair or abusive manner, for example, by breaching the rules of trading set out in clause 23 "Rules of trading".
- 28.2 If an Event of Default occurs, unless otherwise prescribed by Applicable Law, we may, in our absolute discretion, at any time and without prior notice, take one or more of the following steps:
 - (a) close out all or any of your open position at current market prices;
 - (b) exercise the lien or charge that we have on the products that we hold for you and the money in your eToro account; and/or
 - (c) close your eToro account.

29. Exceptional Events

29.1 An "Exceptional Event" includes:

- (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 maintaining an orderly market in relation the instruments traded on the trading platform;
- (e) the suspension or closure of any exchange;
- (f) the nationalisation of any exchange by a government;
- (g) the imposition of limits or unusual terms by a government on any instrument and/or its derivative traded on our platform;
- (h) the abandonment or failure of any instrument that we use to make our quotes;
- (i) excessive changes to the price, supply or demand of any product. We may also call an Exception Event where we anticipate this change (within reason);
- (j) technical failures in transmission, communication or computer facilities including power failures and electronic or equipment failures;
- (k) the failure of any supplier, intermediate broker, agent, principal custodian, sub-custodian, dealer, exchange, clearing house or regulatory organisation to perform its obligations to us;
- (I) liquidity providers not providing, or being unable to provide liquidity to us. Liquidity describes the degree to which a product can be quickly bought or sold at a price reflecting its appropriate value; and/or
- (m) an event which significantly disrupts the market, which could include (but is not limited to) the premature close of trading in the market of a product, excessive movements in the price, supply or demand of a product, whether regulated or unregulated, that our Services relate to.
- 29.2 If an Exceptional Event happens, the availability and speed of our service, including our platform, website, our execution of your order, the availability of the different functionalities which we may provide as part of our Services including instructions which you may give in respect of a trade, as well as any of our obligations under this Agreement may be delayed, may not be available, or may not be carried out. We will not be liable to you for any losses which you incur as a result.
- 29.3 If we think, in our reasonable opinion, that an Exceptional Event has occurred or is occurring, we may make the following changes to your eToro account without telling you:

- (a) change your margin requirements which might mean that you may have to provide more margin (we explain what margin is in Schedule A – Trading CFDs, as well as in Schedule D – Trading Cryptoassets in relation to cryptoasset Margin Transactions);
- (b) limit the availability of instructions that you can give in respect of an order or trade;
- (c) close your open transactions at a price that we reasonably think is proportionate;
- (d) change the trading hours for a product; and
- (e) cancel all open orders or trades which are affected by the exceptional event.

If you lose money as a result, we will not be liable to you.

- 29.4 We will use commercially reasonable efforts to resume normal performance of our Services after an Exceptional Event occurs.
- 29.5 We will tell you in writing as soon as possible that an Exceptional Event has occurred.

30. Acknowledgements, representations and warranties

- 30.1 You acknowledge, represent and warrant that:
 - (a) you are over 18 years old, and have capacity to enter into this Agreement;
 - (b) you are eligible to enter a legally binding agreement with us in accordance with the laws governing the jurisdiction applicable to you.
 - (c) you are solely and completely responsible for your own compliance with Applicable Law in your jurisdiction including, without limitation, to all exchange control restrictions that may be applicable to you and that you have obtained any necessary exchange control approval;
 - (d) you have all necessary consent and the authority to enter into this Agreement and /or use the Services;
 - (e) if you are a body corporate, unincorporated association, trust or partnership you are validly existing in accordance with Applicable Law and have obtained all necessary consent and authorisations under your constitutional or organisational documents;
 - (f) except where we have agreed otherwise in writing, you act on your own behalf and not as the agent, attorney, trustee or representative of any other person;
 - (g) all information and documents that you supply is true, accurate, complete and not misleading;
 - (h) you are not an employee of any exchange, a corporation in which any exchange owns a majority capital stock, a member of any exchange and/or firm registered on any exchange or any bank, trust or insurance company that trades in CFDs and/or the underlying assets held by you;
 - our assessment of your use of the Services is performed on the basis of the information and documents provided by you and we may rely upon information and documents provided by you and we are not responsible for any damages or losses which may arise from any inaccuracies;
 - (j) you will only access and use our Services for your own personal benefit;
 - (k) neither the entry into this Agreement, or use of the Services, or the giving of any other instruction will violate any law, rule, or regulation applicable to you;
 - all money that you use and invest through the Services do not originate in any way from drug trafficking, abduction, terrorist activity or any other criminal activity that is unlawful or could be considered unlawful by any relevant authority;
 - (m) you have not and will not upload or transmit any malicious code to the eToro platform or otherwise use any electronic device, software, algorithm, and/or dealing method or strategy that aims to manipulate any aspect of the eToro platform or the Services; and

- (n) you will use the Services offered by us pursuant to this Agreement honestly, fairly and in good faith.
- 30.2 If you breach any warranty or representation made under this Agreement, we may close any orders or trades that you have made, and/or close or freeze your eToro account. You will also may be required to fully indemnify us due to any contraventions by you of Applicable Law.

PART 4 – GENERAL LEGAL TERMS

31. Bereavement

If you die or become incapacitated and your legal heirs or representatives want to withdraw any remaining balance in your eToro account, they must provide us with official duly-authenticated legal documents from the applicable authorities in the relevant jurisdictions. We will only allow your legal heirs or the representatives to withdraw your money after we check such documents, and are satisfied that he / she has the authority to do this.

32. Assignment and novation

- 32.1 We may assign, transfer and/or novate these Terms and Conditions and/or any of our rights and/or obligations to another appropriately regulated firm. We will tell you 15 days in advance if we do this. We will use reasonable endeavours to ensure that your rights under the assignment and/or novation will be similar to your rights under the Terms and Conditions and Schedules with us. We will treat you continuing to use the Services as you agreeing to the assignment and novation, but you can cancel your eToro account with us at any time.
- 32.2 You may not assign, transfer, and/or novate these Terms and Conditions and/or any of your rights and/or obligations to another person, whether by operation of law or otherwise, or whether on a permanent or temporary basis without our prior written agreement.

33. Changing the Terms and Conditions and/or our Services

- 33.1 Our customer support team are not authorised to amend or waive any term in these Terms and Conditions.
- 33.2 We may make changes to these Terms and Conditions from time to time. For example, we might need to add new terms, or amend existing terms to reflect changes in:
 - (a) our business, Services or products or how we provide them;
 - (b) the systems we use; and/or
 - (c) Applicable Law or regulation or industry recommendations.

We may also make changes for reasons not set out here.

- 33.3 If we add a new term or change an existing term in these Terms and Conditions, we will take reasonable steps to provide you with appropriate notice, including via our website. You will be deemed to accept and agree to the changes if you continue to use the Services after the publication of any changes. We will treat you continuing to use our Services as you agreeing to the changes, but you can cancel your eToro account with us at any time.
- 33.4 There might be times when we don't tell you about a change to these Terms and Conditions, for example, if a change does not disadvantage you.
- 33.5 A copy of the most up to date version of these Terms and Conditions are available on our website.
- 33.6 We may modify, suspend or discontinue, temporarily or permanently, all or any part of our Services with or without notice. We reserve the right, at any time and for any reason, to discontinue, redesign, modify, enhance, change, patch the software, the eToro platform, and/or the Services, including without limitation, the structure, specifications, 'look and feel', navigation, features and other elements of the software and/or the Services or any part thereof. You agree that we will not be liable to you or to any third party (for whom you may be acting) for any modification, suspension or discontinuance of all or any part of our Services.

34. Severability

If any court or relevant authority finds any part of these Terms and Conditions to be invalid or unenforceable, the remaining parts of the Terms and Conditions and Schedules will remain in full force and effect.

35. Intellectual property

- 35.1 All content included in or made available through the Services, including but not limited to all copyright, trademarks, patents, service marks, domain names, trade names, rights in designs, software code, icons, logos, characters, layouts, rights in know-how, trade secrets, buttons, colour scheme, graphics and other intellectual property rights ("**IP**") is the property of eToro Europe, its affiliates or its licensors and is protected by local and international intellectual property laws and treaties.
- 35.2 Subject to the terms and conditions of this Agreement, we hereby grant you a limited licence to install and use the eToro platform, solely for your personal use and benefit in accordance with the terms of this Agreement.
- 35.3 You may not, without our prior written consent or except were granted under these Terms and Conditions:
 - modify, copy, display, distribute or commercially exploit any IP or materials (including text, video, audio or user interface design) in the content of any of the Services, including in the trading platform;
 - (b) remove any proprietary notices from any IP;
 - (c) attempt to derive any source code for the trading platform; and
 - (d) attempt to disable, bypass, modify, defeat, or otherwise circumvent any protection system applied to or used as part of the Services.
- 35.4 The use of the Services does not grant you any rights other than those granted to you under these Terms and Conditions. Nothing contained on our websites or any communications to you shall be construed as granting, by implication or otherwise, any licence or right to use any IP without our prior written consent.
- 35.5 If you create a hyperlink to one or more of our websites, the hyperlink and context in which it is used may not, without our prior written consent, suggest an endorsement, sponsorship or affiliation with eToro Europe, its affiliates or Services, and may not make use of any of our IP other than that contained within the text of the hyperlink.
- 35.6 You agree to:
 - (a) use all your efforts to protect our IP from being infringed by you;
 - (b) not knowingly or recklessly encourage or assist any third parties to infringe our IP; and
 - (c) immediately notify us if you become aware of any violation or suspected violation of our IP, or where our IP is being used in a manner not authorised by these Terms and Conditions.
- 35.7 If any third party software is included within the eToro platform, then such third party software shall be provided subject to the terms of this Agreement. You shall fully comply with the terms of any third party software licences that we provide you with from time to time. Please note we do not provide support for third party software or information provided thereon.
- 35.8 Should this Agreement be terminated for any reason, your license will be revoked and you must cease using the eToro platform, as well as any third party software which is included within the eToro platform.
- 35.9 Please inform us in writing if you encounter any problems with the eToro platform, or have any suggestions for modifications and improvements. We may make modifications to the eToro platform based upon your suggestions, but are not required to do so. Any modifications and improvements made to the eToro platform based on your feedback shall be our and our licensors' sole property.

36. **Personal data and privacy**

- 36.1 We are committed to handling information about you responsibly. By entering into this Agreement, you agree that you have been provided with a copy of our Privacy Notice, which is also available on our website. We will use your personal data as set out in our Privacy Notice, if you have any questions about the way in which we use your personal data you can contact us at <u>privacy@etoro.com</u> as well as set out in the Privacy Notice.
- 36.2 When you open an eToro account, your username, your name, your picture/avatar (if provided), list of users who follow you, users who copy you, list of users you follow or copy, and any status/posts/blogs and any other content which you post on the eToro Community can be seen by other traders. You can control who sees this information by managing your privacy settings in your eToro account.
- 36.3 If you use one of our applications provided via social networks (such as Facebook, Twitter, G+ etc.), our application will have access to your social network account general information which includes your name and username in such social network, profile picture, and any other information you have shared with 'everyone' on the relevant social network. Additional information may be collected in specific social networks campaigns which will be specified in the terms and conditions applicable to such campaign.
- 36.4 We and our affiliates and agents may collect, store and process information from you or otherwise in connection with the Services for the purpose of complying with Applicable Law and/or regulation, including disclosures to governmental authorities. To comply with our legal or regulatory obligations we may transfer your personal data outside of the EEA. For further information about transfers of your personal data outside of the EEA, please see our Privacy Notice.

37. Marketing and promotions

37.1 All promotions which we offer will have specific terms and conditions which apply to that promotion. We can change, or stop providing a promotion, in accordance with the terms and conditions of that promotion. Any benefit which is part of a promotion will only apply once per eToro account, person, household and/or any environment where computers are shared.

38. **Regulatory reporting and disclosures**

- 38.1 In the case of a limit order in shares admitted to trading on a regulated market which are not immediately executed, you expressly consent to eToro not facilitating the earliest possible execution of that order by making it public in an easily accessible manner.
- 38.2 Where we are subject to reporting obligations under Article 9 of European Market Infrastructure Regulation No. 648/2012 on derivatives and all related delegated, supplementing or successive regulations EMIR, as amended ("**EMIR**") and under applicable CySEC rules, we have delegated certain reporting functions to a third party processor. In addition, you agree and instruct us to perform delegated reporting services for you, as we see fit, in accordance with EMIR. You agree to provide us information which we request to enable us to comply with our obligations under EMIR.
- 38.3 Where we are subject to report details of transactions and details about you to a regulator, pursuant to Regulation No. 600/2014 ("**MIFIR**"), also known as "**transaction reporting**", you agree to provide us information which we request to enable us to comply with our obligations.
- 38.4 The parties hereby expressly consent to the transfer of information to the extent required in order to comply with the reporting obligation in accordance with Article 9 EMIR and the applicable CySEC Rules. Such transfer of information will entail the disclosure of transaction data, including the portfolio data, the value determined for the transactions, collateral posted and the identity of the parties. The disclosure shall be made to a trade repository, European Securities and Markets Authority ("**ESMA**") and/or a delegated third party processor. The trade repository or ESMA may pass such information to national supervisory authorities in countries where the data privacy laws do not afford the same protection as provided in the Republic of Cyprus.
- 38.5 We will not assist you with any reporting obligations which you are required to carry out under Applicable Law. This includes, but is not limited to regulatory reporting, tax reporting, the reporting of the receipt or the payment of specific currencies.

39. Taxation

All amounts extracted from your account are gross amounts, meaning that we have not collected, deducted, or paid any taxes for you or on your behalf. It is your responsibility to calculate and pay all applicable taxes that you owe as a result of your trading activity on the eToro platform. However, we may withhold and deduct at source any taxes due under Applicable Law at our sole discretion. You will have no claim against eToro Europe where we have made such a deduction. Where necessary, we or our affiliates will deduct and report tax deduction on an aggregate basis with respect to all our clients. To the extent you require us to issue your personal report specifying the taxes withheld at source on your behalf, we may debit your account with our cost and expenses in connection with the preparation and filing of said reports including any re-submissions and late charges.

40. **Rights of third parties**

A third party will not be able to benefit from or enforce a term of these Terms and Conditions.

41. Applicable Law and regulation

- 41.1 These Terms and Conditions and any orders and trades are subject to all Applicable Law and regulation, including (but not limited to), the CySEC rules, articles, by-laws, rules, regulations, policies, procedures and interpretations of any relevant exchanges, markets and clearing houses in which we may elect to hedge any trades; and any other applicable regulatory, self-regulatory or governmental authority requirements ("**Applicable Law**").
- 41.2 We will not be liable to you for any action, inaction, decision or ruling made pursuant to Applicable Law. We may also take or omit any action that we consider reasonable to comply with Applicable Law.
- 41.3 Any reference to a person in these Terms and Conditions shall include bodies corporate, unincorporated associations, trusts, partnerships and individuals.

42. Governing law and jurisdiction

The laws of Cyprus apply to these Terms and Conditions and Schedules between you and us. Any claim you make against us can be heard in the courts in Limassol, Cyprus.

SCHEDULE A – TRADING CFDS

This Schedule A sets out the specific terms that will apply to you when you trade CFDs on the eToro platform. In addition, the terms of Appendix 1 of this Schedule A will apply to you when you trade CFDs in relation to cryptoassets. The terms in this Schedule A (including Appendix 1 if applicable) apply to you **in addition** to the General Terms and Conditions, which apply to all of our services and not just to CFD trading. This Schedule A does not apply to trading in TRS, which are subject to the terms set out in Schedule B. Capitalised words in this Schedule A will have the same meaning which are given to those word in the General Terms and Conditions. If a term of this Schedule A conflicts with or differs from a term in the General Terms and Conditions, this Schedule A will apply.

1. What is CFD trading?

A contract for difference ("**CFD**") is a financial product which allows you to trade on the price movements of an underlying product for example shares, forex, indices, commodities, or cryptoassets. When you trade a CFD, you are agreeing to exchange the difference in the price of an underlying product from the point in time when your position is opened to when it is closed.

2. Our CFD trading service

- 2.1 We may act as principal or on a matched principal basis when providing you with the CFD Trading Services. This means we will be the counterparty to your trades.
- 2.2 Where you buy and sell complex products, such as CFDs, we are required to assess the appropriateness of the product by taking into account your trading knowledge and experience ("**Appropriateness Assessment**"). Please refer to clause 3 of the General Terms and Conditions for more information on how we carry out the Appropriateness Assessment.
- 2.3 If we have assessed that our CFD trading service is not appropriate for you, we will either:
 - (a) provide you with an appropriate warning, after which you may decide to continue at your own risk; or
 - (b) block the CFD trading functionality on your account, so that you will not be able to trade CFDs on the eToro platform.
- 2.4 We allow you to trade CFDs using leverage. Trading with leverage means you can make money quickly, but you can also lose money quickly. You can find out more about what leverage is, the risks of trading CFDs, and the risks of leverage in paragraph 4 "The key risks of CFD trading", paragraph 7 "Using leverage and margin", the General Risk Disclosure, and on our website.
- 2.5 If you are a retail client, we will make sure that you do not lose more money than what you have deposited into your account when you trade CFDs, as required under any Applicable Law. This is called "**negative balance protection**".
- 2.6 Additionally, if you are a French resident, we will make sure that you do not lose more money than what you have deposited for a CFD trade, as required under any Applicable Law.

3. Limitations to our CFD trading service

When you trade a CFD, you will have an economic exposure to the underlying product of the CFD, but you will not have legal ownership of any underlying products. For example, if you trade a CFD over shares, you will not have the rights which legal owners have, such as voting rights or rights to dividends. However, we may carry out adjustments if a "**Corporate Event**" occurs. Please see paragraph 11 – "Corporate Events" below for more information.

4. The key risks of CFD trading

4.1 CFDs are complex derivative products and come with a high risk of losing money quickly due to leverage (regardless of the underlying product). Trading with leverage magnifies your gains and losses, so small price changes in the underlying product can result in large losses or gains. It is therefore possible that you may lose more than your deposit in a trade. We provide more information on leverage in paragraph 7 - "Using leverage and margin".

- 4.2 The underlying assets of CFDs are often made up of equities, foreign exchange, commodities, cryptoassets and similar products. The markets of these products can be volatile, which means the prices of the products can change rapidly and are therefore unpredictable. Trading CFDs in relation to cryptoassets may involve higher risk than trading CFDs in relation to other financial instruments. The additional risks associated with trading cryptoasset CFDs are set out in Appendix 1.
- 4.3 You should only trade CFDs if:
 - (a) you have sufficient and relevant knowledge about or experience in, trading in volatile markets;
 - (b) you fully understand how CFDs work (including all associated risks and costs), are aware that the use of margin or leverage creates greater risks;
 - (c) you are trading with money you can afford to lose;
 - (d) you have a high-risk tolerance;
 - (e) you want to gain short term exposure to a product/market;
 - (f) you understand that there are situations where we will be able to close out your transactions without giving you notice or by giving you very short notice;
 - (g) you understand that we can change margin requirements at our sole discretion (including in relation to open positions), and that we may give you very short notice of changes to margin requirements or due to an Exceptional Event we may not be able to give you notice at all. We will exercise our right to change margin requirements in accordance with Applicable Law;
 - (h) you understand that when margin requirements change, we cannot guarantee that your execution price will match your order price, including where you've placed a limit order, take profit and/or stop loss order; and
 - (i) you have time to manage your transactions on an active basis and understand that active management may be required at short notice:
 - (i) due to the volatility of the underlying market, which will be increased as a result of leverage;
 - (ii) as a result of us changing margin requirements, including for open positions (as stated above); and/or
 - (iii) as a result of us giving you very short notice, or due to an Exceptional Event no notice at all, of changes to margin requirements (as stated above).
- 4.4 You should ensure you fully understand the risks involved before using our Services and, if required, take appropriate investment, financial, legal, tax and other necessary professional, independent advice. More information on the risks associated with trading CFDs is set out in our Risk Warning Disclosures. You should read this document and fully understand the risks before entering into this Agreement.
- 4.5 Please refer to clause 5 of the General Terms and Conditions, the General Risk Disclosure, our website for more information on the key risks of using our services.

5. Best Execution

We are bound to comply with our Best Execution and Order Handling Policy when executing your trades. Please refer to clause 6 of the General Terms and Conditions for information on how we comply with our best execution obligations to you.

6. **Conflicts of interest**

6.1 We are required to act in your best interest when providing our services. However, there may be instances where your interest conflicts with our interests, or with another client's interest. For example, with respect to CFD trading:

- (a) we set both the sell price and the buy price of CFDs, both of which are quoted on our platform; and
- (b) when you enter into a CFD transaction, we may or may not purchase or sell the underlying product. If we buy the underlying product, we may have rights, for example voting rights if we are a shareholder, which we can exercise without notifying you.
- 6.2 Please refer to clause 7 of the General Terms and Conditions for more information on the conflicts of interest that may apply to our services.

7. Using leverage and margin

- 7.1 We allow you to trade CFDs using leverage. Leverage is a form of borrowing which allows you to deposit only a part of the cost of your transaction upfront. This deposit is called "**margin**" and is used by us as security against any potential losses you may incur. The more leverage you use, the less margin you need. Money being used as margin cannot be taken out of your account.
- 7.2 Different amounts of leverage apply to different underlying products. Applicable Law sets maximum leverage amounts (and therefore the minimum margin requirement) that we can offer. However, we can decrease the leverage (and therefore increase the margin requirement) as well as change the leverage (and therefore change the margin requirement) we offer at any time, so long as the leverage does not exceed the maximum leverage amount, including with respect to open positions as stated in paragraph 4.3(g) above. The amount of leverage which you can access at a particular point in time can be viewed on our website.
- 7.3 If you are a retail client, we are required by law to limit the amount of leverage that you can apply to certain transactions and set a minimum margin requirement. Professional clients will not be subject to these restrictions. The nature of these restrictions will depend on where you are resident, and are likely to vary depending on the underlying asset that you are trading. Where transactions were executed with a leverage or margin that is no longer permitted in the country where you live, we may close any or all of your open positions without further notice to you and we may also close your eToro account. This may result in a profit or a loss to you.
- 7.4 We will calculate your margin on a position by position basis. The money available as margin on a position, cannot equal less than 50% of the money that you might lose on that open position at any time. Where you do not have enough margin available, we may require additional margin to secure your trades. The amount of money that you must have available as a margin can be viewed on our website.
- 7.5 It is your responsibility to monitor the money in your account against your potential losses, the margin required, and whether your position is close to your stop level, as we will not notify you when this happens. If you do not have enough money in your eToro account to meet the margin requirement on a certain position, you should:
 - (a) close your open position to stop you losing more money;
 - (b) partially close your positions; and/or
 - (c) adjust your stop levels. The ability to adjust your stop levels is subject to you having the appropriate funds in your account.
- 7.6 Unless you carry out one or more of the above steps, your trade will be closed irrespective of the total money available in your eToro account or the performance and balance of your other open positions. Your trade will be closed without prior notice to you and without an opportunity for you to choose the timing of liquidation. We may but are not obligated to, in our sole discretion, allow you to add funds into the position to avoid any forced liquidation of your cryptoassets.
- 7.7 We may change our margin requirements and leverage ratio as detailed in paragraphs 4.3(g) and 7.2. One margin demand does not preclude another. Any amount needed to meet the new requirements must be satisfied in the currency we specify. The adjustment should be made immediately unless we specify a future date and/or time by which the adjustment must be made.

8. **Placing an order**

Please refer to clause 18 of the General Terms and Conditions for information on how you may place an order and provide trading instructions on the eToro platform.

9. **Closing your orders automatically**

- 9.1 We may close your orders where you have placed a stop loss on your CFD trade, and the stop price has been reached.
- 9.2 We may close your orders and trades where you do not have the required margin in your account or you do not meet the margin requirements, as described in paragraph 7.1 above. We may do this without further notice to you, and you may make a profit or a loss as a result.
- 9.3 We may also close your orders in special circumstances, as described in paragraph 11 "Corporate Events" below, as well as due to an Exceptional Event, as defined in clause 29 of the General Terms and Conditions.
- 9.4 Please also refer to clause 19 of the General Terms and Conditions for information on other situations in which we may close your orders.

10. Fees and costs

- 10.1 Please refer to clause 21 of the General Terms and Conditions for information on the fees and costs which apply to all transactions on the eToro platform.
- 10.2 As detailed on our website and in clause 21 of the General Terms and Conditions, where you trade CFDs, we will charge or credit your account with an overnight fee/credit/borrowing fee each time you keep a position open after trading hours, including on public and bank holidays. If you keep your position over the weekend, we will charge/credit you for three nights for positions carried over. The overnight fee/credit will be taken/added out of the available balance in your eToro account. How the overnight fee/credit is calculated will be different depending on your underlying product, the amount of leverage being utilised, and whether you are entering into a buy or a sell trade. Our overnight fee/credits are subject to change and can be viewed on our website, and the overnight fee relevant to your order will also be displayed to you when you open a position and on our fees page.

11. Corporate Events

- 11.1 A **"Corporate Event"** is something which will result in a change to one or more financial instruments. Examples of Corporate Events include, but are not limited to, share consolidations, share splits, reorganisations, mergers, take-over offers (and similar), name changes and rebranding, dividend distributions, insolvency, delistings and changes to Applicable Law or regulation.
- 11.2 If a Corporate Event impacts the underlying product of a CFD in your eToro account, we will use reasonable endeavours to adjust the open positions on that CFD, in a fair way and in accordance with market practice, and/or taking into account the treatment we may receive from our counterparties or any relevant third party and the deduction of any taxes applicable. The adjustments we carry out will depend on the circumstances of each event, and is according to our sole discretion, however we are not obliged to do this. Adjustments may include changing the price or the quantity of CFDs that you have in your account to reflect the economic rights that you had prior to the Corporate Event occurring.
- 11.3 Notwithstanding paragraph 11.2 above, we reserve the right to close any open CFD positions where the underlying product is impacted by a Corporate Event (including delistings and insolvency) in a fair way and taking into account the treatment we may receive from our counterparties and/or any relevant third party. In this respect we may make any required adjustment (price, quantity or any other adjustment) resulting from the Corporate Event as may be applicable. We may close your open positions prior to or following such Corporate Events, at our sole discretion.
- 11.4 Please refer to Part 3 of the Terms and Conditions for more information about our rights and your rights in special circumstances.

Appendix 1

Trading CFDs in relation to Cryptoassets

1. The cryptoasset CFD trading service

- 1.1 Our services may allow you to trade CFDs in relation to cryptoassets using leverage which is subject to the terms of Schedule A and this Appendix 1. Our services may also allow you to trade cryptoassets using leverage which is subject to the terms of Schedule D instead.
- 1.2 If the transaction you enter into is a CFD in relation to cryptoassets, this will be specified on the transaction platform and/or your account statement.

2. The key risks of trading cryptoasset CFDs

- 2.1 In addition to the key risks of trading CFDs as set out in paragraph 4 of Schedule A, the below key risks apply in relation to trading cryptoassets CFDs.
- 2.2 As stated in paragraph 4 of Schedule A, CFDs are complex derivative products and come with a high risk of losing money quickly due to leverage (regardless of the underlying product). Cryptoassets are volatile products, which means the prices of the products can change rapidly and are therefore unpredictable. The price fluctuation of cryptoassets, in combination with the use of leverage, means that your trades in cryptoasset CFDs may significantly increase or decrease in value at any given moment, and this may result in a loss of all the capital you have invested in such cryptoasset CFD transaction. Therefore, cryptoasset CFDs come with an even higher risk of losing money.
- 2.3 As stated at paragraph 4 of Schedule A, you should only trade CFDs if you have sufficient time to manage your transactions on an active basis. This is even more important when trading cryptoasset CFDs, due to the volatility of the underlying cryptoassets, in combination with the use of leverage. If the market moves against your position, you may be called upon by us to provide a substantial amount of additional margin funds, without notice or on very short notice, in order to maintain your position. If you do not provide the required funds within the time required by us, your position may be liquidated at a loss.
- 2.4 Other important risks when trading cryptoassets CFDs are:
 - (a) particularly during periods of high volume, illiquidity, fast movement or volatility in the marketplace for any cryptoassets, the actual market rate at which a market order or trade for a cryptoasset CFD is executed may be different from the prevailing rate indicated via the CFD trading services at the time of your order or trade;
 - (b) the actual market rate at which a market order or trade for a cryptoasset CFD is executed may be different from the rate that is displayed on the eToro platform at the time that you make your order, if prices are fluctuating substantially;
 - (c) cryptoassets are a unique kind of product, backed by technology and trust, unlike most currencies, which are backed by governments or other legal entities, or by commodities such as gold or silver. This means there is no central bank that can take corrective measure to protect the value of cryptoassets, and therefore the value of cryptoasset CFDs;
 - (d) as cryptoassets are virtual products, they may become 'delisted' or unsupported at any time, which means they may no longer be offered for sale or exchange on markets. If this happens, the CFDs which reference those delisted cryptoassets may become worthless. Please refer to paragraph 3 – "Our rights and your rights in special circumstances" for further information on how we may treat positions in such events; and

- (e) cryptoassets are operated by underlying software protocols. We do not own or control the software underlying the cryptoassets in respect of which cryptoasset CFDs are available for trading on our platform. In general, the underlying software protocols are 'open source', which means anyone can use, copy, modify, and distribute them. The underlying protocols which govern cryptoassets are subject to sudden changes in operating rules, known as "Forks". Forks can materially affect the way in which cryptoassets are value, and therefore the way in which CFDs which reference those cryptoasset are valued, and can create extreme price volatility. We explain your rights and our rights if a fork occurs in more detail in paragraph 3 " Our rights and your rights in special circumstances".
- 2.5 You should carefully consider whether trading cryptoasset CFDs is suitable for you, in light of your financial circumstances. You should ensure that you fully understand how cryptoassets and CFDs work (including all associated risks and costs), and are aware that the use of margin or leverage when trading CFDs in relation to cryptoassets creates even greater risks than the use of margin or leverage when trading CFDs in relation to other underlying products.

3. Our rights and your rights in special circumstances

- 3.1 We reserve the right to close any open cryptoasset CFD positions, in a fair way and taking into account the treatment we may receive from our counterparties and/or any relevant third party, where the underlying cryptoasset is impacted by any of the following events:
 - (a) if the underlying cryptoasset is delisted, removed and/or cancelled from any of the exchanges on which it is listed;
 - (b) if we reasonably become aware that the underlying cryptoasset is likely to be delisted, removed and/or cancelled from any of the exchanges on which it is listed;
 - (c) if you do not have the required margin in your account or you do not meet the margin requirements. Please refer to paragraphs 7.6, 7.7, and 9.2 of Schedule A;
 - (d) we no longer support the trading in such underlying cryptoasset for any reason;
 - (e) an Exceptional Event has occurred, as defined in clause 29 of the General Terms and Conditions; and/or
 - (f) a Fork has occurred in relation to the underlying cryptoasset.
- 3.2 If you have placed a cryptoasset CFD order when the market of the underlying cryptoasset is suspended, and/or when the market was open, however, your order is triggered shortly following a suspension, then we will execute the applicable order as soon as is reasonable under the circumstances when trading resumes. We do not guarantee that your order will be executed at the first available underlying market price at commencement of trading or within any specific range compared to other market prices which may be available to you from other sources. We are not liable for any loss or for other claims which you may have in connection with such orders.
- 3.3 When trading cryptoasset CFDs, you acknowledge and agree that we are not responsible for the operation of the underlying protocols and that we make no guarantee of their functionality, security, reliability or availability. You also acknowledge and agree that we have no responsibility or liability in respect of an unsupported branch of a forked cryptoasset.
- 3.4 When a Fork occurs, there may be substantial price volatility around the event, and we may temporarily suspend trading of CFDs which reference the forked cryptoasset on the eToro platforms (with or without advance notice to you). We may then, at our discretion:
 - (a) configure or reconfigure its systems;
 - (b) determine which of the forked cryptoassets has the majority consensus behind it and offer an alternative cryptoasset CFD on our trading platform and/or adjust existing cryptoasset CFDs to reference the forked cryptoasset we determine to have majority consensus; and/or
 - (c) decide not to support (or cease supporting) the impacted cryptoasset CFD entirely.

- 3.5 In the event that a situation arises that is not covered under Schedule A, or the General Terms and Conditions, we will resolve the matter on the basis of good faith and fairness and, where appropriate, by taking such action as is consistent with market practice.
- 3.6 Please refer to Part 3 of the General Terms and Conditions for more information about our rights and your rights in special circumstances across all our services.

SCHEDULE B – TRADING TOTAL RETURN SWAPS

This Schedule B sets out the specific terms that will apply to you when you trade TRS on the eToro platform. The terms in this Schedule B apply to you in addition to the General Terms and Conditions, which apply to all of our services. This Schedule B does not apply to trading in crypto CFDs, which are subject to the terms set out in Schedule A and Appendix 1 to Schedule A. Capitalised words in this Schedule B will have the same meaning which are given to those word in the General Terms and Conditions. If a term of this Schedule B conflicts with or differs from a term in the General Terms and Conditions, this Schedule B will apply.

1. What are TRS?

- 1.1 TRS are a type of derivative product which allows you to trade on the price movements of an underlying cryptoasset, on the following terms:
 - (a) when you trade a TRS you are agreeing to pay us the full price of the underlying cryptoassets plus a commission at that time you enter into the TRS (the "TRS Purchase Price") and in return eToro agrees to pay you the full price of the underlying cryptoasset on the termination of the TRS as set out in paragraph 3 – "Termination";
 - (b) the TRS Purchase Price is the price of the TRS and it is due and payable to us at the time you enter into the TRS;
 - (c) a TRS is an unleveraged product, meaning that there is no margin payable at any time; and
 - (d) a TRS has no set maturity date, and may be terminated in accordance with paragraph 3 "**Termination**" below.
- 1.2 If the transaction you enter into is a TRS, this will be specified on the transaction platform and/or your account statement, and may depend on, amongst other things, the type of position you enter into, your country of residence or the jurisdiction in which we are providing services, and the date on which you entered into your position.

2. The TRS Purchase Price

- 2.1 The TRS Purchase Price is the price you pay us for purchasing the TRS product in return for our agreement to pay you the price of the underlying cryptoasset on termination of the TRS as set out in paragraph 3 "**Termination**".
- 2.2 The TRS Purchase Price will be quoted on our platform in accordance with clause 17 of the General Terms and Conditions. The TRS Purchase Price is comprised of the price of the underlying cryptoassets at the time you enter the TRS plus a commission in accordance with clause 21 of the General Terms and Conditions.
- 2.3 We will deduct the TRS Purchase Price from your eToro account immediately on your purchase of the TRS and at that point any such sums will stop being treated as client money in accordance with clause 16 of the General Terms and Conditions. <u>Therefore, you will not receive any client money</u> protection with respect to the TRS Purchase Price. This means that when you purchase a TRS, you are taking insolvency risk on eToro being able to satisfy its payment obligations to you under the TRS. In the event that eToro was to enter insolvency, you would be a general creditor with respect to any funds that are payable to you under the TRS and you may not receive back all or any of the funds that are payable to you under the TRS.

3. Termination

- 3.1 TRS have no maturity date, and, subject to paragraph 11 "**Our rights and your rights in special circumstances**" and paragraph 9 "**Placing an order**", you may terminate the TRS at any time without additional fees or charges by following the instructions set out on our platform. We may also terminate the TRS:
 - (a) where you have placed a stop loss on your TRS trade, and the stop price has been reached;
 - (b) in the situations set out in paragraph 11 "Our rights and your rights in special circumstances"; and

- (c) in the situations set out in clause 19 of the General Terms and Conditions.
- 3.2 We agree to pay you the market price of the underlying cryptoasset at the time of termination unless 11 "**Our rights and your rights in special circumstances**" applies.

4. Our TRS trading service

- 4.1 We will act on a principal basis when providing you with the TRS trading services. This means we will be the counterparty to your trades.
- 4.2 Where you buy and sell complex products, such as TRS, we are required to assess the appropriateness of the product by taking into account your trading knowledge and experience ("**Appropriateness Assessment**"). Please refer to clause 3 of the General Terms and Conditions for more information on how we carry out the Appropriateness Assessment.
- 4.3 If we have assessed that our TRS trading service is not appropriate for you, we will either:
 - (a) provide you with an appropriate warning, after which you may decide to continue at your own risk; or
 - (b) block the TRS trading functionality on your account, so that you will not be able to trade TRS on the eToro platform.
- 4.4 Where you purchase a TRS you cannot lose more money than the TRS Purchase Price as TRS are unleveraged products.

5. Limitations to our TRS trading service

5.1 When you trade a TRS, you will have an economic exposure to the underlying product of the TRS, but you will not have legal ownership of any underlying cryptoassets and you will not have the rights which legal owners have, such as the right to participate in Staking Services, as defined in Paragraph 10 of Schedule D.

6. The key risks and limitations of TRS

- 6.1 TRS are complex derivative products and come with a high risk of losing money quickly due to the market volatility of the underlying assets. Cryptoassets are volatile virtual products, which means the price of the products can change rapidly and are therefore unpredictable and come with a high risk of losing money quickly. Prices can and do fluctuate significantly on any given day. Due to these price fluctuations, the close out value of your TRS may significantly increase or decrease any given moment, and this may result in a loss of all the capital you have invested in a TRS. However, given that TRS are unleveraged products you will not lose more money than the TRS Purchase Price.
- 6.2 The most important risks when trading TRS are:
 - (a) Particularly during periods of high volume, illiquidity, fast movement or volatility in the marketplace for any cryptoassets, the actual market rate at which a market order or trade for a TRS is executed may be different from the prevailing rate indicated via the TRS trading services at the time of your order or trade.
 - (b) The actual market rate at which a market order or trade for a TRS is executed may be different from the rate that is displayed on the eToro platform at the time that you make your order, if prices are fluctuating substantially.
 - (c) Cryptoassets are a unique kind of product, backed by technology and trust, unlike most currencies, which are backed by governments or other legal entities, or by commodities such as gold or silver. This means there is no central bank that can take corrective measure to protect the value of cryptoassets in a crisis or issue more currency. The amount we agree pay you on termination of a TRS is the market price of the underlying cryptoasset so a decrease in the market price of the underlying cryptoasset will result in a decrease in the close out value of the TRS.
 - (d) As cryptoassets are virtual products, they may become 'delisted' or unsupported at any time, which means they may no longer be offered for sale or exchange on markets. If this happens,

the underlying cryptoassets may become worthless and this may result in a loss of all the capital you have invested in a TRS. Please refer to paragraph 11 – "**Our rights and your rights in special circumstances**" – for further information on how we may treat positions in such events.

- (e) Cryptoassets are operated by underlying software protocols. We do not own or control the software underlying the cryptoassets in respect of which TRS are available for trading on our platform. In general, the underlying software protocols are 'open source', which means anyone can use, copy, modify, and distribute them. The underlying protocols are subject to sudden changes in operating rules (called "Forks"), and such Forks may materially affect the value, function, and/or even the name of the underlying cryptoasset to which the TRS relates. We explain your rights and our rights if a fork occurs in relation to an underlying cryptoasset in more detail in paragraph 11 "Our rights and your rights in special circumstances".
- (f) As detailed in paragraph 2.3 above, the TRS Purchase Price will no longer be treated as client money when it is deducted from your eToro account immediately on your purchase of the TRS. <u>Therefore, you will not receive any client money protection with respect to the TRS</u> <u>Purchase Price (as explained further in paragraph 2.3 above)</u>.
- 6.3 You should only trade TRS if:
 - (a) you have sufficient and relevant knowledge about, or experience in, trading in volatile markets;
 - (b) you have time to manage your transactions on an active basis and understand that active management may be required at short notice due to the volatility of the underlying market;
 - (c) you fully understand how TRS work (including all associated risks and costs), in particular you are aware and understand that the TRS Purchase Price will not receive client money protection;
 - (d) you are trading with money you can afford to lose;
 - (e) you have a high-risk tolerance;
 - (f) you want to gain short term exposure to cryptoassets;
 - (g) you understand that there are situations where we will be able to close out your transactions without giving you notice or by giving you very short notice; and
 - (h) you fully understand the risks associated with trading in financial instruments linked to cryptoassets and, in particular, you have sufficient and relevant knowledge about or experience in trading in cryptoassets and financial instruments linked to cryptoassets.
- 6.4 You should ensure you fully understand the risks involved before using our Services and, if required, take appropriate investment, financial, legal, tax and other necessary professional, independent advice. More information on the risks associated with trading TRS is set out in our Risk Warning Disclosures. You should read this document and fully understand the risks before entering into this Agreement.
- 6.5 Please refer to clause 5 of the General Terms and Conditions, the General Risk Disclosure, our website for more information on the key risks of using our services.
- 6.6 You should also ensure you fully understand the differences between TRS and other products offered by eToro, such as CFDs. In particular, in relation to TRS, where you will not receive any client money protection with respect to the TRS Purchase Price (as explained further in paragraph 2.3 above).

7. Best Execution

7.1 We are bound to comply with our Best Execution and Order Handling Policy when executing your trades. We will determine the market price of the underlying cryptoasset for the purposes of this Schedule B in accordance with our Best Execution and Order Handling Policy. Please refer to clause 6 of the General Terms and Conditions for information on how we comply with our best execution obligations to you.

8. Conflicts of interest

- 8.1 We are required to act in your best interest when providing our services. However, there may be instances where your interest conflicts with our interests, or with another client's interest. For example, with respect to TRS trading:
 - (a) we set both the sell price and the buy price of TRS, both of which are quoted on our platform;
 - (b) in the event of a Fork, we may determine which forked cryptoassets to treat as the underlying cryptoasset of any existing TRS held by you as set out in paragraph 11 "**Our rights and your rights in special circumstances**"; and
 - (c) when you enter into a TRS transaction, we may or may not purchase or sell the underlying product. If we buy the underlying product, we may have rights, for example staking rights, which we can exercise without notifying you.
- 8.2 Please refer to clause 7 of the General Terms and Conditions for more information on the conflicts of interest that may apply to our services.

9. Placing an order

9.1 Please refer to clause 18 of the General Terms and Conditions for information on how you may place an order and provide trading instructions on the eToro platform.

10. Fees and costs

- 10.1 Please refer to clause 21 of the General Terms and Conditions for information on the fees and costs which apply to all transactions on the eToro platform.
- 10.2 We will not charge you an overnight fee/credit in relation to TRS.

11. Our rights and your rights in special circumstances

- 11.1 We reserve the right to close any open TRS positions, in a fair way and taking into account the treatment we may receive from our counterparties and/or any relevant third party, where the underlying cryptoasset is impacted by any of the following events:
 - (a) if the underlying cryptoasset is delisted, removed and/or cancelled from any of the exchanges on which it is listed;
 - (b) if we reasonably become aware that the underlying cryptoasset is likely to be delisted, removed and/or cancelled from any of the exchanges on which it is listed;
 - (c) we no longer support the trading in such underlying cryptoasset for any reason;
 - (d) an Exceptional Event has occurred, as defined in clause 29 of the General Terms and Conditions; and/or
 - (e) a Fork has occurred in relation to the underlying cryptoasset.
- 11.2 If you have placed a TRS order when the market of the underlying cryptoasset is suspended, and/or when the market was open, however, your order is triggered shortly following a suspension, then we will execute the applicable order as soon as is reasonable under the circumstances when trading resumes. We do not guarantee that your order will be executed at the first available underlying market price at commencement of trading or within any specific range compared to other market prices which may be available to you from other sources. We are not liable for any loss or for other claims which you may have in connection with such orders.
- 11.3 When trading TRS, you acknowledge and agree that we are not responsible for the operation of the underlying protocols and that we make no guarantee of their functionality, security, reliability or availability. You also acknowledge and agree that we have no responsibility or liability in respect of an unsupported branch of a forked cryptoasset.

- 11.4 If at any time trading on the underlying market is suspended in any cryptoasset that forms the underlying to a TRS, then the applicable TRS will also be suspended and you will not be able to terminate the TRS until such suspension is terminated and trading recommences, and we shall have no obligation to make any termination payments to you pursuant to paragraph 3 "**Termination**" unless and until such trading recommences and the TRS is terminated. When any such suspension is lifted, any early termination order that you may have given us with respect to the TRS will be executed in accordance with paragraph 11.2.
- 11.5 When a Fork occurs, there may be substantial price volatility around the event, and we may temporarily suspend trading of TRS which reference the forked cryptoasset on the eToro platforms (with or without advance notice to you). We may then, at our discretion:
 - (a) configure or reconfigure our systems;
 - (b) determine which of the forked cryptoassets has the majority consensus behind it and offer an alternative TRS on our trading platform and/or adjust existing TRS to reference the forked cryptoasset we determine to have majority consensus; and/or
 - (c) decide not to support (or cease supporting) the impacted TRS entirely.
- 11.6 In the event that a situation arises that is not covered under Schedule B, or the General Terms and Conditions, we will resolve the matter on the basis of good faith and fairness and, where appropriate, by taking such action as is consistent with market practice.
- 11.7 Please refer to Part 3 of the General Terms and Conditions for more information about our rights and your rights in special circumstances across all our services.

SCHEDULE C – INVESTING IN SECURITIES

This Schedule C sets out the specific terms that will apply to you when you invest in securities on the eToro platform. The terms in this Schedule C apply to you **in addition** to the General Terms and Conditions, which apply to all of our services and not just securities trading. Capitalised words in this Schedule C will have the same meaning which are given to those word in the General Terms and Conditions. If a term of this Schedule C conflicts with or differs from a term in the General Terms and Conditions, this Schedule C will apply.

1. **Our securities trading service**

- 1.1 You can buy and sell shares and units in exchanged traded funds ("**ETFs**") on our platform, as well as other securities that we may offer from time to time.
- 1.2 Securities purchased under this Schedule C may also be purchased in fractional shares rather than whole share quantities. Fractional shares will be subject to the terms of this Schedule C in the same manner and to the same extent as whole shares, including fractional entitlement to adjustments in case of Corporate Event and a proportionate voting right on supported securities. Fractional shares are custodied in the same manner as whole share securities (please see paragraph 9– "Custody" below for more information) and are therefore subject to the same treatment and associated risks or limitations.
- 1.3 We may act as principal or on a matched principal basis when providing you with the securities trading services. This means we will be the counterparty to your trades.
- 1.4 This Schedule only applies to buy transactions made without leverage, including trades made in accordance with our copy trading service (both CopyTrader and CopyPortfolio transactions) which are indicated as such on the trading platform. Therefore, our security trading services are differentiated depending on type of position you enter into, which country you reside in, and the market where the security is traded. As a result, some particular types of trade involving securities may not be carried out through our securities trading service and will instead be carried out as CFD trades. We have included a full list of these trades and what alternative service will be used at Appendix 1 to this Schedule C. Your account statement will include an indication of the type of transaction.
- 1.5 Where you buy and sell non-complex products, for example, shares, we are not required to assess the appropriateness of the product or service that we provide to you and in such case, you will not benefit from the protection of the CySEC rules on assessing appropriateness.
- 1.6 Securities such as shares are held in custody. Please see paragraph 9 "Custody" below for more information.
- 1.7 We may be required to give your details (including your email address) and details of your shareholding to the company registrars. By trading securities on our platform, you consent to us providing your identifying information to any requesting service provider of the company.

2. Limitations to our securities trading service

- 2.1 We may provide factual market information and information in relation to any securities at your request. However, we are not obliged to disclose such information to you and, if we do supply this information, it does not constitute investment advice.
- 2.2 We will not be liable to you for any act or omission of any such third-party including but not limited to information provided by such third-party, except where we have acted negligently, fraudulently or in wilful default in relation to the appointment of the third-party.
- 2.3 The eToro trading platform is not an exchange or a market. This means that you can only enter into trades and investments with us on the platform, and not third parties. Therefore, our services are limited to you buying a security on our platform, and selling that security on our platform. We may allow you to transfer securities in and out of your account subject to the terms of paragraph 13 below "Transfer of Securities". Otherwise, you will not be able to transfer the securities in or out of your eToro account, including for the purposes of selling that security on another platform or to another person.
- 2.4 We do not permit **"US persons**" (as defined by the Internal Revenue Service **"IRS**") to invest in securities on our platform. If we allow you to trade in securities and then identify you as a US person, we may close any open positions you may hold and then block or close your eToro account. We may also be required to deduct US withholding tax on income and gross proceeds from your investments in listed US securities on our platform.

- 2.5 If you are not a US person, we will ask you to sign a W-8BEN form before we accept an order from you to invest in shares which are listed in the US. If you have not previously provided us with a valid W-8BEN, and you already hold US shares, we will ask you to complete a W-8BEN. If you do not return the signed and completed W-8BEN form before the date we specify, we reserve the right to sell your US shares. You have an ongoing obligation to inform us if you are no longer eligible for W-8BEN status.
- 2.6 We will apply the default rate of taxes applied by the relevant tax authorities.

3. The key risks of securities trading

- 3.1 All financial products carry risk, and even trading non-complex products, such as securities, will have a degree of uncertainty. The securities markets can be volatile, which means the prices of the securities can change rapidly, and therefore are unpredictable, which means that securities dealing is not suitable for everyone.
- 3.2 You should ensure you fully understand the risks involved before using our Services and if required take appropriate investment, financial, legal, tax and other necessary professional, independent advice. More information on the risks associated with trading CFDs is set out in our Risk Warning Disclosures. You should read this document and fully understand the risks before entering into this Agreement.
- 3.3 Please refer to clause 5 of the General Terms and Conditions, the General Risk Disclosure, and our website for more information on the key risks of using our services.

4. Best Execution

Please refer to clause 6 of the General Terms and Conditions for information on how we comply with our best execution obligations to you.

5. **Conflicts of interest**

Please refer to clause 7 of the General Terms and Conditions for information on how we manage conflicts of interest that may apply to our services.

6. Placing an order

- 6.1 Please refer to clause 18 of the General Terms and Conditions for information on how you may place an order and provide trading instructions on the eToro platform.
- 6.2 We execute your orders as soon as reasonably practicable, but sometimes there will be a delay between when we receive your order and when we are able to execute it. Where a delay occurs, there may be a difference between the market price of the securities that you were quoted and the market price on the exchange, which may or may not be to your benefit. The exchange is not required to accept your order, and is not required to execute your order at the price that you were quoted.
- 6.3 Each order that you make is binding on you even where you have exceeded any limit on our platform, and you must pay any sums due on any transaction immediately once the transaction has been entered into.
- 6.4 You are responsible for monitoring your orders until they are confirmed or cancelled, as we may not provide you with explicit written notification. You should contact us immediately if you are unsure about the status of an order.

7. Fees and costs

- 7.1 Please refer to clause 21 of the General Terms and Conditions for information on the fees and costs which apply to all transactions on the eToro platform.
- 7.2 We may charge you for the provision by us to you of Market Data which relates to securities.
- 7.3 Additional charges may also be incurred by you in the case of delayed or failed settlement of a transaction. Any such amounts will be your responsibility and, where appropriate, will be deducted from your account.

8. Settlement

- 8.1 Your security investments will settle in accordance with local markets. This is generally on a T+2 basis.
- 8.2 If you invest in a security, the consideration for the transaction and all applicable fees, charges and taxes for that transaction will be deducted from your account at the time of execution of the transaction. The security will be available for sale on your account prior to settlement of the transaction and your account will reflect this. Should the transaction fail to settle, we may reverse the transaction, return any fees, charges and taxes for that transaction and amend your account to reflect the same.
- 8.3 In the event of our insolvency, you may not have title to the securities that you have bought on the eToro platform, where settlement has not yet occurred. This is the case even if the securities which you have bought are shown as available in your eToro account. In these circumstances, you will be entitled to the amount that you paid for the securities, which will form part of your client money. Please refer to clause 15 of the General Terms and Conditions for more information on client money.
- 8.4 We are not liable for any losses, costs or expenses that you suffer as a result of any delay or change in market conditions either before we execute an order or before a transaction settles.

9. Custody

- 9.1 You instruct us to arrange for any securities which you have bought on our platform to be held on your behalf until we receive further instruction from you to sell that security. This is called "**custody**", and means that we will be your "**custodian**".
- 9.2 We will hold the securities on your behalf in accordance with the Applicable Law, or may arrange for the custody services to be provided by another company (this is called a "**sub-custodian**"). We are not liable for any acts, omissions, insolvency or dissolution of the sub-custodian, unless any losses which you incur have been caused by our fraud, wilful default or gross negligence.
- 9.3 When holding such securities on your behalf, we take measures to ensure their protection and for safeguarding your ownership rights, including:
 - (a) keeping records and accounts enabling us at any time and without delay to distinguish assets held for you from assets held for any other client and from our own assets;
 - (b) maintaining our records and accounts in a way that ensures their accuracy and, in particular their correspondence to the securities held for you;
 - (c) conducting, on a regular basis, reconciliations between our internal accounts and records and those of sub-custodians; and
 - (d) taking steps to ensure that any securities deposited with a sub-custodian are identifiable separately from any of our assets or any of the sub-custodian's assets.
- 9.4 Detailed records of all your securities held by the custodian or sub-custodian will be kept by us at all times to show that your securities are held on your behalf, for your benefit and do not belong to the custodian or any sub-custodian.
- 9.5 We exercise all due skill, care and diligence during the selection, appointment and periodic monitoring of the sub-custodian and over the arrangements for the holding and safeguarding of the securities.
- 9.6 Where your securities are deposited for safekeeping with a sub-custodian, there may be instances, if this is required by the law of the country where the securities are held, that the sub-custodian may have a security interest, lien or right of set-off over your securities enabling such sub-custodian to dispose of your securities, in order to recover debts that do not relate to you or the provision of services to you.
- 9.7 Your securities will be pooled together with our other clients' securities (we call this an "**Omnibus Account**") with a third party depositary in the name of eToro Europe on behalf of our clients. In such case, it may not be possible to separate your securities from those of other clients.

- 9.8 In the event of the insolvency or any other analogous proceedings in relation to that third party, we may only have an unsecured claim against the third party on behalf of the client, and the client will be exposed to the risk that the money received by us from the third party is insufficient to satisfy the claims of the client with claims in respect of the relevant account. We do not accept any liability or responsibility for any resulting losses.
- 9.9 This also means that if we or our third-party nominee becomes insolvent, your securities may not be immediately identifiable by separate certificates, physical documents, or equivalent electronic entries on the register. Instead, any claim will be against the Omnibus Account, and therefore more time might be needed for us to identify which securities are yours, and which belong to a different client. As additional time might be needed, this might increase your risk of losing money. In addition, if there is an unreconciled shortfall caused by the default of a custodian, you may share proportionately in that shortfall.
- 9.10 You agree that because of the nature of Applicable Laws or market practices in overseas jurisdictions, it may be in your best interest for your securities to be registered or recorded in our name or in the name of the sub-custodian, the nominee or any applicable delegate. If it is not possible for us to do this, then:
 - (a) your securities may be registered or recorded in the name of the company/issuer, subcustodian, the nominee or any applicable delegate as the case may be;
 - (b) your securities may not be segregated and separately identifiable from the securities of the company/issuer, sub-custodian, the nominee or any applicable delegate; and
 - (c) as a consequence, in the event of a failure, your securities may not be as well protected from claims made on behalf of our general creditors. You should note that when we arrange for a third-party to hold your securities overseas there may be different legal and regulatory requirements than those applied in the Republic of Cyprus.
- 9.11 You agree that you will not try to sell, mortgage or otherwise deal in or part with the securities which we hold for you.
- 9.12 If you have not instructed us about the securities in your eToro account (e.g., to sell the securities) and we are unable to trace you despite having taken reasonable steps to do so we will stop treating your securities as client assets after a prescribed period of time, in accordance with Applicable Law. We will try to contact you before we do this.

10. Corporate Events

- 10.1 A **"Corporate Event"** is something which will result in a change to one or more financial instruments. Examples of Corporate Events include, but are not limited to, share consolidations, share splits, reorganisations, mergers, take-over offers (and similar), name changes and rebranding, dividend distributions, insolvency, delistings and changes to Applicable Law or regulation.
- 10.2 If a Corporate Event impacts a security in your eToro account, we will use reasonable endeavours to adjust the securities in your account in a way that is fair and which aligns with market practice, depending on the circumstances of each event and according to our sole discretion, although we are not obliged to do this. Adjustments may include changing the price or quantity of securities in your account, to reflect the economic equivalent of such rights.
- 10.3 Notwithstanding paragraph 10.2, we reserve the right to close out any open positions impacted by a Corporate Event (including delistings and insolvency) in a fair way and taking into account the treatment we may receive from our counterparty and/or any relevant third party. In this respect we may make any required adjustment (price, quantity or any other adjustment) resulting from the Corporate Event as may be applicable. We may close out open positions prior to or following such Corporate Events, at our sole discretion.
- 10.4 Actions taken by us to adjust the securities in your account after a Corporate Event may create tax liabilities for you. We may deduct tax when making adjustments, however it will be your responsibility to satisfy these liabilities if we did not make such deduction. We may claim or reclaim tax credits on dividends or other income on securities.

- 10.5 If you are holding securities, such as shares, which grant you the right to receive a dividend or interest payment from a company, provided that you have held such shares prior to and on the relevant exdividend date, we will pay this money into your eToro account on receipt by us. We may deduct from this payment any applicable tax however it will be your responsibility to satisfy these liabilities if we did not make such deduction.
- 10.6 If the underlying market on which your security is traded is suspended, you will not be able to place any sell orders on those securities, and we will not be able to execute any sell orders which you have already placed on those securities until the market recommences trading. We cannot guarantee that your order will be executed immediately when the market recommences trading, and we may be required to wait until there is enough demand to buy your security.
- 10.7 Where a Corporate Event results in a fractional entitlement to part of a security, we will use reasonable endeavours to aggregate those fractional entitlements, and sell those fractional securities and credit your account with a cash value which may be subject to certain fees and charges. However, we are not obliged to do this.
- 10.8 Where a Corporate Event, such as partial redemptions, affect some but not all products held in an Omnibus Account, we will use reasonable endeavours to allocate the products which are affected to relevant clients in a fair way and in accordance with market practice. However, we are not obliged to do this.
- 10.9 For certain securities we will, through a third-party service provider, support the exercise of the right to participate in general meetings and vote, including by proxy. For other securities, currently, we will not notify you of or arrange attendance at any annual general meetings or extraordinary general meetings applicable to your securities, and/or arrange the exercise of any voting rights attaching to securities we hold on your behalf, whether exercisable at an annual general meeting or otherwise. We are also not obliged to inform you of any class action or group litigation that is being proposed or taken concerning securities that we are holing on your behalf. We will never take discretionary action to vote securities which we hold on your behalf irrespective as to whether we are able to facilitate your voting of such securities.
- 10.10 Where Corporate Events affect some but not all securities held in a pooled account, we shall allocate the securities which are affected to relevant clients in a fair and equitable manner as we reasonably consider is appropriate.
- 10.11 As we will hold your securities in one or more pooled accounts, you may receive dividends or distributions net of applicable taxes which has been paid or withheld at rates that are less beneficial than those that might apply if the securities were held in your own name or not pooled.
- 10.12 Subject to Applicable Law, upon the occurrence of certain Corporate Events, there is the possibility that your securities or related products (for example, depositary receipts) may be subject to forced conversion into an alternative financial product. eToro is not obliged to facilitate such conversions, but will act reasonably and will take into account the treatment we receive from our relevant counterparties such as sub-custodians, regulatory constraints, and relevant risks and costs while seeking to achieve your fair treatment.
- 10.13 Please refer to Part 3 of the General Terms and Conditions for more information about our rights and your rights in special circumstances.

11. Effect of termination

- 11.1 Where you terminate your relationship with us and provide us with instructions for closing your account, we will arrange for your securities to be sold as soon as reasonably possible in accordance with this Schedule C and the General Terms and Conditions of your account and registration with us. We will hold the proceeds of the sale as client money an account in your name.
- 11.2 We will charge fees and any other applicable charges and taxes on the sale of your securities.
- 11.3 Where securities are sold, you may suffer a shortfall between the amount you invested and the amount you get back after sale. We are not responsible for any shortfall that arises. Any shortfall will be borne by you.

12. We may lend your securities

You acknowledge, accept, and expressly consent to us lending any securities held on your behalf to any third party. If we receive income or benefits (including stock lending fees and interest on posted collateral), we are not obliged to pass on such income or benefits to you. Where we lend out your securities, this may limit your ability to exercise voting rights (if any) relating to that security. Such lending to the extent conducted, will be offered in accordance with any Applicable Laws.

13. Transfer of Securities

- 13.1 Subject to these terms and our internal policies, we will use best efforts to enable you to transfer securities purchased on an account in your name with a third party broker into your eToro account, and securities purchased under this Schedule out of your eToro account, to an account in your name with a third party broker. You can request to do so by filing a request form. For more information please approach our customer service. Note that we may require you to provide additional information at our discretion.
- 13.2 Securities transfer process may take 14 business days to be completed, however, it may be longer. You acknowledge that the successful completion of the process requires steps by both you and the receiving/delivering third party broker and eToro is not responsible for any delays in completing this process caused due to you or any third party.
- 13.3 Fractional share positions cannot be transferred in or out of your eToro account. Before requesting a securities transfer to a third party broker, we recommend you sell your fractional positions, otherwise, any fractional shares will be liquidated at the closing price of the last trading day available to us, and the cash will be paid to your balance.
- 13.4 Note that you can only request to transfer out all your securities and you will not be able to request us to partially transfer out securities from your account.
- 13.5 FOLLOWING OUR RECEIPT OF YOUR REQUEST TO TRANSFER OUT YOUR SECURITIES, AND UNTIL THE PROCESS IS COMPLETE, YOUR ACCOUNT WILL BE BLOCKED FROM OPENING ANY NEW POSITION (UNDER THIS OR ANY OTHER SCHEDULE) AND YOU WILL NOT BE ABLE TO DEPOSIT OR WITHDRAW FUNDS FROM YOUR ACCOUNT. YOU WILL BE ABLE TO CLOSE YOUR OPEN POSITIONS. TO CLARIFY, THIS APPLIES SOLELY WITH RESPECT TO A REQUEST TO TRANSFER OUT SECURITIES.
- 13.6 It may not be possible to transfer certain type of securities. For example, securities purchased as part of the CopyTrader or CopyPortfolio functionalities cannot be transferred. Additionally, transfer of securities may not be possible if the account at the relevant third party broker are not the same account type or in the same client name, or if the securities are not supported by us or a third party broker or if we are otherwise restricted or prohibited by Applicable Law, sanctions, anti-money rules and by any other applicable regulatory, self- regulatory or governmental authority. Securities may also be blocked from transfer if there is an expected Corporate Event or any Exceptional Event affecting the underlying securities.
- 13.7 Fees associated with securities transfer are available on our website. Third party brokers may charge you additional fee for this process and it is your responsibility to pay such fee.
- 13.8 It is your responsibility to calculate and pay all applicable taxes that you owe as a result of the transfer. We may withhold and deduct at source any taxes due under Applicable Law at our sole discretion.

Appendix 1

Situations in which Securities Trading Services are Differentiated

Without derogating from the generality of paragraph 1.3 above, even though your transaction may relate to securities, we do not execute the following transactions, through our securities trading service:

- (a) securities buy transactions carried out using leverage;
- (b) all short transactions;
- (c) all transactions (including CopyTrader and CopyPortfolio transactions) made by users from certain countries (as a result of any liquidity restriction or regulatory restriction or any other reason as shall be determined by us in our sole discretion), as shall be amended from time to time at our sole discretion. Such transactions will be indicated in the trading platform and your account statement as CFD transactions;
- (d) all transactions in securities which are listed and traded on certain exchanges, as be determined by eToro at our sole discretion. Such transactions will be indicated in the trading platform and your account statement as CFD transactions;
- transactions in specific securities, as shall be determined by eToro us at its our sole discretion. Such transactions will be indicated on the trading platform and your account statement as CFD transactions;
- (f) copy trading (including both CopyTrader and CopyPortfolio transactions) in securities that are classified as CFDs in the account of the copied investor, including any change in such classification from the underlying securities; and
- (g) other transactions that we are unable to execute as securities transactions or which are not executed as securities transactions according to our sole discretion. Such transactions will be indicated on the trading platform and your account statement as CFD transactions.

In these circumstances, we will execute the trade as a CFD transaction, rather than a security investment. Therefore, your trade will be governed by the General Terms and Conditions and by Schedule A – Trading CFDs, and not by this Schedule C – Investing in Securities.

SCHEDULE D – TRADING CRYPTOASSETS

This Schedule D sets out the specific terms that will apply to you when trading cryptoassets on the eToro platform. The terms in this Schedule D apply to you **in addition** to the General Terms and Conditions, which apply to all of our services and not just cryptoasset trading. Capitalised words in this Schedule D will have the same meaning which are given to those word in the General Terms and Conditions. If a term of this Schedule D conflicts with or differs from a term in the General Terms and Conditions, this Schedule D will apply.

eToro does not offer non-derivative cryptoassets services to German residents who became a client of eToro under this Agreement (or a previous version of this Agreement) on or following 13 July 2023.

1. **Our cryptoassets trading service**

- 1.1 A "**cryptoasset**" is a type of decentralised digital currency or asset which is not issued by any central bank or issuer. Technological encryption techniques are used to produce units of the currency or asset and verify the transfer of units between owners of the cryptoasset.
- 1.2 We will act as your agent for your cryptoasset trades. This means that we will instruct a trade to be entered into with an executing broker on your behalf. The executing broker may be a third party entity or an eToro affiliate or Group entity.
- 1.3 The cryptoassets that we offer for trading may change from time to time. To view what cryptoassets are offered on our Trading platform, visit our website at https://www.etoro.com/discover/markets/cryptoassets.
- 1.4 Our cryptoasset services are differentiated depending on the type of position you enter into, your country of residence and the date on which you entered into your position. As a result, some of your trades, including historical open trades, in cryptoassets may not be carried out through our cryptoassets trading service and will instead be carried out as cryptoasset CFD or TRS trades. If the transaction you enter into is a cryptoasset CFD or TRS, this will be specified on the transaction platform and/or your account statement. We have included a full list of these trades and what alternative service will be used at Appendix 1 to this Schedule D.
- 1.5 If you are a client located / residing in France this paragraph 1.5 also applies to you:

eToro (Europe) Ltd. is registered with the 'Autorité des Marchés Financiers' (**"AMF"**) as a digital assets services provider (**"DASP"**) to provide (a) the service of custody of digital assets on behalf of a client; and (b) the service of buying or selling digital assets for legal tender.

AMF supervises the compliance of eToro (Europe) Ltd. acting as DASP with the French regulations on Anti-Money Laundering and Combating the Financing of Terrorism. However, eToro (Europe) Ltd. is not subject to the conduct of business supervision of the AMF. This means that for digital assets services, there is no supervision of financial requirements or business risks and there is no specific financial consumer protection.

1.6 If you are a client located / residing in the Netherlands, this paragraph 1.6 also applies to you:

eToro (Europe) Ltd. is registered with De Nederlandsche Bank N.V. (**"DNB"**) as a provider of cryptoasset services.

DNB supervises the compliance of eToro (Europe) Ltd. with the Prevention of Money Laundering and Terrorist Financing Act and the Sanctions Act 1977. However, eToro (Europe) Ltd. is not subject to the prudential supervision of the DNB or the conduct of business supervision of the Dutch Authority for the Financial Markets (**"AFM"**). This means that for cryptoasset services, there is no supervision of financial requirements or business risks and there is no specific financial consumer protection.

2. Investor protection and compensation

- 2.1 Since cryptoassets markets are decentralised and non-regulated, our cryptoassets trading service is an unregulated service which is not governed by certain European regulatory frameworks. This means that there is no central bank that can issue more currency or take corrective measures to protect the value of cryptoassets in a crisis.
- 2.2 As cryptoassets are unregulated, when you use our cryptoassets trading service you will not benefit from the protections available to clients receiving regulated investment services. For example, you will

not have access to the Investor Compensation Fund for Customers of Cypriot Investment Firms ("**Fund**") or the Financial Ombudsman of the Republic of Cyprus for dispute resolution.

- 2.3 We will endeavour to enable you to benefit from rules relating to best execution and safekeeping of client assets to the extent required by applicable rules.
- 2.4 As part of the cryptoassets trading service, we may rely on third party service providers (including affiliated companies) to buy or hold the cryptoassets on your behalf. Those third parties may be based outside of the EEA and/or may be unregulated.

3. Limitations to our cryptoassets trading service

- 3.1 The eToro trading platform is not an exchange or a market. This means that you can only enter into cryptoasset trades with us on the platform, and not with third parties. You will also not have the right to vote, stake (unless otherwise stated by us in accordance with paragraph 10 "Staking"), or otherwise participate in any events or actions that may occur in relation to the cryptoasset. Therefore, our services are limited to you buying and selling cryptoassets on our platform.
- 3.2 You may transfer cryptoassets from your eToro account into an eToro X account, as explained in paragraph "Transfer of cryptoassets". This service is subject to certain limitations as described in paragraph 6 (which may be changed from time to time) and we may choose to revoke it at our sole discretion subject to a prior notice.

4. Placing orders

- 4.1 Please refer to clause 18 of the General Terms and Conditions for information on how you may place an order and provide trading instructions on the eToro platform.
- 4.2 Each order given by you will be binding on you notwithstanding that by entering into the order as applicable, you may have exceeded any limit applicable to you or in respect of your dealings with us.
- 4.3 We are not required to accept every order that you make, or if we have accepted your order we are not required to complete/execute every order. For example, we may not accept an order, not execute or complete an order, or cancel an order:
 - (a) for the reasons set out in clause 19.2 of the General Terms and Conditions;
 - (b) due to the size of the order, for example large orders which cannot be filled;
 - (c) because we cease to offer the cryptoasset product;
 - (d) if you do not have enough margin to fund a leveraged cryptoasset trade; and/or
 - (e) because you exceed any limits applicable to you or in respect of your dealings with us and other matters that affect trading generally.
- 4.4 As provided in clause 19.1 of the General Terms and Conditions, you may request to cancel or modify an order which we have not executed. However, we cannot guarantee that we will be able to carry out your request. In addition to this clause, we are not liable to you if we are unable to carry out your request. You acknowledge and agree that:
 - (a) if an order cannot be cancelled or modified, you are bound by any execution of the original order;
 - (b) attempts to modify or cancel and replace an order can result in an over-execution of the order or the execution of duplicate orders. Our systems do not prevent such over-executions or duplications from occurring, and therefore you shall be responsible for all such over-executions or duplications; and
 - (c) if you enter a cancellation request, you will confirm that the cancellation has occurred prior to entering into any replacement orders.

- 4.5 You are responsible for monitoring your orders until they are confirmed or cancelled, as we may not provide you with explicit written notification. You should contact us immediately if you are unsure about the status of an order.
- 4.6 As provided in clause 18.6 of the General Terms and Conditions, we cannot guarantee that your execution price will match your order price. This is known as slippage. To be clear:
 - (a) if you place a cryptoasset order (whether during normal market hours or when the market is closed), you agree to pay or receive the prevailing market price at the time your market order is executed. You understand that the price you pay may be significantly higher or lower than you had anticipated at the time you placed the order, and therefore such price movements may be in your favour or against you; and
 - (b) there is no guarantee that your order will be filled in full or in part. Where a delay occurs for any reason, we will attempt to execute the order as soon as reasonably practicable. You acknowledge and accept that the market price of the cryptoasset may have moved during the time between our receipt and acceptance of your order and our attempt to execute order;
- 4.7 You acknowledge and agree that we reserve the right to cause any of your cryptoasset orders to be routed for execution to one or more exchanges or off-exchanges, associations, electronic communications networks or markets according to our sole discretion.
- 4.8 Unless we agree otherwise, all sums payable by you are due immediately and must be paid on entering into the transaction.

5. Using leverage and Margin Transactions

- 5.1 You may trade cryptoassets by paying for the trade in full, or we may allow you to trade cryptoassets using leverage for any buy orders (**"Margin Transaction"**). Leverage is a form of borrowing which allows you to deposit only a part of the cost of your transaction upfront. This deposit is called "margin" and is used by us as security against any potential losses you may incur. The more leverage you use, the less margin you need. Money being used as margin cannot be taken out of your account.
- 5.2 Trading with leverage magnifies your gains and losses, so small price changes in the cryptoasset can result in large losses or gains. It is therefore possible that you may lose more than your deposit in a trade. We provide more information on the risks of trading cryptoassets, including trading cryptoassets using leverage in paragraph 7 "The key risks of trading cryptoassets", the General Risk Disclosure, and on our website.
- 5.3 Eligibility to the Margin Transactions shall be determined by us according to our internal procedures and requirements and at our sole and absolute discretion. We reserve the right to refuse your ability to access Margin Transactions, including generally or on a specific trade by trade basis, and for any reason. We may not provide you with prior notice, or an explanation of our refusal.
- 5.4 The cryptoassets purchased in a Margin Transaction and any asset resulting from any Fork in relation thereto are our collateral for the loan provided to you and any fees related due thereon. If the cryptoassets in such Margin Transaction decline in value, so does the value of the collateral supporting your loan, and as a result we can take action, such as sell those cryptoassets in order to maintain the required equity. If such cryptoassets are not sufficient to cover your debt to us (including any fees) we may use in our sole discretion, subject to any Applicable Law, any other assets and/or funds in your account (including liquidation of such assets, if permitted under Applicable Law).
- 5.5 There is no maximum leverage amount prescribed by Applicable Law. The amount of leverage permitted (and therefore margin required) shall be determined by us in our sole discretion. We can decrease the leverage (and therefore increase the margin requirement) as well as change the leverage (and therefore change the margin requirement) we offer at any time, including for any open positions.
- 5.6 We can change margin requirements at our sole discretion (including in relation to open positions), and we may give you very short notice of changes to margin requirements or due to an Exceptional Event we may not be able to give you notice at all. We will exercise our right to change margin requirements in accordance with Applicable Law. These changes often take effect immediately. When margin requirements change, we cannot guarantee that your execution price will match your order price, including where you've placed a limit order, take profit and/or stop loss order.

- 5.7 You acknowledge that eToro will not issue margin calls in respect to Margin Transactions. It is your sole responsibility to monitor at all times the amount deposited in your transactions against the amount of any margin that may become necessary. It is your sole responsibility to follow up whether your transaction is about to be closed due to margins requirement as shall be indicated in the Trading Platform.
- 5.8 Where you transfer more funds into your account to satisfy an increased margin requirement, we are not responsible for delays in the release of funds intended to satisfy the margin requirement, including but not limited to internal holds on funds exceeding verification limits, delays in the transfer of funds from external accounts maintained by third party financial institutions, and failure of proper routing of funds through financial networks. The funds won't count towards their Margin Requirements until they are released.
- 5.9 If you fail to satisfy the margin requirement we will liquidate your Margin Transaction (i.e., we will force sale your cryptoassets) in order to satisfy the margin requirements without prior notice to you and without an opportunity for you to choose the timing of liquidation. We may but are not obligated to, in our sole discretion, allow you to add funds into the position to avoid any forced liquidation of your cryptoassets.
- 5.10 Any requirement for margin must be satisfied in such currency and within such time as may be specified by us (in our sole discretion) or, if none is specified, immediately. One margin requirement does not preclude another.
- 5.11 The consideration from the liquidation of the collateral will be used first to pay off interest before principal. Any unpaid loan shall continue to accrue overnight fees until the loan amount shall have been paid in full.
- 5.12 We provide all clients with negative balance protection. This means that your aggregate liability in your Account is limited to the funds in your Account.
- 5.13 In addition to our rights at paragraph 14 "Our rights and your rights in special circumstances", we reserve the right to close any open Margin Transactions positions, in a fair way and taking into account the treatment we may receive from our counterparties and/or any relevant third party if an Exceptional Event has occurred, as defined in clause 29 of the General Terms and Conditions.
- 5.14 You hereby grant us the right to pledge, re-pledge, hypothecate, rehypothecate, reuse, invest, either separately or with the property of other customers, to itself as broker or to others (including as part of our financing transactions), any cryptoassets or asset held for your benefit by eToro as margin or security. eToro is irrevocably appointed as attorney in-fact for you and is authorized, without notice to you, to execute and deliver any documents, give any notice and to take any actions on your behalf, including the execution, delivery and filing of financing statements, that eToro deems necessary or desirable to evidence or to protect our interest with respect to any collateral. Our rights under this paragraph are subject to Applicable Law, and therefore we will not exercise the rights if you are a resident in a jurisdiction which prohibits you granting such rights to us.

6. Transfer of cryptoassets

6.1 Where you purchase certain types of cryptoassets on our platform (except for Margin Transactions as defined in this Schedule), we allow you to transfer your cryptoassets to a wallet opened in your name with eToro X Limited ("**eToro X**") (the "**eToro Wallet**"), subject to paragraph 6.2 below. This may also depend on the ability of eToro X or the eToro Wallet to provide services into the relevant jurisdiction in which you are domiciled. In this scenario, the cryptoassets will be stored in your eToro Wallet. However, we may pause or stop this facility with a prior notice. You cannot use this functionality to transfer cryptoassets to wallets held by other third parties. Cryptoassets bought in a Margin Transaction (see paragraph 5 – "Using leverage **and Margin Transactions**") have no transfer option.

- 6.2 This transfer service of your cryptoassets to the eToro Wallet is subject to certain limitations and conditions as eToro may set from time to time. We will seek to provide relevant notice of such limitations to the extent we are reasonably able. The limitations may include, but are not limited to, your domiciliation, applicable regulation and any liabilities that you may owe towards eToro being settled in advance of the transfer. Further, not all types of cryptoassets are supported for this transfer service and your ability to transfer your cryptoassets and the timing of such transfer is affected by the original means of payment of your deposit as well as other factors such as AML rules, internal procedures and applicable regulations. Further information may be found here: Crypto FAQ and here: Crypto Fees and Limitations. Please also check on our website whether you can open an eToro Wallet in your jurisdiction.
- 6.3 The cryptoassets that you transfer to your eToro Wallet may not be transferred back to your eToro account, and you cannot exchange them for currencies (such as US Dollars or Sterling).
- 6.4 If you choose to open an eToro X account and use its features, including transferring cryptoassets from your eToro account to your eToro Wallet, then you will be subject to eToro X's separate Terms and Conditions. These can be found on the eToro X website. We may charge a fee for transferring your cryptoassets from us to eToro X. We provide more details of the fees that may apply to you when you are trading or transferring cryptoassets in paragraph 11 "Fees and costs".
- 6.5 Where you transfer your cryptoassets to your eToro Wallet, you will not be able to make a chargeback claim against us in relation to the that transfer.

7. The key risks of trading cryptoassets

- 7.1 Our cryptoassets trading and especially Margin Transactions service is not appropriate for everyone. Cryptoassets are volatile products, which means the prices of the products can change rapidly and are therefore unpredictable. Prices can and do fluctuate significantly on any given day. Due to these price fluctuations, your holdings may significantly increase or decrease in value at any given moment, and this may result in a loss of all the capital you have invested in a transaction (the risk of losing money is even greater in Margin Transactions due to the use of leverage).
- 7.2 You should only use our cryptoassets trading service (including for Margin Transactions) if:
 - (a) you have sufficient and relevant knowledge about or experience in, trading in volatile markets;
 - (b) you are trading with money you can afford to lose;
 - (c) you have a high-risk tolerance;
 - (d) you want to gain short term exposure to a product/market; and
 - (e) you have time to manage your transactions on an active basis and understand that active management may be required at short notice due to the volatility of the cryptoasset market (which will be increased in relation to Margin Transactions).
- 7.3 The most important risks when trading cryptoassets (which are even greater in Margin Transactions) are:
 - (a) particularly during periods of high volume, illiquidity, fast movement or volatility in the marketplace for any cryptoassets, the actual market rate at which a market order or trade is executed may be different from the prevailing rate indicated via the cryptoassets trading services at the time of your order or trade;
 - (b) the actual market rate at which a market order or trade is executed may be different from the rate that is displayed on the eToro platform at the time that you make your order, if prices are fluctuating substantially;
 - (c) cryptoassets are a unique kind of product, backed by technology and trust, unlike most currencies, which are backed by governments or other legal entities, or by commodities such as gold or silver. This means there is no central bank that can take corrective measure to protect the value of cryptoassets in a crisis;

- (d) as cryptoassets are virtual products, they may become 'delisted' or unsupported at any time, which means they may no longer be offered for sale or exchange on markets. If this happens, the cryptoassets may become worthless. Please refer to paragraph 14 "Our rights and your rights in special circumstances" for further information on how we may treat positions in such events;
- (e) under certain market conditions, you may find it difficult or impossible to liquidate a position, such as where the market reaches a daily price fluctuation limit or where there is insufficient liquidity in the market;
- (f) as cryptoassets are digital assets, there is a risk that third parties may obtain unauthorised access to your information and/or your assets;
- (g) cryptoassets are often traded using independent blockchain technology. Your use of blockchain and other third party networks will be subject to any changes and/or amendments in their systems and to any Applicable Law which may apply to them. We are not responsible for any failure, mistake, error, or breach of third party networks. We also do not make any guarantee about the services provided by and the security of third party networks;
- (h) cryptoassets are operated by underlying software protocols. We do not own or control the software underlying the cryptoassets in respect of which cryptoasset are available for trading on our platform. In general, the underlying software protocols are 'open source', which means anyone can use, copy, modify, and distribute them. The underlying protocols are subject to sudden changes in operating rules (called "Forks"), and such Forks may materially affect the value, function, and/or even the name of the cryptoasset which we hold for your benefit. We explain your rights and our rights if a fork occurs in more detail in paragraph 14 "Our rights and your rights in special circumstances";
- (i) we may execute orders through, or hold cryptoassets and currencies with, a third party. These third parties may not be banks. This means that, if a company holding the currencies or cryptoassets fails, is hacked, or goes out of business, your money and assets are not protected in the same way as they would be if they were held by a bank. In particular, we may only have an unsecured claim against that third party on your behalf, which means that you are less likely to recover your money; and
- (j) cryptoassets are unregulated products. This means that, when you invest in cryptoassets, losses incurred due to cryptoassets trading will not be eligible for government compensation.
 Please see paragraph 2 – "Investor protection and compensation" for more information on this.
- 7.4 You should therefore carefully consider whether trading or holding cryptoassets is suitable for you, in light of your financial circumstances. You should ensure that you fully understand how cryptoassets work (including all associated risks and costs) before using our cryptoassets trading services.
- 7.5 Please refer to clause 5 of the General Terms and Conditions, the General Risk Disclosure, and our website for more information on the key risks of using our services.

Margin Transactions

- 7.6 In addition to the above you should only trade Margin Transactions if you have time to manage your transactions on an active basis and understand that active management may be required at short notice:
 - (a) due to the volatility of the cryptoasset market, which will be increased as a result of leverage;
 - (b) as a result of us changing margin requirements, including for open positions (as stated below); and/or
 - (c) as a result of us giving you very short notice, or due to an Exceptional Event no notice at all, of changes to margin requirements (as stated below);
- 7.7 In addition to the risks highlighted above, the following risks specifically associated with Margin Transactions:

- (a) You can lose more funds than you deposit in the Margin Transaction. The price fluctuation of cryptoassets, in combination with the use of leverage, means that your Margin Transaction may significantly increase or decrease in value at any given moment, and this may result in a loss of more than the capital that you originally invested in such Margin Transaction. Therefore, Margin Transactions come with an even higher risk of losing money, and the risk of losing more money, than compared to non-margined cryptoassets.
- (b) We can force the sale of assets in your account. A decline in the value of cryptoassets that are purchased on margin may require you to add funds to such transaction to avoid the forced sale of those cryptoassets or other assets in your account. If the cryptoassets in a Margin Transaction falls below the margin requirements, we can sell the cryptoassets in your account to cover the margin deficiency. You will also be responsible for any shortfall in the account after such a sale.
- (c) **We can sell your cryptoassets without contacting you**. We are not required to contact you for a margin call to be valid and we can liquidate cryptoassets in your accounts to meet the margin requirements, including immediately selling the cryptoassets without notice to you.
- (d) We can change margin requirements at our sole discretion (including in relation to open positions), and we may give you very short notice of changes to margin requirements or due to an Exceptional Event we may not be able to give you notice at all. We will exercise our right to change margin requirements in accordance with Applicable Law. These changes often take effect immediately. When margin requirements change, we cannot guarantee that your execution price will match your order price, including where you've placed a limit order, take profit and/or stop loss order. Please refer to paragraph 5 "Using leverage and Margin Transactions" for further information on changes to margin requirements. Your failure to satisfy margin requirements may, as described above cause us to liquidate or sell cryptoassets or other assets in your account. We are not responsible to delays in the release of funds intended to satisfy the call, including but not limited to internal holds on funds exceeding verification limits, delays in the transfer of funds from external accounts maintained by third party financial institutions, and failure of proper routing of funds through financial networks. The funds won't count towards their margin requirements until they are released.

8. Limitation on liability

- 8.1 Cryptoassets are highly speculative assets which rely on a number of external variables for their existence and value. As a result, there are a number of additional risks and liabilities that you will be exposed to when trading cryptoassets. This paragraph sets out a number of these liabilities and explains the circumstances under which we will not be liable for any losses, costs, or expenses that you suffer subject to Applicable Law.
- 8.2 We are not liable to you where you suffer a loss, cost, or expense as a result of:
 - (a) any delay or change in market conditions before we execute an order or before a transaction settles;
 - (b) any delay or interruptions caused by any computer viruses, spyware, scareware, Trojan horses, worms or other malware that may affect your computer or other equipment, any cyber-attack 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;
 - (c) any loss caused by theft, robbery, burglary or other criminal taking if a computer, computer system, computer software program, malicious code, computer virus or process or any other electronic system is used to perform such acts;
 - (d) any loss of any kind resulting from any communication failures, disruptions, errors, distortions or delays you may experience when trading on the eToro platform, regardless of how they are caused;
 - (e) any loss resulting from a network failure of a cryptoasset's cryptographic protocol;
 - (f) any loss caused by a custodian and/or by any third party;

- (g) any lost profits or damages that are caused by or are connected to unauthorised use of the eToro platform or services, even where we or one of our representatives knew or should reasonably have known about the possibility of such damages; and
- (h) any loss of any kind, from action taken in reliance on material or information, contained on eToro's trading platform or websites and/or on the blockchain systems.
- 8.3 Neither eToro Europe, its affiliates and service providers, nor any of their respective officers, directors, agents, joint venture partners, employees or representatives, will be liable for any amount larger than the value of the cryptoassets currently deposited in your account. As a result, for example, if you claim that we failed to process a buy or a sell transaction properly, your damages are limited to no more than the value of the supported cryptoasset at issue in the transaction.
- 8.4 We also do not promise or guarantee that:
 - (a) the trading platform, and the server that makes it available, are free of viruses or errors, that its content is accurate, that it will be uninterrupted, or that defects will be corrected;
 - (b) the service will be available at all times;
 - (c) access to our website, any part of the services, our terms and other information provided by us or any part of our services will be continuous, uninterrupted, timely, or error-free; or
 - (d) historical cryptoasset price data available on the trading platform is accurate and/or complete.
- 8.5 The services are provided on an "**as is**" and "**as available**" basis without any representation or warranty, whether express, implied or statutory. To the maximum extent permitted by Applicable Law, we specifically disclaim any implied warranties of title, merchantability, fitness for a particular purpose and/or non-infringement.
- 8.6 Please refer to clause 25 of the General Terms and Conditions for more information on the general limitations to our liability when you trade using any of our services.

9. **Placing an order**

Please refer to clause 18 of the General Terms and Conditions for information on how you may place an order and provide trading instructions on the eToro platform.

10. Staking

- 10.1 When you hold cryptoassets with us, we may 'stake' these cryptoassets in a third party 'proof of stake' network through staking services provided by us (**"Staking Service"**). 'Staking' is where cryptoassets are held in a cryptocurrency wallet to support the operation of a blockchain network (**"Staked Cryptoassets"**). In a proof of stake network, transaction validators are chosen using a formula based on ownership of the underlying cryptoassets (as opposed to based on computing power, known as 'proof of work'). Please visit our <u>staking information page</u> for further details on how proof of stake works.
- 10.2 As part of the Staking Service we or any third party appointed by us will stake certain Staked Cryptoassets on your behalf, acting as a transaction validator on the applicable network. If we or anyone on our behalf successfully validates a block of transactions using that Staked Cryptoasset, a reward is granted by that cryptoassets' network (a **"Staking Reward"**). The more Staked Cryptoassets, the greater the chance of receiving a Staking Reward.
- 10.3 When you buy or hold a Staked Cryptoasset from us, you consent to such Staked Cryptoassets being staked in part or in entirety by us, or a third party on our behalf, in our sole discretion. We will disclose the Staked Cryptoassets at our <u>staking information page</u> (as amended by us from time to time).
- 10.4 We may amend, change or update your Staked Cryptoassets at any time and without prior notice. We may choose to engage service providers to stake some or all of your cryptoassets. We do not represent, warrant or guarantee that:
 - (a) you will receive any stated percentage of any Staking Rewards;

- (b) staking will occur on a continuous basis;
- (c) staking will occur on an uninterrupted or error-free basis, or that we will correct all defects or prevent third-party disruptions or unauthorised third party access (and in the event of such disruptions, any Staked Cryptoassets may not generate Staking Rewards); or
- (d) any particular cryptoasset will be staked or will continue to be staked.
- 10.5 We may choose to cease staking any cryptoasset at any time in our sole discretion.
- 10.6 Where we distribute Staking Rewards to you, we will aim do so at the rates set out at our <u>staking</u> <u>information page</u> and only after receipt by us. The percentage and timing of Staking Rewards will:
 - (a) be determined by us in our sole discretion;
 - (b) be subject to our fees and any costs incurred for such transactions;
 - (c) vary according between Staked Cryptoassets; and
 - (d) be detailed in your trading account.
- 10.7 You agree that we do not guarantee that we will distribute Staking Rewards to you, and that where we do so, the applicable percentage of Staking Rewards set out at our <u>staking information page</u>:
 - (a) are estimates only and are not guaranteed;
 - (b) may change at any time in our sole discretion; and
 - (c) may be more or less than the Staking Rewards we receive.
- 10.8 A determination by the third party proof of stake network that the Staking Service has been erroneously operated may result in a **"slashing penalty"**, and the non-payment of the relevant Staking Rewards. We will use commercially reasonable efforts to ensure that your cryptoassets will not be subject to a slashing penalty, but in the unlikely event they are, we will promptly replace your relevant cryptoassets assets at no additional cost to you, except where the relevant slashing penalty is as a result of:
 - (a) your acts or omissions;
 - (b) any supported protocol maintenance, bugs, or errors;
 - (c) acts by a hacker or other malicious actor; or
 - (d) force majeure events.

11. Fees and costs

- 11.1 Please refer to clause 21 of the General Terms and Conditions for more information on the fees and costs which apply to all transactions on the eToro platform.
- 11.2 If you transfer your cryptoasset into a different account, for example an account operated by eToro X, we will charge you a "**transfer fee**", and you will also incur a third party fee called a "**blockchain fee**".
- 11.3 If you sell cryptoassets, the consideration for the transaction, less commission and all applicable charges and taxes, will be available on your account for reinvestment, but you will not be able to withdraw it from your account until the transaction has settled.
- 11.4 If you enter into a Margin Transaction, we will charge an overnight fee each time you keep a position open after trading hours, including on public and bank holidays. If you keep your position over the weekend, we will charge you for two nights. The overnight fee will be taken out of the available balance in your eToro account. How the overnight fee is calculated will be different depending on your underlying product, the amount of leverage being utilised, and whether you are entering into a buy or a sell trade. Our overnight fees are subject to change and can be viewed on our website, and the overnight fee relevant to your order will also be displayed to you when you open a position.

11.5 Additional charges may also be incurred by you in the case of the delayed or failed settlement of a transaction. Any such amounts will be your responsibility and, where appropriate, will be deducted from your account. This may occur where there is low demand for a cryptoasset that you want to trade on the platform, meaning that there is a period of time between you choosing to sell the cryptoassets and it being bought on the platform.

12. Settlement

- 12.1 We are not responsible for any delay in the settlement of a transaction resulting from circumstances beyond our control, or the failure of any other person or party (including you) to perform all necessary steps to enable completion on the settlement date.
- 12.2 We may refuse to allow a withdrawal on any account that you have with us if it would leave insufficient funds in the account to pay for any unsettled transactions. Where you make payment into your account and then make a withdrawal shortly afterwards, we reserve the right to delay settlement for up to eight business days to ensure your payment has cleared.

13. **Custody**

- 13.1 Cryptoassets are not regulated products and, therefore, trades or copy trades related to cryptoassets are not subject to Applicable Law on custody. However, we will endeavour to protect your assets in accordance with best market practice and to the extent possible in accordance with CySEC rules. In particular:
 - (a) we may appoint an affiliate or third party to hold cryptoassets on your behalf, and we will exercise reasonable skill and care in the selection, appointment and periodic review of the firm we appoint. In this circumstance, the cryptoassets may be held in the affiliate or third party's 'wallet', or in another appropriate manner;
 - (b) we, an appointed affiliate, or an appointed third party, may hold the cryptoassets which you've bought on our platform, until we receive further instructions from you to sell or transfer that cryptoasset, to the extent we support such transfer functionality;
 - (c) where we, our appointed affiliate or appointed third party hold your cryptoassets, those cryptoassets will be pooled with the cryptoassets of our other clients (we call this an "Omnibus Account"). There is a risk of loss from the use of an omnibus account. However, detailed records of all your cryptoassets held by us, our appointed affiliate, or the appointed third party, will be kept at all times to show that your cryptoassets are held on your behalf in order to mitigate that loss; and
 - (d) as your cryptoassets are held in an Omnibus Account, if we, our appointed affiliate, or the appointed third party become insolvent, you may not have a legal claim against a specific amount of money, or a specific amount of cryptoasset. Instead, any claim will be generally against the Omnibus Account. If there is an unreconciled shortfall, you may not receive your full entitlement to the cryptoasset, or the value of the cryptoasset in fiat money (e.g., currencies such as US Dollars or Sterling) and you may share the shortfall proportionately with other clients.

13.2 <u>Treatment of cryptoassets held by German Legacy Customers:</u>

- (a) If you are a German Legacy Customer and hold cryptoasset positions in your Account, Tangany GmbH (the "German Custodian" or "Tangany") will act as custodian on your behalf and you will receive the custody services for your cryptoassets in accordance with the terms and conditions of Appendix 2. All of the other Services provided to you by eToro Europe will continue to be provided by eToro Europe in accordance with the terms of the General Terms and Conditions and the Schedules applicable to you.
- (b) You can only order a sell of your existing cryptoassets which shall be made directly via the eToro platform. When you place an order with eToro to sell a cryptoasset position, you instruct Tangany to transfer the related cryptoassets to eToro for settlement in accordance with Clause 4 of Schedule D.

- (c) For Tangany to provide custody of your cryptoassets, eToro shall transfer your personal data to Tangany or other parties in accordance with clause 36 of the General Terms and Conditions and eToro's Privacy Notice. eToro may collect, store and process information from you or otherwise in connection with the cryptoassets custody services provided to you by Tangany and for complying with Applicable Law and / or regulation, including disclosures to governmental authorities.
- (d) By using our cryptoassets trading service, you acknowledge and agree that eToro is not responsible for the acts or omissions of Tangany. Without derogating from Clause 25 of Part 3, eToro is not liable for any loss caused by Tangany, including in case of its insolvency or losses caused due to its operation of the underlying protocols related to its cryptoassets custody services which eToro makes no guarantee of their functionality, security, reliability or availability. You also acknowledge and agree that eToro has no responsibility or liability in respect of an unsupported branch of a forked cryptoasset.
- (e) Unless specifically notified to you, cryptoassets custodied by Tangany will not participate in Staking Services.
- (f) Transfer of cryptoassets pursuant to Clause 6 of Schedule D shall not apply to you. Please see Appendix 2 for details on how you may request Tangany to transfer your cryptoassets ("Crypto Out Request"). Please note that until eToro receives a notification from Tangany that your approved Crypto Out Request is processed and completed, eToro may freeze or block the Services and/or your eToro account.
- (g) eToro is not responsible for any delay or failure of a transaction resulting from Tangany's failures or omissions. Should the transaction fail to settle, we may cancel or reverse the transaction, return any fees, charges and taxes for that transaction and amend your account to reflect the same. Until settlement, eToro may impose limitations on the Account that eToro deems appropriate. In the event that a trade fails to settle or is delayed for any reason, eToro may reduce the outstanding amount credited to the Account in respect thereof.
- (h) Where your account with eToro is closed, Tangany will automatically cease providing custody of your cryptoassets and the terms of clause 26 of the General Terms and Conditions will apply.

14. Our rights and your rights in special circumstances

- 14.1 If you place an order on our trading platform and then one or more of the cryptoassets that form the subject of your order is delisted and/or we no longer support the trading in such cryptoassets for any reason, then we will immediately close your order and notify you of this as soon as possible.
- 14.2 If we reasonably become aware that a cryptoasset that you hold in your account is likely to be delisted, removed and/or cancelled from any of the exchanges on which it is listed and we believe that we are not able to trade in such cryptoassets, we reserve the right to sell the impacted cryptoassets on your behalf at the time and price, and in such manner, as we determine is reasonable in the circumstances at our sole discretion. We will notify you as soon as possible before selling your cryptoassets.
- 14.3 If at any time trading on the underlying market is suspended in any cryptoasset that forms the subject of your order, then the applicable order will also be suspended and you will not be able to sell any cryptoasset we hold on your behalf until such suspension is terminated and trading recommences.
- 14.4 When the suspension referred to in paragraph 14.3 is lifted, any order that you may have given us with respect to the cryptoasset that have been triggered will be executed as soon as is reasonable in the circumstances. We cannot guarantee that your order will be executed at the first available Underlying Market price or at all.
- 14.5 We do not own or control the software underlying the cryptoassets that are available for trading on our platform. In general, the underlying software protocols are 'open source', which means anyone can use, copy, modify, and distribute them. The underlying protocols which govern cryptoassets are subject to sudden changes in operating rules, known as **"Forks"**. Forks can materially affect the way in which cryptoassets are valued, their function, and even the name of the cryptoasset which we hold for your benefit, and can create extreme price volatility.

- 14.6 By using our cryptoassets trading service, you acknowledge and agree that we are not responsible for operation of the underlying protocols and that we make no guarantee of their functionality, security, reliability or availability. You also acknowledge and agree that we have no responsibility or liability in respect of an unsupported branch of a forked cryptoasset.
- 14.7 When a Fork occurs, we may temporarily suspend trading on the eToro platforms (with or without advance notice to you). We may then, at our discretion:
 - (a) configure or reconfigure its systems;
 - (b) determine which of the forked cryptoassets has the majority consensus behind it and offer this cryptoasset on our trading platform; and/or
 - (c) decide not to support (or cease supporting) the Forked cryptoasset entirely.
- 14.8 In the event of a Fork, you acknowledge and agree that we may decide at our sole discretion to adjust the cryptoasset holdings in your account with respect to any affected cryptoasset held by you. Such adjustment shall be calculated by us and will be made on the basis of good faith, fairness and, where appropriate, by taking such action as is consistent with market practice and/or taking into account the treatment we may receive from our counterparties or any relevant third party. We may deduct any applicable tax, but we may also make these adjustments without deducting any taxes that will apply to you as a result of the adjustment. You will be obligated to pay the taxes that you are responsible for where we have not made tax deductions on your behalf.
- 14.9 In the event of a new tokens / new cryptoassets becoming available to you, whether by way of an airdrop, a Fork, or otherwise (**"New Tokens"**), you acknowledge and agree that:
 - (a) we have no obligation to inform you of: (i) the New Tokens; (ii) the airdrop or Fork or other scenario; or (iii) that the airdrop or Fork or other scenario results in New Tokens;
 - (b) we have no obligation to inform you of whether we will: (i) collect New Tokens on your behalf;
 (ii) distribute New Tokens to you; and/or (iii) adjust the holdings in your account in relation to any New Tokens;
 - (c) we may decide at our sole discretion, but are under no obligation to: (i) collect New Tokens on your behalf; (ii) distribute New Tokens to you, and/or (iii) adjust the holdings in your account in relation to any New Tokens;
 - (d) where we decide to: (i) collect New Tokens on your behalf; (ii) distribute New Tokens to you, and/or (iii) adjust the holdings in your account in relation to any New Tokens;
 - (i) we have the right to determine which eToro users, including yourself, are eligible for such collection, distribution, and/or adjustment;
 - (ii) we have the right to select the manner and timing of such collection, distribution, and/or adjustment;
 - (iii) we cannot guarantee that we will be able to collect, distribute, and/or make adjustments to your eToro account, at an amount which equals to all of the New Tokens that are relevant to you, and therefore will at our sole discretion decide on the amount of New Tokens that we will support;
 - (iv) we may at our sole discretion elect to: (i) collect and distribute the supported New Tokens into a third-party wallet owned by you; (ii) collect and distribute the supported New Tokens into your eToro account; (iii) adjust your eToro account balance to reflect the economic value of the supported New Tokens (represented in whatever form); and/or (iv) a combination of the aforementioned actions;
 - (v) we may or may not support the deducting of any applicable tax from the New Tokens, or adjustments on your behalf. You will be obligated to pay the taxes that you are responsible for where we have not made tax deductions on your behalf; and
 - (e) we will carry out the actions in this paragraph 14.9 in accordance with Applicable Laws, and will act reasonably, taking into account market practice, the treatment we receive from our

relevant counterparties and relevant third parties, regulatory constraints, and relevant risks and costs while seeking to achieve your fair treatment.

- 14.10 We will not usually notify you before making a change to your portfolio under paragraph 14.8. Therefore, you should make yourself aware of the market conditions and the Forks that could occur. When a hard Fork occurs, there may be substantial price volatility around the event, and we may suspend trading if we do not have reliable prices from the underlying market.
- 14.11 In the event that a situation arises that is not covered under Schedule, or the General Terms and Conditions, we will resolve the matter on the basis of good faith and fairness and, where appropriate, by taking such action as is consistent with market practice.
- 14.12 Please refer to Part 3 of the General Terms and Conditions for more information about our rights and your rights in special circumstances across all our services.

Appendix 1

Situations in which Cryptoassets Trading Services are Differentiated

Even though your transaction may relate to cryptoassets, we do not execute certain transactions, through our cryptoasset trading service.

Where the transaction will be listed as a CFD or TRS transaction, this will be indicated on the trading platform and/or account statement.

Where we do not execute your trade through our cryptoasset trading service, your trade will be executed as a CFD or TRS transaction. Accordingly, you should refer to Schedule A – Trading CFDs, and Appendix 1 of Schedule A in relation to CFD transactions, or Schedule B – Trading TRS in relation to TRS transactions, instead of this Schedule D – Trading Cryptoassets where your transaction falls into one of the categories listed above.

The following transactions shall be executed as CFDs or TRS:

- (a) transactions where you enter into a short trade on cryptoassets;
- (b) cryptoassets copy trading (including CopyPortfolio) transactions classified as CFDs or TRS in the account of the copied investor, unless otherwise indicated in the Trading Platform;
- (c) all or certain types of transactions in cryptoassets (including CopyTrade and CopyPortfolio transactions where you are copying a transaction in cryptoassets or a portfolio that includes cryptoassets) made by users from certain countries (as a result of any liquidity restriction or regulatory restriction or any other reason as shall be determined by us in our sole discretion), as shall be amended from time to time at our sole discretion (this includes also reclassifying your open trades). Such transactions will be indicated on the trading platform and in your account statement as CFD transactions or TRS transactions;
- (d) all cross transactions of cryptoassets with other cryptoassets (e.g., ETH/BTC) and/or with currency (e.g., ETH/EUR, BTC/EUR).

Whether a transaction is executed as a CFD or TRS will be indicated on the trading platform and/or account statement, and may depend on, amongst other things, the type of position you enter into, your country of residence or the jurisdiction in which we are providing services, and the date on which you entered into your position.

This is not an exhaustive list so there may be other transactions that we are unable to execute as cryptoasset transactions (according to our sole discretion), as shall be indicated in our trading platform and/or account statement.

Appendix 2

[TANGANY T&CS]



Allgemeine Geschäftsbedingungen ("AGB") für die Verwahrung von Kryptowerten

Stand Januar 2024

A. Allgemeine Informationen

Die Tangany GmbH, Brienner Str. 53, 80333 München, Deutschland, info@tangany.com, ("Tangany" oder "Kryptoverwahrer") bietet den Nutzern von eToro (Europe) Ltd. ("eToro"), die wohnhaft/sitzhaft in Deutschland und Inhaber von Kryptowerten auf ihrem Handelsplattformkonto ("Plattform" bzw. "Plattform-Konto") von eToro sind, die Verwahrung von Kryptowerten im Sinne von § 1 Abs. 1a S. 2 Nr. 6 Kreditwesengesetz ("KWG") sowie ein den Kryptowerten der Nutzer zugewiesenes Nutzerkonto (jeweils ein "Nutzer" oder "Sie") an. Die Dienstleistungen der Verwahrung sind auf jene Kryptowerte beschränkt, mit denen Sie mit eToro gemäß und vorbehaltlich der AGB von eToro ("eToro-Bedingungen") handeln, denen diese AGB beigefügt sind. Weder eToro noch eines seiner verbundenen Unternehmen bietet Ihnen Dienstleistungen der Verwahrung in Bezug auf Kryptowerte an.

Tangany ist ein von der Bundesanstalt für Finanzdienstleistungsaufsicht ("BaFin"), beaufsichtigter Kryptoverwahrer und verfügt über eine Erlaubnis für das Kryptoverwahrgeschäft gemäß § 1 Abs. 1a Satz 2 Nr. 6 KWG. Tangany erbringt keine Anlageberatung und ist nicht beim Handel von Kryptowerten beteiligt.

eToro gehört nicht zu Tangany. Die Beziehungen zwischen Tangany und ihren Nutzern sowie den Nutzern und eToro sind streng voneinander zu unterscheiden.

General Terms and Conditions ("GTC") for Custody of Crypto Assets

Status January 2024

A. General Information

Tangany GmbH, Brienner Str. 53, 80333 Munich, Germany, info@tangany.com, ("Tangany" or "Crypto Custodian") offers the customers of eToro (Europe) Ltd. ("eToro") who are located/residing in Germany and are holders of cryptoassets in their eToro trading platform account (respectively, "Platform" and "Platform Account") the custody of crypto assets in the sense of Section 1 paragraph 1a sentence 2 number 6 German Banking Act ("KWG") as well as a user account assigned to these crypto assets of such users (each a "User", or "You"). The custody services are limited to the crypto assets that you trade with eToro in accordance with and subject to, eToro's Client Terms and Conditions ("eToro Terms") to which these GTC are appended thereof. Neither eToro nor any of its affiliated entities provide you with any custody services with respect to the Crypto Assets.

Tangany is a crypto custodian supervised by the Federal Financial Supervisory Authority ("BaFin") and has a licence for crypto-custody business in accordance with Section 1 (1a) sentence 2 no. 6 KWG. Tangany does not provide investment advice and is not involved in the trading of crypto assets.

eToro does not belong to Tangany. The relationship between Tangany and its Users as well as the users and eToro must be strictly distinguished.

B. Anwendungsbereich dieser AGB

Die AGB regeln ausschließlich das Vertragsverhältnis zwischen Tangany und seinen Kunden ("Nutzern"). Nutzer im Sinne dieser AGB sind nur solche Kunden, die das Vertragsverhältnis mit Tangany über die Frontend der Plattform eingegangen sind.

B. Scope of this GTC

The GTCs exclusively regulate the contractual relationship between Tangany and its Users. Users within the meaning of these GTC are only those customers who have entered into the contractual relationship with Tangany via the frontend of the Plattform.



Tangany ist als Kryptoverwahrer und Anbieter des Nutzerkontos Vertragspartner des Nutzers.

Diese AGB sind die alleinige vertragliche Grundlage für die Kryptoverwahrung und das Nutzerkonto.

Die vorliegenden AGB regeln die Nutzung der Plattform nicht.

As crypto custodian and provider of the user account, Tangany is the contractual partner to the Users.

These GTCs are the sole contractual basis for the crypto custody and the user account.

These GTCs do not regulate the use of the Platform.

C. Vertragsschluss und Kontoeröffnung

Der Vertragsschluss erfolgt elektronisch durch Registrierung über die Plattform und Zustimmung zu diesen AGB (z.B. durch das Anklicken des Buttons "Ich stimme zu" oder einer ähnlich formulierten Schaltfläche).

Nach Vertragsschluss eröffnet Tangany ein buchhalterisches Konto für den Nutzer, auf dem die Kryptobestände des Nutzers dokumentiert werden ("Nutzerkonto"). Im Nutzerkonto werden keine Kryptowerte verwahrt. Die Verwahrung der Kryptowerte erfolgt auf einem Krypto-Wallet gemäß Abschnitt I.

Der Saldo des Nutzerkontos wird auf dem Plattformkonto des Nutzers angezeigt.

C. Contracting and Opening of Account

The contract is concluded by registering via the Platform and acceptance of these GTC electronically (for example, by clicking "I Agree" or a similarly worded button).

After the conclusion of the contract, Tangany opens a bookkeeping account for the User in which the User's crypto holdings are documented ("User Account"). No crypto assets are held in the User Account. The crypto assets are stored on a crypto wallet, in accordance with Section I.

The User Account's balance is reflected on the User's Platform Account.

D. Identifizierung der Nutzer

Als Kryptoverwahrer ist Tangany Verpflichteter nach dem Geldwäschegesetz und ist u.a. zur Identifizierung seiner Nutzer verpflichtet, was ggfs. durch eToro oder einen Sonstigen Dritten ausgeführt wird. Unter Umständen sind vom Nutzer Nachweise und Dokumente (z.B. Personalausweis) vorzulegen.

Der Nutzer muss Tangany für die Dauer der Geschäftsbeziehung über jede Änderung seines Namens, seiner Anschrift und seiner E-Mail-Adresse unverzüglich informieren. Dies erfolgt über die Plattform.

D. Identification of the User

As a crypto custodian Tangany is obliged under the German Anti-Money Laundering Act and is obliged, among other things, to identify its Users, which may be performed by eToro or other third party. Under certain circumstances, the User may be required to provide proof and documents (e.g. identity card).

The User must inform Tangany for the duration of the business relationship immediately of any change of name, address and email address. This is done via the Platform.

E. Die Nutzung des Nutzerkontos

Nach erfolgreichem Vertragsschluss richtet Tangany für den Nutzer den Zugriff auf das Nutzerkonto ein. Der Zugriff erfolgt ausschließlich über die Plattform.

E. Using the User Account

After successful conclusion of the contract, Tangany sets up access to the User Account for the User. Access takes place exclusively via the Platform.



Mit dem Zugriff auf das Nutzerkonto erhält jeder Nutzer einen Überblick über die ihm zugeordneten Kryptowerte. Die Informationen zu den zugeordneten Kryptowerten stammen von der Plattform. Darüber hinaus wird auf die jeweiligen eToro Bedingungen in Bezug auf die Handelsdienstleistungen auf der Plattform verwiesen.

Verkauf von Kryptowerten über die Plattform

Durch den Verkauf von Kryptowerten über die Plattform wird Tangany zur Erfüllung des Verkaufsauftrages durch den Nutzer angewiesen, die Kryptowerte aus der verwahrten Wallet heraus zu senden.

Antrag auf Krypto-Auslagerung.

Der Nutzer kann einen Transfer von Kryptowerten außerhalb der Verwahrung von Tangany zu einer externen Wallet beantragen, die von einem regulierten Kryptoverwahrer in Deutschland betrieben wird ("Krypto-Auszahlungsantrag"). Der Nutzer muss den Antrag in Übereinstimmung mit dem Verfahren von Tangany einleiten. Die Übertragung unterliegt bestimmten Einschränkungen und Bedingungen, die Tangany aus rechtlichen und regulatorischen Gründen festlegen kann, einschließlich der Erfüllung der AML-Verifizierung des Nutzers. Tangany wird sich bemühen, solche Beschränkungen in angemessener Weise mitzuteilen, soweit es Tangany möglich ist. Die Kryptowerte werden in vollem Umfang übertragen, abzüglich aller Gebühren und anderer Kosten, die gemäß Ihrer Vereinbarung mit eToro anfallen.

Ein Krypto-Auszahlungsantrag wird für alle Kryptowerte derselben Art, die sich auf dem Nutzerkonto befinden, gestellt, es sei denn, der Gesamtwert (in US\$) dieser Kryptowerte, deren Übertragung beantragt wird, übersteigt einen von Tangany festzulegenden Mindestbetrag. Tangany wird diesen Mindestbetrag in regelmäßigen Abständen festlegen und den Nutzern über die Plattform mitteilen.

Tangany ist zur Übermittlung nur dann verpflichtet, wenn die Übermittlung rechtlich (insbesondere aufsichtsrechtlich) zulässig und technisch möglich ist. Die Kosten für das Blockchain-Netzwerk trägt der Nutzer. Tangany ist berechtigt, dem Nutzer für genehmigte Krypto-Auszahlungsanträge einen gesonderten Aufwand zu berechnen, der sich nach der Through the user interface of the Platform, every User gets an overview of the crypto assets assigned to him. The information on the assigned crypto assets originates from the Platform. Furthermore, reference is made to the respective eToro Terms with respect to the trading services on the Platform.

Selling Crypto Assets via the Platform

By selling Crypto Assets via the Platform, the User hereby instructs Tangany to send the Crypto Assets outside from the custodial wallet for the fulfilment of the sale order.

Crypto Out Transfer Request.

The User is allowed to request a transfer of Crypto Assets outside the custody of Tangany to an external wallet operated by a regulated crypto custodian in Germany ("**Crypto Out Request**"). The User must initiate the request in accordance with Tangany procedure. The transfer is subject to certain limitations and conditions as Tangany may set out because of legal and regulatory reasons, including fulfillment of AML verification of the User. Tangany will seek to provide relevant notice of such limitations to the extent Tangany is reasonably able. The Crypto Assets shall be transferred in full, less any fees and other charges applicable according to your agreement with eToro.

A Crypto Out Request will be requested for all of the Crypto Assets of the same type held in the User Account, unless the total value (in US\$) of these Crypto Assets requested to be transferred exceeds a minimum threshold amount to be set by Tangany. Tangany shall periodically define and communicate this threshold amount to Users through the Platform.

Größe der Transaktion mit folgenden Mindest- und

Tangany is only obliged to transfer if the transfer is legally permissible (in particular under supervisory law), and technically possible. The User shall bear the blockchain network costs. Tangany is entitled to charge the user a separate expense for approved Crypto out transfer, calculated according to the size of the transaction with the following minimum and maximum caps:



Höchstgrenzen bemisst:

2% der Transaktionsgröße Mindestgebühr \$1 (in Einheiten) Maximalgebühr \$100 (in Einheiten)

Der Erwerb einer externen Wallet liegt in der Verantwortung des Nutzers. Tangany ist nicht verpflichtet, den Nutzer bei der Anschaffung eines externen Wallets zu unterstützen.

Tangany ist dafür verantwortlich, dass die dem Nutzer zur Verfügung gestellten Informationen richtig wiedergegeben werden. Die Verantwortung von Tangany für die Übermittlung von Informationen über Einträge auf der Blockchain beschränkt sich auf deren korrekte Wiedergabe. Tangany ist jedoch nicht für die Richtigkeit oder Aktualität der Einträge auf der Blockchain verantwortlich, da diese außerhalb des Einflussbereichs von Tangany liegen.

Soweit gesetzlich erforderlich (aus wichtigen Gründen, insbesondere aus aufsichtsrechtlichen und regulatorischen Gründen) ist Tangany berechtigt, die Dienste ganz oder teilweise einzustellen. Tangany wird den Nutzer hierüber, soweit möglich, rechtzeitig im Voraus über die Plattform informieren. 2% of the transaction size Fee minimum \$1 (in units) Fee maximum \$100 (in units)

The acquisition of an external wallet is the responsibility of the User. Tangany is not obliged to support the User in the acquisition of an external wallet.

Tangany is responsible for ensuring that the information provided to the user is correctly reproduced. Tangany's responsibility for the delivery of information about entries on the Blockchain is limited to their correct reproduction. However, Tangany is not responsible for the correctness or up-to-dateness of the entries on the blockchain, as these are outside Tangany's sphere of influence.

Insofar as legally necessary (for important reasons, in particular for supervisory and regulatory reasons) Tangany is entitled to suspend its services in whole or in part. Tangany will, as far as possible, inform the User of this in good time in advance via the Platform.

F. Kosten und Gebühren

Die Eröffnung und Nutzung des Nutzerkontos ist für den Nutzer kostenfrei.

Eventuelle Kosten für die Internetnutzung hat der Nutzer bei seinem Internetanbieter direkt zu entrichten. Dasselbe gilt für etwaige Kosten für die Übertragung von Kryptowerten innerhalb der Blockchain ("Netzwerkgebühr"), welche der Nutzer an die Netzwerkbetreiber zu zahlen hat.

F. Costs and fees

The opening and use of the User Account is free of charge for the User.

The User must pay any costs for using the Internet directly to his/her Internet service provider. The same applies to any costs for the transmission of crypto assets within the blockchain ("Network Fee"), which the User must pay to the network provider.

G. Regeln für die Nutzerkonto-Nutzung

Für die erfolgreiche Kontoeröffnung und weitere

Nutzung gelten folgende Regeln:

G. Rules for Using the User Account

The following rules apply for successful account

- Der Nutzer muss mindestens 18 Jahre alt sein
- Der Nutzer muss im eigenen Namen handeln

opening and further use:

- The User must be at least 18 years old
- The user must act in his/her own name and



und darf nicht für andere Personen ein Nutzerkonto eröffnen oder führen

- Der Nutzer muss seine eigene E-Mail-Adresse verwenden
- Der Nutzer muss die AGB in der jeweils geltenden Form gemäß den darin enthaltenen Bestimmungen akzeptieren
- Der Nutzer muss die Registrierung abschließen und bei Bedarf (wenn Änderungen in seiner Person, in der Rechtslage oder von äußeren Umständen entstehen sollten) Aktualisierungen vornehmen lassen
- Die Nutzung des Nutzerkontos darf nicht gegen deutsches und/oder internationales Recht (welche auf Tangany oder den Nutzer unmittelbar anwendbar sind) verstoßen

Das Nutzerkonto darf nur von dem Nutzer selbst verwendet werden. Der Nutzer wird seine Zugangsdaten geheim halten und sicher verwahren und keiner dritten Person Zugriff gewähren. Sollte der Nutzer erfahren, dass jemand unbefugt Zugriff auf sein Nutzerkonto hat, muss er Tangany über die Plattform darüber unverzüglich informieren. Der Nutzer muss sich nach jeder Nutzung von seinem Nutzerkonto ausloggen, um den Zugriff durch Dritte zu unterbinden.

Der Nutzer ist für die ordnungsgemäße Versteuerung seiner Aktivitäten mit Kryptowerten verantwortlich. Tangany wird hier nicht aktiv werden. Insbesondere entrichtet Tangany keine Kapitalertragsteuer für den Nutzer. may not open or maintain an account for other persons

- The User must use his/her own email address
- The User must accept the GTC in the currently valid form in accordance with the provisions herein
- The User must complete the registration and have updates made if necessary (if changes occur in his/her person, in the legal situation or from external circumstances)
- The use of the User Account must not violate German and/or international law (which are directly applicable to Tangany or the user)

The User Account may only be used by the User itself. The User shall keep her/his access data secret and safe and not grant access to any third party. If the User learns that someone has unauthorized access to his/her User Account he/she must inform Tangany immediately via the Platform. The User must log out of his/her User Account after each use in order to prevent access by third parties.

The User is responsible for the proper taxation of her/his activities with crypto assets. Tangany will not become active here. In particular, Tangany does not pay any capital gains tax for the user.

H. Zeitliche und technische Verfügbarkeit des Nutzerkontos

Tangany betreibt das Nutzerkonto mit einer weitestgehend möglichen zeitlichen und technischen Verfügbarkeit.

H. Temporal and technical Availability of the User Account

Tangany operates the User Account with the greatest possible temporal and technical availability.

Es besteht allerdings keine zugesicherte Verfügbarkeit des Nutzerkontos. So kann das Nutzerkonto aufgrund von Wartung, Weiterentwicklung oder anderer Ereignisse, die außerhalb des Einflussbereiches von Tangany liegen, z.B. die Unterbrechung von StromHowever, there is no guaranteed availability of the User Account. For example, the User Account may not be available due to maintenance, further development or other events beyond Tangany's control, e.g. the interruption of power and/or data connections or a



und/oder Datenverbindung oder eine Einschränkung der Nutzung der Plattform, nicht verfügbar sein.

Tangany behält sich das Recht vor, das Nutzerkonto oder einzelne Komponenten des Nutzerkontos zeitweise – zum Beispiel aus technischen oder rechtlichen Gründen – einzustellen, einzuschränken oder diese zu ändern. Tangany wird den Nutzer über bevorstehende Änderungen über die Plattform vorab informieren.

I. Kryptoverwahrung und Insolvenz

Die Kryptowerte des Nutzers werden auf der jeweiligen Blockchain in einem Omnibus-Wallet verwahrt. Das Omnibus-Wallet wird zur gemeinsamen Verwahrung der Kryptowerte mehrerer Nutzer verwendet, die alle Kunden von eToro sind.

Tangany verpflichtet sich, für einen Nutzer verwahrte Kryptowerte von den für einen anderen Nutzer verwahrten und eigenen Kryptowerten in dem eigenen bestandsführenden System zu unterscheiden. Tangany hält keine Eigenbestände auf den Omnibus-Wallets.

Tangany oder Dritte nehmen ohne Erlaubnis des Nutzers keinen Zugriff auf die Kryptowerte der Nutzer.

Tangany unterstützt nur die Blockchain-Protokolle, Kryptowährungen und Token ("Unterstützte Blockchain-Protokolle"), die über die Plattform für den Nutzer zugänglich gemacht werden. Die unterstützten Blockchain-Protokolle können Gegenstand von Änderungen der Blockchain-Protokollregeln sein, z.B. durch Aufteilung der Blockchain (sog. Forks). Der Nutzer erkennt an, dass Blockchainregeländerungen, wie Forks den Wert, die Funktion oder den Namen eines Kryptowertes wesentlich verändern können und eine Verwahrung der betroffenen Kryptowerte durch Tangany aus technischer Sicht erschweren und nicht von Tangany garantiert werden kann.

Im Falle eines Forks oder einer unaufgeforderten Verteilung eines bestimmten Typs von Kryptowert (sog. Airdrop) kann es zu Änderungen der Blockchain-Protokolle kommen. Tangany ist nicht verpflichtet, Forks restriction in the use of the Platform.

Tangany reserves the right to discontinue, restrict or change the User Account or individual components of the User Account temporarily - for example for technical or legal reasons. Tangany will inform the User in advance of any forthcoming changes via the Platform.

I. Crypto Custody and Insolvency

The User's crypto assets are held on the respective Blockchain in an omnibus wallet. The omnibus wallet is used for the joint custody of the crypto assets of several users who are all customers of eToro only.

Tangany undertakes to distinguish crypto assets held in custody for one user from crypto assets held in custody for another user and its own crypto assets in its own inventory-keeping system. Tangany does not hold its own holdings on the omnibus wallets.

Tangany or third parties do not access Users' crypto assets without the User's permission

Tangany only supports the blockchain protocols, cryptocurrencies and tokens ("Supported Blockchain Protocols") that are made available to the User through the Platform. The Supported Blockchain Protocols may be subject to changes to the Blockchain Protocol Rules, e.g. by splitting the Blockchain (so-called forks). The User acknowledges that blockchain rule changes such as forks may materially change the value, function or name of a crypto asset and make it technically difficult for Tangany to take custody of the affected crypto assets and cannot be guaranteed by Tangany.

oder Airdrops zu verwahren.

In the event of a fork or unsolicited distribution of a certain type of crypto asset (so-called airdrop), the

Entzieht eToro Blockchain-Protokolle, Kryptowährungen oder Token aus ihrem Dienstleistungsspektrum

blockchain protocols may change. Tangany is under no obligation to hold forks or airdrops.

If eToro withdraws blockchain protocols, cryptocurrencies or tokens from their range of services



gegenüber dem Nutzer ("Ausgeschlossene Blockchain-Protokolle"), so ist Tangany nicht zur Verwahrung der betroffenen Ausgeschlossenen Blockchain-Protokolle verpflichtet.

Setzt Tangany aufgrund eines oben genannten Grundes die Verwahrung aus, so kann der Nutzer über die Plattform die Übertragung der betroffenen Kryptowerte gemäß den oben genannten Bestimmungen auf eine externe Wallet beantragen.

Tangany verwahrt die Kryptowerte im Auftrag der und treuhänderisch für die Nutzer, denen von Rechts wegen ein Recht an diesen Kryptowerten zusteht. Da die Kryptowerte von unterschiedlichen Nutzern gemeinsam auf einem einzigen Omnibus-Wallet verwahrt werden, wird bei einem Omnibus-Wallet in der Regel davon ausgegangen, dass jeder Nutzer Rechte an allen auf dem Omnibus-Wallet verwahrten Kryptowerten anteilig zu seinem Kryptowertebestand hat.

Vorbehaltlich des jeweils geltenden lokalen Insolvenzrechts sollten die Rechte der Nutzer auf die von Tangany für die Nutzer im Omnibus-Wallet gehaltenen Kryptowerte von einer Insolvenz von Tangany nicht betroffen sein. Im Falle der Insolvenz kann der Nutzer seine Kryptowerte aus der Verwahrung trennen und kostenpflichtig auf eines seiner sonstigen Wallets übertragen lassen. In der Praxis ist die Zuteilung der Kryptowerte im Insolvenzfall des Kryptoverwahrers von einer Reihe von Faktoren abhängig, die teilweise in der Rechtsprechung noch nicht vollständig geklärt sind. vis-à-vis the User ("Excluded Blockchain Protocols"), Tangany is not obliged to take custody of the affected Excluded Blockchain Protocols.

If Tangany suspends custody due to a reason mentioned above, the User can request the transfer of the crypto assets concerned to an external wallet in accordance with the provisions above.

Tangany holds the crypto assets on behalf of and in trust for the Users, who are legally entitled to ownership of these crypto assets. As the crypto assets are held jointly by different users on a single omnibus wallet, an omnibus wallet is generally deemed to give each user a claim to all crypto assets held on the omnibus wallet pro rata to their crypto asset holdings.

Subject to applicable local insolvency law, the legal entitlement of Users to the crypto assets held by Tangany for Users in the Omnibus Wallet should not be affected by an insolvency of Tangany. In the event of insolvency, the User can separate his/her crypto assets from the custody and have them transferred to one of his/her other wallets for a fee. In practice, the allocation of crypto assets in the event of insolvency of the crypto custodian depends on a number of factors, some of which have not yet been fully clarified in the case law.

J. Haftungsausschluss

Tangany haftet für Vorsatz und grobe Fahrlässigkeit sowie wegen jeglicher schuldhaften Verletzung des Lebens, des Körpers oder der Gesundheit unbeschränkt.

Ansonsten haftet Tangany bei einer leicht fahrlässigen Verletzung seiner wesentlichen Vertragspflichten nicht für mangelnden wirtschaftlichen Erfolg, entgangenen Gewinn und mittelbare Schäden. Eine wesentliche Vertragspflicht in diesem Sinne ist eine Pflicht, deren Erfüllung die Durchführung des Vertrages erst ermöglicht und auf deren Erfüllung sich der Nutzer deswegen

J. Limitation of Liability

Tangany has unlimited liability for intent and gross negligence and for any culpable injury to life, body or health.

regelmäßig verlassen darf.

Otherwise, Tangany is not liable for lack of economic success, loss of profit and indirect damages in the event of a slightly negligent breach of its essential contractual obligations. An essential contractual obligation in this sense is an obligation, the fulfilment of which makes the implementation of the contract possible in the first place and on the fulfilment of which the User may therefore regularly rely.



Die Haftung für leicht fahrlässige Verletzungen wesentlicher Vertragspflichten ist auf den im Zeitpunkt des Vertragsschlusses typischen und vorhersehbaren Schaden begrenzt.

Die Haftung von Tangany ist im Falle von Datenverlust auf die Kosten beschränkt, die auch bei Vornahme einer ordnungsgemäßen Datensicherung durch den Nutzer zu deren Wiederherstellung angefallen wären. Diese Beschränkung gilt nicht für Datenschutzverstöße gegen die Datenschutzgrundverordnung. The liability for slightly negligent breaches of essential contractual obligations is limited to the typical and foreseeable damage at the time of conclusion of the contract.

The liability of Tangany in case of data loss is limited to the costs that would have been incurred even if the User had carried out a proper data backup to restore the data. This limitation does not apply to data protection violations against the basic data protection regulation.

K. Freistellung und Schadensersatz

Der Nutzer stellt Tangany von etwaigen Ansprüchen Dritter, denen Tangany aufgrund einer Vertragsverletzung oder unerlaubten Handlung des Nutzers ausgesetzt ist, auch wenn diese auf nur einfacher Fahrlässigkeit beruhen, frei.

Der Nutzer hat Tangany etwaige Schäden zu ersetzen, die Tangany aufgrund einer Vertragsverletzung oder unerlaubten Handlung des Nutzers entstehen, auch wenn diese auf nur einfacher Fahrlässigkeit beruhen.

L. Vertragslaufzeit und Kündigung

Die Nutzung der Wallet und der Services von Tangany werden dem Nutzer auf unbestimmte Zeit gewährt.

Der Nutzer und Tangany können das Vertragsverhältnis mit einer Frist von zwei (2) Monaten jederzeit ordentlich gegenüber der anderen Vertragsseite kündigen. Die Kündigung hat über die Plattform zu erfolgen.

Tangany kann den Vertrag binnen 14 Tagen bei Vorliegen eines wichtigen Grundes sofort kündigen.

Ein wichtiger Grund liegt insbesondere vor bei:

 laufenden Betriebsstörungen aufgrund höherer Gewalt, die außerhalb des Einflussbereiches von Tangany liegen (wie z.B. Naturkatastrophen, Feuer oder

K. Indemnification and Compensation

The User indemnifies Tangany from any claims of third parties to which Tangany is exposed due to a breach of contract or unauthorised action by the User, even if these are based on simple negligence.

The User must compensate Tangany for any damages that Tangany incurs due to a breach of contract or unauthorised action by the User, even if these are based on simple negligence.

L. Duration and Termination

The use of the services of Tangany are granted to the user for an indefinite period.

The User and Tangany can terminate the contractual relationship with the other contractual party at any time with a notice period of two (2) months. The termination must be made via the Platform.

Tangany can terminate the contract immediately within 14 days if there is an important reason.

unverschuldeter Netzausfall)

Important reasons are in particular:

- ongoing operational disruptions due to force majeure that are beyond Tangany's control
- wiederholten, schwerwiegenden Verstößen des Nutzers gegen seine Pflichten (siehe "G. Regeln für die Nutzerkonto-Nutzung")

(such as natural disasters, fire or power failures for which Tangany is not responsible)

 repeated, serious breaches of the User's obligations (see "G. Rules for Using the User Account")

soweit eToro (vgl. "B. Anwendungsbereich dieser AGB") Tangany kündigt und damit Tangany für den Nutzer keine Dienstleistungen mehr anbieten kann

Das Vertragsverhältnis mit Tangany endet automatisch, wenn das Vertragsverhältnis zwischen dem Nutzer und eToro über die Plattform (vgl. "B. Anwendungsbereich dieser AGB") endet. Tangany wird dem Nutzer das Ende des Vertragsverhältnisses, nach Möglichkeit, anzeigen. once eToro (see "B. Scope of this GTC") terminates the relationship with Tangany and Tangany is not able to provide its services to client

The contractual relationship with Tangany ends automatically if the contractual relationship between the User and eToro regarding the Platform (see "B. Scope of these GTC") ends. Tangany will notify the User of the end of the contractual relationship if possible.

M. Löschung der Daten nach der Kündigung

Nach der Beendigung des Vertragsverhältnisses werden von Tangany gemäß rechtlichen Vorgaben bestimmte Daten und Informationen gelöscht (bestimmte Daten auf der Blockchain sind technisch nicht veränderbar).

M. Deletion of Data after Termination

After termination of the contractual relationship, Tangany will delete certain data and information in accordance with legal requirements (certain data on the block chain cannot be changed technically).

N. Keine Speicherung dieser AGB

Diese AGB werden von Tangany nicht gespeichert. Jeder Nutzer kann sich die aktuelle Version dieser AGB als PDF über die Plattform herunterladen und auf seinem Computer bzw. Endgerät speichern.

O. Geheimhaltung und Datenschutz

Die Erhebung, Nutzung und Verarbeitung der Daten der Nutzer erfolgt ausschließlich im Rahmen der Datenschutzerklärung von Tangany, abrufbar auf deren Webseite (siehe hierzu https://tangany.com/legal-privacy).

P. Änderungen dieser AGB

Änderungen dieser AGB werden dem Nutzer spätestens einen Monat vor dem vorgeschlagenen Zeitpunkt ihres Wirksamwerdens in Textform über die Plattform angeboten.

N. No Storage of these GTC

These GTC are not saved by Tangany. Every user can download the current version of these GTC as a PDF file via the Platform and save it on his/her computer or terminal device.

O. Data Privacy and Secrecy

The collection, use and processing of user data takes place exclusively within the framework of Tangany's privacy policy, available on its website (see also https://tangany.com/legal-privacy).

P. Amendments to the GTC

Amendments to these GTC shall be offered to the User in text form via the Platform no later than one month before the proposed date of their entry into force.



Parteien gilt das Recht der Bundesrepublik Deutschland

Q. Miscellaneous

The contractual relations between the parties shall be governed by the law of the Federal Republic of Germany to the exclusion of the uniform UN



Convention on Contracts for the International Sale of

If the user does not have a general place of jurisdiction

in Germany or in another EU member state, or if he is a

merchant or a legal entity under public law, or if he

moves his/her permanent residence abroad after these

General Terms and Conditions for Consumers have

come into effect, or if his place of residence or usual abode is unknown at the time the action is filed, the

exclusive place of jurisdiction for all disputes arising from

Users may at any time complain in writing or for the

record to the dispute resolution body at the Deutsche

Bundesbank about violations of provisions of the

German Civil Code (Bürgerliches Gesetzbuch) relating

to distance contracts for financial services. A request for

dispute resolution can be submitted there by email to

schlichtung@bundesPlattform.de, by fax to +49 69

709090-9901 or by mail to Deutsche Bundesbank, -

Schlichtungsstelle -, Postfach 11 12 32, 60047 Frankfurt

am Main. A form for this purpose and further instructions

https://www.bundesPlattform.de/de/service/schlichtungs

stelle. Tangany is obliged and willing to participate.

on the procedure are available for download

this contract is the registered office of Tangany.

Goods (CISG).

unter Ausschluss des einheitlichen UN-Kaufrechts (CISG).

Wenn der Nutzer keinen allgemeinen Gerichtsstand in Deutschland oder in einem anderen EU-Mitgliedsstaat hat, oder er Kaufmann oder eine juristische Person des öffentlichen Rechts ist oder seinen festen Wohnsitz nach Wirksamwerden dieser AGB für Verbraucher ins Ausland verlegt oder der Wohnsitz oder gewöhnliche Aufenthaltsort im Zeitpunkt der Klageerhebung nicht bekannt ist, ist ausschließlicher Gerichtsstand für sämtliche Streitigkeiten aus diesem Vertrag der Sitz von Tangany.

Nutzer können sich jederzeit schriftlich oder zur dortigen Niederschrift bei der Schlichtungsstelle bei der Deutschen Bundesbank über Verstöße gegen Vorschriften des Bürgerlichen Gesetzbuchs betreffend Fernabsatzverträge über Finanzdienstleistungen beschweren. Ein Schlichtungsantrag kann dort per E-Mail an schlichtung@bundesPlattform.de, per Fax an +49 69 709090-9901 oder per Post an Deutsche Bundesbank, - Schlichtungsstelle -, Postfach 11 12 32, 60047 Frankfurt am Main eingereicht werden. Ein Formular dafür und weitere Hinweise zum Verfahren stehen auf https://www.bundesPlattform.de/de/service/schlichtungs stelle zum Download zur Verfügung. Tangany ist zur Teilnahme verpflichtet und bereit.

Bei Streitigkeiten zwischen Tangany und Nutzern in Zusammenhang mit dem Kryptoverwahrgeschäft besteht zudem die Möglichkeit eine bei der Bundesanstalt für Finanzdienstleistungsaufsicht eingerichtete Schlichtungsstelle anzurufen (Referat ZRC 3, Graurheindorfer Straße 108, D-53117 Bonn, Fon: 0228 / 4108-0, Fax: 0228 / 4108-62299, E-Mail: schlichtungsstelle@bafin.de, Internet: www.bafin.de). Tangany ist zur Teilnahme verpflichtet und bereit.

Unter http://www.ec.europa.eu/consumers/odr ist die Plattform zur Online-Streitbeilegung der Europäischen Kommission erreichbar. Tangany ist weder zur Teilnahme verpflichtet und noch dazu bereit.

Die deutsche Sprachfassung dieser AGB hat Vorrang.

100, D-55117 Bullii, Full. Bullii, Full. 0220 / 4100-0

participate.

connection with the crypto custody business, it is also possible to call upon a dispute resolution body set up at the Bundesanstalt für Finanzdienstleistungsaufsicht (Referat ZRC 3, Graurheindorfer Straße 108, D-53117 Bonn, Fon: 0228 / 4108-0, Fax: 0228 / 4108-62299, E-Mail: schlichtungsstelle@bafin.de, Internet: www.bafin.de). Tangany is obliged and willing to

In the event of disputes between Tangany and users in

The platform for online dispute resolution of the European Commission can be reached at http://www.ec.europa.eu/consumers/odr. Tangany is neither obliged nor willing to participate.

Die unverbindliche englischsprachige Übersetzung dieser

at

AGB verdrängt nicht die deutsche Sprachfassung.

The German language version of these GTCs takes precedence. The non-binding English translation of these GTC does not supersede the German language version.



Sollten einzelne Bestimmungen dieser AGB unwirksam oder undurchführbar sein, wird dadurch die Rechtswirksamkeit der AGB im Übrigen nicht berührt.

Should individual provisions of these GTC be invalid or unenforceable, this shall not affect the legal validity of the remaining GTC.



Anhang: Widerrufsbelehrung für Verbraucher

Widerrufsbelehrung

Abschnitt 1 Widerrufsrecht

Sie können Ihre Vertragserklärung innerhalb von 14 Tagen ohne Angabe von Gründen mittels einer eindeutigen Erklärung widerrufen. Die Frist beginnt nach Abschluss des Vertrags und nachdem Sie die Vertragsbestimmungen einschließlich der Allgemeinen Geschäftsbedingungen sowie alle nachstehend unter Abschnitt 2 aufgeführten Informationen auf einem dauerhaften Datenträger (z. B. Brief, Telefax, E-Mail) erhalten haben.Zur Wahrung der Widerrufsfrist genügt die rechtzeitige Absendung des Widerrufs, wenn die Erklärung auf einem dauerhaften Datenträger erfolgt. Der Widerruf ist zu richten an:

Tangany GmbH Brienner Str. 53 80333 Munich Germany Tel: +49 (0)89 9982095-70 Email: info@tangany.com

Appendix: Cancellation Policy for Consumers

Cancellation policy

Section 1 Right of withdrawal

You may withdraw your contractual declaration within 14 days by means of a clear declaration without stating any reasons. The period begins after the conclusion of the contract and after you have received the contractual provisions, including the General Terms and Conditions and all the information listed below under Section 2, on a durable medium (e.g. letter, fax, email). To comply with the withdrawal period, it is sufficient to send the withdrawal in due time if the declaration is made on a durable data carrier. The withdrawal shall be sent to:

Tangany GmbH Brienner Str. 53 80333 Munich Germany Tel: +49 (0)89 9982095-70 Email: info@tangany.com

Abschnitt 2

Für den Beginn der Widerrufsfrist erforderliche Information

Die Informationen im Sinne des Abschnitts 1 Satz 2 umfassen folgende Angaben:

- die Identität des Unternehmers; anzugeben ist auch das öffentliche Unternehmensregister, bei dem der Rechtsträger eingetragen ist, und die zugehörige Registernummer oder gleichwertige Kennung;
- die Hauptgeschäftstätigkeit des Unternehmers und die f
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 örde;

Section 2

Information required for the start of the withdrawal period

The information referred to in Section 1 Sentence 2 shall include the following:

- the identity of the entrepreneur; the public business register in which the legal entity is registered and the corresponding register number or equivalent identifier must also be indicated;
- the main business activity of the entrepreneur and the supervisory authority responsible for its authorization;

- die ladungsfähige Anschrift des Unternehmers
- the summonable address of the entrepreneur

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und jede andere für die Geschäftsbeziehung zwischen dem Unternehmer und dem Verbraucher maßgebliche Anschrift; bei juristischen Personen, Personenvereinigungen oder Personengruppen auch den Namen des Vertretungsberechtigten;

- die wesentlichen Merkmale der Finanzdienstleistung sowie Informationen darüber, wie der Vertrag zustande kommt;
- den Gesamtpreis der Finanzdienstleistung einschließlich aller damit verbundenen Preisbestandteile sowie alle über den Unternehmer abgeführten Steuern oder, wenn kein genauer Preis angegeben werden kann, Berechnungsgrundlage, seine die dem Verbraucher eine Überprüfung des Preises ermöglicht;
- gegebenenfalls zusätzlich anfallende Kosten sowie einen Hinweis auf mögliche weitere Steuern oder Kosten, die nicht über den Unternehmer abgeführt oder von ihm in Rechnung gestellt werden;
- Einzelheiten hinsichtlich der Zahlung und der Erfüllung;
- das Bestehen oder Nichtbestehen eines Widerrufsrechts sowie die Bedingungen, Einzelheiten der Ausübung, insbesondere Name und Anschrift desjenigen, gegenüber dem der Widerruf zu erklären ist, und die Rechtsfolgen des Widerrufs einschließlich Informationen über den Betrag, den der Verbraucher im Fall des Widerrufs für die erbrachte Leistung zu zahlen hat, sofern er zur Zahlung von Wertersatz verpflichtet ist (zugrunde liegende Vorschrift: § 357b des Bürgerlichen Gesetzbuchs);
- die Mindestlaufzeit des Vertrags, wenn dieser eine dauernde oder regelmäßig wiederkehrende Leistung zum Inhalt hat;

and any other address relevant for the business relationship between the entrepreneur and the consumer, in the case of legal entities, associations of persons or groups of persons also the name of the authorized representative;

- the essential characteristics of the financial service and information on how the contract is concluded;
- the total price of the financial service, including all related price components, as well as all taxes paid via the entrepreneur or, if no exact price can be indicated, its calculation basis, which enables the consumer to verify the price;
- additional costs, if any, as well as an indication of possible further taxes or costs that are not paid through or invoiced by the entrepreneur;
- details regarding payment and fulfilment;
- the existence or non-existence of a right of withdrawal as well as the conditions, details of the exercise, in particular the name and address of the person to whom the withdrawal is to be declared, and the legal consequences of the withdrawal, including information on the amount which the consumer must pay for the service provided in the event of withdrawal, insofar as the consumer is obliged to pay compensation for lost value (underlying provision: Section 357a of the German Civil Code);
- the minimum term of the contract if it involves a continuous or regularly recurring service;

- die vertraglichen Kündigungsbedingungen einschließlich etwaiger Vertragsstrafen
- die Mitgliedstaaten der Europäischen Union, deren Recht der Unternehmer der Aufnahme von Beziehungen zum Verbraucher vor
- the contractual cancellation terms, including any contractual penalties;
- the Member States of the European Union whose law the Entrepreneur uses as a basis for establishing relations with the Consumer



Abschluss des Vertrags zugrunde legt;

- eine Vertragsklausel über das auf den Vertrag anwendbare Recht oder über das zuständige Gericht;
- die Sprachen. in denen die Vertragsbedingungen und die in dieser genannten Widerrufsbelehrung Vorabinformationen mitgeteilt werden, sowie die Sprachen, in denen sich der Unternehmer verpflichtet, mit Zustimmung des Verbrauchers die Kommunikation während der Laufzeit dieses Vertrags zu führen;
- den Hinweis, ob der Verbraucher ein außergerichtliches Beschwerde- und Rechtsbehelfsverfahren, dem der Unternehmer unterworfen ist, nutzen kann, und gegebenenfalls dessen Zugangsvoraussetzungen

before concluding the contract;

- a contractual clause on the law applicable to the contract or on the competent court;
- the languages in which the contractual terms and conditions and the prior information referred to in this withdrawal notice are communicated, as well as the languages in which the trader undertakes to communicate, with the consumer's consent, during the term of this contract;
- the indication whether the consumer may use an out-of-court complaint and redress procedure to which the trader is subject and, if so, its access requirements.

Abschnitt 3 Widerrufsfolgen

Im Fall eines wirksamen Widerrufs sind die beiderseits empfangenen Leistungen zurückzugewähren. Sie sind zur Zahlung von Wertersatz für die bis zum Widerruf erbrachte Dienstleistung verpflichtet, wenn Sie vor Abgabe Ihrer Vertragserklärung auf diese Rechtsfolge hingewiesen wurden und ausdrücklich zugestimmt haben, dass vor dem Ende der Widerrufsfrist mit der Ausführung der Gegenleistung begonnen werden kann. Besteht eine Verpflichtung zur Zahlung von Wertersatz, kann dies dazu führen, dass Sie die vertraglichen Zahlungsverpflichtungen für den Zeitraum bis zum Widerruf dennoch erfüllen müssen.Ihr Widerrufsrecht erlischt vorzeitig, wenn der Vertrag von beiden Seiten auf Ihren ausdrücklichen Wunsch vollständig erfüllt ist, bevor Sie Ihr Widerrufsrecht ausgeübt haben. Verpflichtungen zur Erstattung von Zahlungen müssen innerhalb von 30 Tagen erfüllt werden. Diese Frist beginnt für Sie mit der Absendung Ihrer Widerrufserklärung, für uns mit deren Empfang.

Section 3 Consequences of the withdrawal

In the event of an effective withdrawal, the services received by both parties shall be returned. You shall be obligated to pay compensation for the value of the service provided up to the time of withdrawal if you were made aware of this legal consequence prior to submitting your contractual declaration and expressly agreed that the performance of the service in return could be commenced before the end of the withdrawal period. If there is an obligation to pay compensation for lost value, this may mean that you still have to fulfill the contractual payment obligations for the period until the withdrawal. Your right of withdrawal shall expire prematurely if the contract has been completely fulfilled by both parties at your express request before you have exercised your right of withdrawal. Obligations to refund payments must be fulfilled within 30 days. This period begins for you with the dispatch of your withdrawal, for us with its receipt.

Besondere Hinweise

Mit dem Widerruf dieses Vertrages sind Sie auch nicht

mehr an einen Vertrag gebunden, der mit diesem Vertrag in Zusammenhang steht, wenn dieser Vertrag eine Dienstleistung zum Gegenstand hat, die von uns

Special Notes

Upon withdrawal of this contract, you shall also no longer be bound by any contract related to this contract if the related contract concerns a service provided by us or a third party on the basis of an agreement between



oder einem Dritten auf der Grundlage einer Vereinbarung zwischen uns und dem Dritten erbracht wurde.

us and the third party.

Ende der Widerrufsbelehrung

End of the Cancellation Policy

SCHEDULE E - COPY TRADING

This Schedule E sets out the specific terms that will apply to you when using the copy trading functionality on the eToro platform. The terms in this Schedule E apply to you **in addition** to the General Terms and Conditions, which apply to all of our services and not just to copy trading. Capitalised words in this Schedule E will have the same meaning which are given to those word in the General Terms and Conditions. If a term of this Schedule E conflicts with or differs from a term in the General Terms and Conditions, this Schedule E will apply.

1. What is copy trading

- 1.1 When using the copy trading services, you are agreeing to use our investment management services.
- 1.2 The eToro platform provides you with the ability to interact, follow and copy other traders, strategies and/or portfolios by using the information, as well as providing you with "**social trading features**". Social trading features include detailed account information, trading histories, risk profiles, and other information in relation to eToro traders, strategies and/or portfolios that may be useful to you when deciding whether to copy such eToro trader, strategy and/or portfolio.
- 1.3 Copy trading is a trading functionality which allows you to copy the account of other traders. You do this by either copying a specific eToro trader account or copying a portfolio (we explain what this means below). By placing a copy order, you authorise us to automatically recreate this account for you in your eToro account without any prior consultation, consent or approval. This will be done on a pro rata basis with the same products and the same trading instructions (unless such action would be in contravention of Applicable Law). For example, we may start copy trading, stop copy trading and/or pause the copying of the copied trader, account, portfolio and/or strategy and set limits to any position etc.
- 1.4 Please read paragraph 2 "Our copy trading service", and paragraph 8 "Placing an order" for more information on how to place a copy trade on the eToro platform.

2. Our copy trading service

- 2.1 We offer a copy service which allows you to copy trades on the eToro platform in two ways:
 - (a) **CopyTrader:** where you can choose to copy the orders in an account of a single eToro trader. For more information, please refer to paragraph 8 - "Placing an order"; and
 - (b) CopyPortfolio: where you can choose to copy an account which contains a portfolio of products and/or traders. Some portfolios are designed by us, and some are designed by third parties. Each portfolio will have certain profiles and parameters which may be set either manually or by using certain algorithms.

More information about our copy trading functionality is available on our website.

2.2 We may update or amend the structure and/or composition of a strategy under the CopyPortfolio functionality at our discretion, without notifying you. This is called "**re-balancing**".

3. Classification of trade

- 3.1 The copy trade service may result in trades in a number of financial instruments. Each trade opened on your behalf as part as the CopyTrader or CopyPortfolio functionalities will usually be classified under the same asset class as classified in the copied account.
- 3.2 If you are restricted from trading a certain asset class or specific product due to Applicable Law, other regulatory requirements or any other reason at eToro's sole discretion, then we may take reasonable steps, where permitted by Applicable Law and where our service enables this at our sole discretion, to ensure that an equivalent or similar trade is opened in your account to replace the restricted trade (for example, replacing a CFD trade with a trade in the underlying product or vice versa). If we replace a trade for you, we cannot guarantee that the risk rating and economic performance of the replacement trade will match that of the restricted trade. Where in our sole discretion we do not replace a trade with an equivalent or similar trade for any reason your economic performance, portfolio composition, risk rating and other factors relating to your portfolio may deviate from that of the eToro trader or CopyPortfolio being copied.

- 3.3 If we are unable to accept or execute your copy order because we are restricted from allowing you to trade a certain asset class or a specific product which forms part of the copy order we will, if reasonably possible, not execute the impacted part of the copy order, and execute the non-impacted part of the copy order. If execution in this manner is not possible, we would not execute the copy order in its entirety. Examples of when we may be restricted from allowing you to trade include, if the copy order results in you trading during off-market hours and we do not support this for the copy order, and/or if trading in the asset class or specified product which forms part of the copy order is restricted or prohibited by Applicable Law, sanctions, anti-money rules and by any other applicable regulatory, self-regulatory or governmental authority. In such an event, the copy order or impacted part of the copy order (as applicable) will not be subject to this Schedule E and the regulatory status detailed herein.
- 3.4 You should read the General Terms and Conditions and the Schedule which applies to the underlying instrument for more information. Schedule A applies to CFDs, Schedule B applies to TRS, Schedule C applies to securities, and Schedule D applies to cryptoassets.

4. Regulatory status of the copy trading service and suitability assessment

- 4.1 Our copy trading functionality may amount to a form of discretionary investment management. This means that, before you can engage in copy trading, we are required by law to assess whether copy trading is a suitable investment tool for you and under what conditions (the "**Suitability Assessment**"). The result of the Suitability Assessment is determined by information and documents provided to us by you, which you can update at any time.
- 4.2 We will establish your investment profile on the basis of your Suitability Assessment, and your ability to enter into copy trades may be limited by your Suitability Assessment. If we determine that copy trading is not a suitable investment tool for you, then you will not be permitted to access the copy trading functionalities of the eToro platform. We are not liable for any losses that you suffer as a result of providing false or misleading information as part of your Suitability Assessment, including where this leads to us creating an inaccurate investment profile for you.
- 4.3 Please also refer to clause 3 of the General Terms and Conditions for more information on the way in which we assess suitability.

5. Limitations to our copy trading service

- 5.1 We do not provide personalised investment recommendations, investment advice, tax related advice or other financial related advice of any kind. Any explanation or information which we give to you as part of a copy trade, or about the performance of the copy trade is not intended to be, and should not be considered as advice. This information is provided by us solely for informational purposes.
- 5.2 You should use any information gathered from our website or social trading features as a starting point for your own independent research and investment decision making. However, you should not make investment decisions based on information provided on the eToro platform or eToro Community.
- 5.3 We will take reasonable steps to monitor the performance of any copied trader under the CopyTrader functionality, as well as the performance of the different trading strategies and portfolios under the CopyPortfolio functionality. We reserve the right to pause, stop, or block:
 - (a) any eToro trader from being copied under the CopyTrader functionality; and
 - (b) any portfolio of trading strategy from being copied under the CopyPortfolio functionality.

6. The key risks of copy trading

- 6.1 In making a decision to copy a specific trader or traders, strategy and/or portfolio, you should consider your financial situation, including your financial commitments. You should understand that copy trading is highly speculative and that you could sustain significant losses exceeding the amount used to copy a trader or traders as a result of the following:
 - (a) it will involve automated trading execution whereby trades are opened and closed in your account without your manual intervention;
 - (b) if you manually modify or close an order generated by the CopyTrader functionality, you may achieve a materially different result than the trader that you copied;

- (c) copied trades in amounts lower than the minimum trade will not be opened;
- (d) if you are copying all trades which are currently open, we will open your position at the best available price at the time of copying and not the price at the time which the trade being copied was originally opened;
- (e) cash-out and withdrawals by the copied trader, strategy and/or portfolio when you are using the CopyTrader/CopyPortfolio functionality may also generate a materially different result than the trader that you copied as it may affect the copy trading proportions. This is due to a number of different factors including starting account balance, minimum trade size, the investor's account settings, differences in spread, interest and investment price at time of investment, and also the difference in fees that may be incurred;
- (f) following/copying the trading decisions of inexperienced and/or unprofessional traders;
- (g) following/copying traders whose ultimate purpose or intention, or financial status may differ from yours; and/or
- (h) following and/or copying traders who trade, or CopyPortfolios which include, products restricted as a result of Applicable Law in relation to your account and where a replacement equivalent trade cannot be executed may result in the economic performance, portfolio composition, risk rating and other factors relating to your portfolio deviating from the portfolio of the copied trader or the CopyPortfolio.
- 6.2 We are unable to provide any guarantee as to the performance of any particular investment, account, portfolio or strategy. Please refer to the Schedule which applies to the underlying product that you are copying for more information on the risks associated with trading that product.
- 6.3 Past performance, risk scores, statistics and any other information with respect to eToro traders under our CopyTrader and/or CopyPortfolio functionality, or of different portfolios and trading strategies under our CopyPortfolio functionality are not reliable indicators of future performance. We do not represent or guarantee that you will achieve profits or losses similar to those shown on the eToro trader or portfolio that you are copying. We also do not represent or guarantee that the risk score of a trader will accurately reflect the risk of their future performances.
- 6.4 Please refer to clause 5 of the General Terms and Conditions for more information on the key risks of using our services.

7. Conflicts of interest

- 7.1 We are required to act in your best interest when providing our services. However, there may be instances where your interest conflicts with our interests, or with another client's interest. For example, with respect to copy trading, we may compensate popular eToro traders who you and/or others have elected to follow and/or copy.
- 7.2 Please refer to clause 7 of the General Terms and Conditions for more information on the conflicts of interest that may apply to our services.

8. Placing an order

- 8.1 Before you enter into the copy trade, you will need to allocate the amount of money you would like to put towards that copy trade. Such amount shall be allocated in transactions at the same proportion as it is allocated in the copied account. We will then automatically execute that order for you, which means we will not obtain your confirmation before we do this. The opening of such transactions shall not require any prior consultation, consent or approval. Trades below the minimum trade amount shall not be opened.
- 8.2 We endeavor to execute your orders as soon as reasonably practicable in conjunction with the orders of the trader you have copied. However, there may be occasional delays. In the event of such a delay, the execution price of your order may differ from that of the trader you have copied, potentially resulting in a price differential that may or may not be to your advantage.
- 8.3 There are a number of order restrictions when copy trading, including on the minimum and maximum amount that can be invested in any eToro trader or portfolio that you copy, the minimum amount on any single copy trade, and the maximum number of traders that you can copy. The full restrictions are listed on our website.

8.4 When you are using our CopyTrader service, you can choose to copy:

- (a) all trades which are currently open in a certain account as well as new trades which are opened after you begin to copy the trader in such account; or
- (b) only new trades which are opened after you begin to copy the trader's account. This means that we will not copy any trades in the trader's account which were entered into before this point.
- 8.5 When you are using our CopyPortfolio service, the copy trading functionality only permits you to copy both existing and new trades.
- 8.6 Notwithstanding paragraph 3.2, if you are copying all trades which are currently open, we will open your position at the best available price at the time of copying and not the price at the time which the trade being copied was originally opened. If the relevant markets are closed at the time of copying (for example during a market break) we will open a market order for you and once the market reopens, your order will be executed at the first available price.
- 8.7 Notwithstanding paragraph 3.2, if you are copying only new trades:
 - (a) we will open your positions at the same time as the trades being copied; and
 - (b) all instructions and actions related to the copied trade will automatically be replicated in your eToro account (subject to the trade size as explained above), including stop losses, take profits and the closing of trades. For example, if a trader that you are copying extends their stop loss by adding more funds to their account then your stop loss will be adjusted automatically to reflect this. However, your position amount will remain the same as its initial amount.
- 8.8 The copy trading service has a number of other functionalities that we may make available to you from time to time. However, we may add, remove, or change the availability and features of these functionalities, at our discretion. This may impact how you can use the copy trading service on our platform, for example whether you can copy all trades or only new trades of a trader or a portfolio.

9. Fees and costs

- 9.1 When you place a copy trade, we will charge you fees on the same basis as those charged to the copied account for the same trades. Please refer to the Schedule which applies to the underlying product that you are copying for more information on the fees and costs associated with that copy trade.
- 9.2 Please also refer to clause 21 of the General Terms and Conditions for more information on our fees and costs.

10. **Our rights and your rights in special circumstances**

Please refer to the Schedule which applies to the underlying product that you are copying for more information on our rights and your rights in special circumstances, as well as Part 3 of the General Terms and Conditions.

11. Liability

Subject to Applicable Law, neither eToro Europe nor any affiliates or associate third parties will be liable for any losses arising from:

- (a) actions taken by us in order to carry out your written or spoken instructions;
- (b) decisions or actions taken by an eToro trader that you have chosen to copy, including in connection with Portfolios; and/or
- (c) specific investment decisions or actions taken or omitted in good faith by any copied account strategy or portfolio, including portfolios controlled by us.