

TERMS OF SERVICE OF THE APP.HYPERBLOOM.XYZ WEBSITE

version of 24 July 2025

1. GENERAL PROVISIONS

- 1.1. These Terms of Service of the APP.HYPERBLOOM.XYZ Website ("**Terms**") constitute a legally binding agreement ("**Agreement**") between you (the "**User**", "**you**", "**your**" etc.) and Aiom Inc., a company established under the Panamanian law with its registered office in Panama City, Panama ("**AIOM**", "**we**", "**our**", "**us**").
- 1.2. These Terms apply to your use of the website available at: <https://app.hyperbloom.xyz> ("**Website**") and the services provided by AIOM through the Website or in connection with your use of the Website ("**Services**").
- 1.3. These Terms are made available for download in durable form (PDF file) on the Website available at: <https://app.hyperbloom.xyz/files/terms-of-service.pdf>
- 1.4. The following annexes are an integral part of these Terms:
 - 1.4.1. **Annex no. 1** – AIOM FEES;
 - 1.4.2. **Annex no. 2** – TEMPLATE WITHDRAWAL FORM;
 - 1.4.3. **Annex no. 3** – RISK NOTICE.
- 1.5. **IF YOU DO NOT ACCEPT THESE TERMS IN THEIR ENTIRETY, YOU MUST NOT ACCESS OR USE THE WEBSITE OR THE SERVICES.**

2. CONTACT

- 2.1. You may contact AIOM as regards the matters related to the Website or the Services using one of the following channels:
 - 2.1.1. email: aionlabsp@gmail.com,
 - 2.1.2. mail: Oceania Business Plaza, 21st floor, Tower 1000, Isaac Hanono Missri Street, Punta Pacifica, Panama City, Republic of Panama.
- 2.2. If you use the communication channels set out in Section 2.1 of these Terms above, you agree that we may communicate with you through these channels in response. We may also communicate with you by providing information through the Website interface.

3. TECHNICAL REQUIREMENTS

- 3.1. The technical requirements for the use of the Website and Services are as follows:
 - 3.1.1. an Internet-connected device with the latest operating system, Internet access and a current standard web browser (e.g. Chrome, Safari, Mozilla Firefox, Opera or Microsoft Edge);
 - 3.1.2. cookies and JavaScript enabled in the web browser;
 - 3.1.3. screen resolution when displaying the Website is at least 1280x720 pixel.
- 3.2. The technical requirements for the use of the Connect Wallet service and the Blockchain Services are as follows:
 - 3.2.1. having an active Wallet (e.g. an external off-Website Wallet provided by a Third Party) that compatible with HyperEVM blockchain network.

4. LEGAL REQUIREMENTS

- 4.1. The legal requirements for the use of the Website and the Services are as follows:
 - 4.1.1. you must be at least 18 years old or of the legal age in accordance with the Applicable Law at the time of accessing the Website;
 - 4.1.2. you must have the full legal capacity to conclude agreements under the Applicable Law;

- 4.1.3. you must comply with additional requirements as regards specific Services set out in these Terms (if applicable).
- 4.2. If you do not meet with any of the requirements set out in Section 4.1 of these Terms, you are obligated to refrain from accessing and using the Website or the Services.

5. COMPLIANCE WITH THE APPLICABLE LAW

- 5.1. The User must comply with the Applicable Law, including the local laws regarding the lawful use of the Services in the User's jurisdiction.
- 5.2. The User declares that he or she:
 - 5.2.1. does not and will not carry out any illegal activity, including money laundering, financing of terrorism or any other activity in violation of any state or international sanctions as defined by the Applicable Law in connection with use of the Services;
 - 5.2.2. is not indicated on any Sanction Lists;
 - 5.2.3. is not located in a Restricted Country, is not a citizen of a Restricted Country nor is a resident of a Restricted Country;
 - 5.2.4. the User's Crypto-Assets used in connection with the Services come from legitimate sources.
- 5.3. AIOM does not provide the Services to the Users who fail to comply with this Section 5. COMPLIANCE WITH THE APPLICABLE LAW of these Terms. The User's failure to comply with this Section 5. COMPLIANCE WITH THE APPLICABLE LAW of these Terms constitutes a breach of the Agreement through the fault of the User.

6. SCOPE OF THE SERVICES

[Personal use only]

- 6.1. The User is authorized to use the Website and/or the Services exclusively for personal use, in particular the User is prohibited from using the Website, the Content and/or the Services for business purposes or in connection with any commercial activities. Any liability for use of the Services for commercial purposes, such as conducting business, crowdfunding, creating investment pool, crypto-assets exchange etc. remains solely with the User.

[No custody, management or control]

- 6.2. Nothing in these Terms shall be construed as AIOM providing any services consisting of providing a Wallet. AIOM does not safekeep, retain in deposit or control any crypto-assets on behalf of the Users, in particular AIOM has no access to the User's crypto-assets, no means of transferring them (including freezing or burning them) and no control over the User's Instructions.
- 6.3. Nothing in these Terms shall be construed as AIOM providing any services consisting of safekeeping or controlling any means of access to any crypto-assets belonging to the User, in particular in the form of a private cryptographic key. The User or the User's Third-Party service provider managing the User's Wallet (if applicable) remain in possession of a private cryptographic key and have control over the crypto-assets in the Wallet. No authorisation credentials of the User's Wallet, including private cryptographic key, are recorded by AIOM.

[No crypto-asset exchange or transfer]

- 6.4. Nothing in these Terms shall be construed as AIOM having possession, custody, or authority over any crypto-assets of any User. The User maintains full control over the User's crypto-assets throughout the entire process of using the Services.

- 6.5. Nothing in these Terms shall be construed as AIOM providing any services consisting of providing a Wallet, exchanging crypto-assets with fiat currencies or other crypto-assets or transferring crypto-assets. AIOM provides the User with software (smart contracts) enabling the User to execute certain transfers of crypto-assets or transmits certain data from the User to the selected DEX Platforms. AIOM is not a party to any transaction on the blockchain network made with the Connected Wallet in particular as regards blockchain operations as a result of which crypto-assets will be transferred from the Connected Wallet to DEX Platforms.

[No advice]

- 6.6. AIOM is not your legal advisor, tax advisor, crypto-assets advisor, financial advisor, or any other advisor of any kind. AIOM is not a registered or authorised broker, investment advisor or operator of currency or crypto-asset exchange.
- 6.7. The Content is not intended to be any sort of advice and should not be construed as such. The Content should not be relied upon as a substitute for professional advice. The Content is published for general educational and informational purposes only. The Content is intended for a general audience and does not target any specific individual or entity. The Content does not consider your personal financial circumstances or objectives.
- 6.8. The User is solely responsible for any decisions or actions taken based on the information provided in the Content. All decisions made by the User when using the Website or the Services are based solely on the User's own assessment of the User's factual and legal situation and objectives and are User's sole responsibility.

[No partnership]

- 6.9. The Agreement shall in no way constitute or establish a partnership, employment or joint venture agreement, nor constitute any Party the agent of the other, unless and only to the extent explicitly set out in these Terms.

[No warranty]

- 6.10. The User should consult independent financial, crypto-asset, legal, or tax professionals before using the Website and the Services to assess if your use of the Website and the Services would comply with the regulatory requirements of the Applicable Law and/or what regulatory requirements would the User need to comply with to use the Website and the Services in compliance with the Applicable Law, in particular the law of the User's state, country or territory of residence.

[No solicitation of EU customers]

- 6.11. AIOM is not actively soliciting clients or prospective clients established or situated in in the European Union. AIOM reserves the right to provide the Services to the clients or prospective clients described in the preceding sentence at their own exclusive initiative.

7. GENERAL RULES OF USE OF THE SERVICES

- 7.1. AIOM provides the Services in accordance with these Terms. The User should read these Terms before concluding the Agreement.
- 7.2. AIOM provides the Services and the Website in English.
- 7.3. The User is obligated to use the Website and/or the Services in accordance with these Terms, the Applicable Law, and good market practices, respecting personal rights and

intellectual property rights, in particular our rights or rights of any Third Parties. In particular, the User undertakes:

- 7.3.1. not to transmit or upload any Prohibited Content;
- 7.3.2. not interfere with or disrupt the operation of the Services or ICT Systems;
- 7.3.3. not impersonate any person or entity, misrepresent information, or otherwise misrepresent your affiliation with a person or entity;
- 7.3.4. not collect or gather email addresses or other contact details of other Users by email or otherwise for the purpose of sending unsolicited emails or other unsolicited communications;
- 7.3.5. not advertise or offer to sell or purchase any goods or services for any purpose not expressly permitted by AIOM;
- 7.3.6. not support, assist, or promote any criminal activity or enterprise;
- 7.3.7. not access or use the Services to create products or services that compete with the Services;
- 7.3.8. not modify, reproduce, duplicate, copy, download, store, further transmit, distribute, transfer, disassemble, broadcast, publish, remove, or alter any copyright statement or label, or license, sublicense, sell, mirror, design, rent, lease, trademark, grant a security interest in or to any portion of the property, or create derivative works or otherwise exploit any portion of the property with respect to the Content, the Website, or the Services – without the prior written consent of AIOM;
- 7.3.9. not use deep linking, indexing robots, bots, spiders, or other automated devices, programs, scripts, algorithms or methods, or any similar or equivalent manual process to access, obtain, copy or monitor any element of AIOM's intellectual property, or replicate or circumvent the navigational structure or presentation of the Content, the Website, or the Services in any way, to obtain or attempt to obtain any materials, documents, or information by any means not intentionally made available through the Services or the Website in accordance with these Terms.
- 7.4. AIOM shall exercise due diligence to ensure the proper functioning of the Website and the Services.
- 7.5. AIOM provides the Services continuously, 7 days a week, 24 hours a day, all year round. For technical reasons, there may be malfunctions or breakdowns that make it impossible or difficult to use the Website or the Services, including temporary restriction or disabling of access to the Website or the Services due to technical work. AIOM will inform about the time of such work via the announcement on the Website.

8. SERVICES

- 8.1. AIOM provides the following Services under the Agreement:
 - 8.1.1. **Content Access** – a service provided to the User, described in particular in Section 10. CONTENT ACCESS of these Terms.
 - 8.1.2. **Connect Wallet** – a service provided to the User, described in particular in Section 11. CONNECT WALLET of these Terms.
 - 8.1.3. **Points Dashboard** – service provided to the User, described in particular in Section 12. POINTS DASHBOARD of these Terms;
 - 8.1.4. **Referral** – a service provided to the User, described in particular in Section 13. REFERRAL of these Terms;
 - 8.1.5. **Blockchain Services** – which include the following Services:

- 8.1.5.1. **SWAP Instruction Transfer** – a service provided to the User, described in particular in Section 14. BLOCKCHAIN SERVICE: SWAP INSTRUCTION TRANSFER of these Terms;
- 8.1.5.2. **VAULT Smart Contract** – a service provided to the User, described in particular in Section 15. BLOCKCHAIN SERVICE: VAULT SMART CONTRACT of these Terms;
- 8.1.5.3. **LOCKING Smart Contract** – a service provided to the User, described in particular in Section 16. BLOCKCHAIN SERVICE: LOCKING SMART CONTRACT of these Terms.

9. CONCLUSION OF THE AGREEMENT

- 9.1. The Agreement between the User and AIOM on the use of the Website and the Services is concluded as regards:
 - 9.1.1. **the Content Access service** – when the User accesses the Website;
 - 9.1.2. **the Points Dashboard service** – when the User clicks the “Points” button (or button with equivalent information) on the Website’s interface after using the Connect Wallet service;
 - 9.1.3. **the Referral service** – when the User copies the unique referral link available on the Website’ interface made available after using the Connect Wallet service;
 - 9.1.4. **the Connect Wallet service, the SWAP Instruction Transfer service, the VAULT Smart Contract service, the LOCKING Smart Contract service** – when the User clicks the “Connect Wallet” button (or button with equivalent information) on the Website’s interface and accepts these Terms, the FAQ and the Privacy Policy by way of signing statement “I have read and I accept the Terms of Service of the APP.HYPERBLOOM.XYZ Website, the FAQ of the HyperBloom Points game and the Privacy Policy of the APP.HYPERBLOOM.XYZ Website. I declare that I may access and use the Services in compliance with the applicable law, in particular that I am not located in a Restricted Country and that I am not a citizen or a resident of a Restricted Country. I am at least 18 years of age or otherwise I have a full legal capacity to conclude agreements under the Applicable Law. I acknowledge and consent to the loss of the consumer's right of withdrawal once the Blockchain Services defined in the Terms of Service of the APP.HYPERBLOOM.XYZ Website have been fully performed (if applicable).” with the Connected Wallet.
- 9.2. The conclusion of the Agreement is free of charge.
- 9.3. Continued use of the Website and/or the Services is considered as a declaration of will to be bound by these Terms and acknowledgement of the Privacy Policy.
- 9.4. The Agreement with the User is concluded for the duration of the Service(s).

10. CONTENT ACCESS

- 10.1. The Content Access service consists of enabling the User to access the Content made publicly available on the Website.
- 10.2. To start using the Content Access service, the User must access the Website on the User’s device.
- 10.3. The Agreement as regards the Content Access service is concluded for the duration of a given browsing session.
- 10.4. The Content Access service is provided by AIOM free of charge.

11. CONNECT WALLET

- 11.1. The Connect Wallet Service consists of enabling the User to connect the User's Wallet to the Website and ICT Systems of AIOM.
- 11.2. To start using the Connect Wallet Service, the User must:
 - 11.2.1. visit the Website using the User's web browser; and
 - 11.2.2. click on the "Connect Wallet" button (or button with equivalent information) on the Website's interface; and
 - 11.2.3. select the type of Wallet to be connected, including by selecting a Third-Party provider of Wallet (if applicable) and click the button confirming the User's choice; and
 - 11.2.4. proceed with the Third-Party provider's form in order to connect the Wallet.
- 11.3. Each User may connect only one Wallet to the Website.
- 11.4. The User acknowledges and understands that the Wallet is an external tool provided by the Third-Party. AIOM is not a Wallet provider, does not exercise any control over the operation of the Wallet(s) and has no control over or access to the crypto-assets in the Wallet. The provisions of Section 20. THIRD-PARTY SERVICES of these Terms apply accordingly.
- 11.5. The use of the Connect Wallet service is free of charge.

12. POINTS DASHBOARD

- 12.1. The Points Dashboard service consists in enabling the User to see the amount of the Points collected by the User in connection with the User's participation in the Game.
- 12.2. The Game is subject to the FAQ and is not regulated by these Terms.
- 12.3. To use the Points Dashboard, the User must:
 - 12.3.1. visit the Website using the User's web browser; and
 - 12.3.2. when the User's Wallet is connected to the Website by using the Connect Wallet service, click the "Points" button (or button with equivalent information) on the Website's interface.
- 12.4. The Agreement as regards the Points Dashboard service is concluded for the duration of a given browsing session.
- 12.5. The Points Dashboard service is provided by AIOM free of charge.

13. REFERRAL

- 13.1. The Referral service consists of enabling the User to invite other prospective Users to use the Services.
- 13.2. To start using the Referral service, the User must:
 - 13.2.1. log in to the User's Account; and
 - 13.2.2. visit the Website using the User's web browser; and
 - 13.2.3. when the User's Wallet is connected to the Website by using the Connect Wallet service, click the "Points" button (or button with equivalent information) on the Website's interface;
 - 13.2.4. click the "Join the referral program" button (or button with equivalent information) on the Website's interface;
 - 13.2.5. copy the unique referral link available on the Website's interface.
- 13.3. The User may share the unique referral link with potential Users.
- 13.4. The User who has successfully referenced other Users using the unique referral link may receive the Points subject to the FAQ. A "successful reference" means a situation in which other User starts using the Services for the first time using the unique referral link of the User.

- 13.5. The Agreement as regards the Points Dashboard service is concluded for indefinite time.
- 13.6. The Referral service is provided by AIOM free of charge.

14. BLOCKCHAIN SERVICE: SWAP INSTRUCTION TRANSFER

- 14.1. The SWAP Instruction Transfer service consists in enabling the User to issue the Instructions in accordance with which AIOM transmits Transaction details to the DEX Platform selected by the User.
- 14.2. **The User acknowledges that AIOM does not execute any Transactions but only transmits them to the Third Parties. AIOM is not liable for execution of any Transactions as they are executed by DEXs (Third Parties) and are out of AIOM's control.**
- 14.3. To use the SWAP Instruction Transfer service, the User must:
 - 14.3.1. visit the Website using the User's web browser; and
 - 14.3.2. when the User's Wallet is connected to the Website by using the Connect Wallet service, click the "Swap" button (or button with equivalent information) on the Website's interface;
 - 14.3.3. set the parameters of the Transaction, such as: selected DEX, crypto-assets pair, the amount of each crypto-asset, slippage tolerance and so on using the Website's interface;
 - 14.3.4. confirm the Instruction by way of signing with the Connected Wallet – by signing the User confirms that the User: (i) issues the Instruction to the AIOM as regards the Transaction; (ii) has read and accepts these Terms, including the Risk Notice, and the Privacy Policy; (iii) accepts the applicable AIOM Fee(s); (iv) accepts the fact that due to the nature of the blockchain technology the transmission of a Transaction details is irreversible, in particular that AIOM cannot reverse the transmission of the Transaction details and has no control over the execution of the Transaction after transmission of its details to the selected DEX.
- 14.4. **The User's Instructions shall be binding on AIOM and irrevocable by the User once confirmed in accordance with Section 14.3.4 of these Terms and received by AIOM's ICT Systems, subject to Section 14.2 of these Terms.**
- 14.5. The User acknowledges that the default slippage tolerance is set to 1% (one percent). The User may adjust the slippage tolerance manually at any moment before confirming the Instruction.
- 14.6. The Agreement as regards the SWAP Instruction Transfer service is concluded for a single transmission of the Instruction.
- 14.7. The SWAP Instruction Transfer service is provided by AIOM for remuneration and is subject to AIOM Fees as set out in Annex no.1, as well as applicable Gas Fees.

[No cancellation by the User]

- 14.8. Once the User gives any binding Instruction, the User has no right to rescind or withdraw such Instruction without written consent of AIOM.

[Cancellation by AIOM]

- 14.9. AIOM reserves the right to immediately cancel a binding Instruction if in the reasonable opinion of AIOM there are significant circumstances justifying such cancellation, in particular related to disruptions in the functioning of the Internet, the blockchain network or the occurrence of other significant technical errors. AIOM will notify the User of such cancellation by way of displaying an appropriate message in the Website's interface. No AIOM Fees shall be charged to the User in case of a cancelled binding Instruction.

[Records of binding Instructions]

- 14.10. The User agrees that the records of all binding Instructions kept by AIOM shall be conclusive and binding on the User for all purposes, including in case of any dispute.

[No verification]

- 14.11. The User is solely responsible for accurately entering any Instruction, including but not limited to all the necessary information in order to enable AIOM to carry out any Instruction. Any Instructions are made at the User's discretion. AIOM does not assess or monitor performance, viability, accuracy, completeness, authenticity or reasonableness of any Instruction.
- 14.12. AIOM does not verify the identity, authority, or authenticity of any person giving any Instruction. The User is solely responsible for the control and use of the Connected Wallet. Any Instruction sent from the Connected Wallet is deemed to be authorized and is binding on the User. If the User detects any unauthorized or suspicious activity, the User must immediately notify AIOM of such activity.

15. BLOCKCHAIN SERVICE: VAULT SMART CONTRACT

- 15.1. The VAULT Smart Contract service consists in enabling the User to use smart contracts developed by AIOM to transfer crypto-assets to or from an address on a selected blockchain network.
- 15.2. The transfer of crypto-assets is executed by the User using software (smart contracts) developed by AIOM. For the avoidance of doubt the Parties represent that the use of VAULT Smart Contract service does not consist of creation or maintenance of a custodial Wallet by AIOM for the User. The User remains solely in control of all the transferred crypto-assets and only the User has access to them.**
- 15.3. The Agreement as regards the VAULT Smart Contract service is concluded for an indefinite time.
- 15.4. The VAULT Smart Contract service is provided by AIOM for remuneration and is subject to AIOM Fees as set out in Annex no. 1, as well as applicable Gas Fees.

[Outgoing transfers]

- 15.5. To use the VAULT Smart Contract service in order to transfer crypto-assets to an address on a selected blockchain network, the User must:
- 15.5.1. visit the Website using the User's web browser; and
 - 15.5.2. when the User's Wallet is connected to the Website by using the Connect Wallet service, click the "Vault" button (or button with equivalent information) and the "Deposit" button (or button with equivalent information) on the Website's interface;
 - 15.5.3. set the detailed parameters of the transfer, such as: type of crypto-assets, the amount of each crypto-asset, and so on using the Website's interface;
 - 15.5.4. confirm the transfer by way of signing with the Connected Wallet – by signing the User confirms that the User: (i) accepts receipt of the Technical Tokens to the Connected Wallet of the type and in the amount corresponding to the transferred crypto-assets for the purpose of interacting with the smart contract; (ii) has read and accepts the Terms, including the Risk Notice, and the Privacy Policy; (iii) accepts the applicable AIOM Fee(s); (iv) accepts the fact that due to the nature of the blockchain technology the transfer is irreversible, in particular that AIOM cannot reverse the transfer and has no control over the execution of the transfer.
- 15.6. The User acknowledges that the transfer set out in Section 15.5 of these Terms is irrevocable, subject to Sections 15.8-15.9 of these Terms.**

- 15.7. After successful transfer set out in Section 15.5 of these Terms, the smart contract used in connection with the VAULT Smart Contract service will transfer the Technical Tokens to the Connected Wallet in the amount corresponding to the transferred crypto-assets for the purpose of interacting with the smart contract.

[Incoming transfers]

- 15.8. To use the VAULT Smart Contract service in order to transfer crypto-asset from an address on a selected blockchain network where the User has previously transferred the crypto-assets to, the User must:
- 15.8.1. visit the Website using the User's web browser; and
 - 15.8.2. when the User's Wallet is connected to the Website by using the Connect Wallet service, click the "Vault" button (or button with equivalent information) and the "Withdraw" button (or button with equivalent information) on the Website's interface;
 - 15.8.3. set the detailed parameters of the transfer, such as: type of crypto-assets, the amount of each crypto-asset, and so on using the Website's interface;
 - 15.8.4. confirm the transfer by way of signing with the Connected Wallet – by signing the User confirms that the User: (i) accepts burning of the Technical Tokens to the Connected Wallet of the type and in the amount corresponding to the transferred crypto-assets for the purpose of interacting with the smart contract; (ii) has read and accepts the Terms, including the Risk Notice, and the Privacy Policy; (iii) accepts the applicable AIOM Fee(s); (iv) accepts the fact that due to the nature of the blockchain technology the transfer is irreversible, in particular that AIOM cannot reverse the transfer and has no control over the execution of the transfer.
- 15.9. **THE CONDITION OF A TRANSFER SET OUT IN SECTION 15.8 OF THESE TERMS IS BURNING OF THE TECHNICAL TOKENS TO THE CONNECTED WALLET OF THE TYPE AND IN THE AMOUNT CORRESPONDING TO THE TRANSFERRED CRYPTO-ASSETS.** The User acknowledges that the transfer set out in Section 15.8 of these Terms may not be executed by a smart contract if for whatever reason the Connected Wallet does not hold the Technical Tokens of the required type and/or amount. The User acknowledges that in case described in the preceding sentence:
- 15.9.1. AIOM is unable to recover or reclaim the transferred crypto-assets due to the nature of the blockchain technology;
 - 15.9.2. the User has no claim or right to a refund as regards the transferred crypto-assets in respect of AIOM;
 - 15.9.3. the User has no claim or right to demand additional Technical Tokens of the type and in the amount corresponding to the transferred crypto-assets from AIOM.

16. BLOCKCHAIN SERVICE: LOCKING SMART CONTRACT

- 16.1. The LOCKING Smart Contract service consists in enabling the User to use smart contracts developed by AIOM to transfer crypto-assets to an address on a selected blockchain network where the crypto-assets will be locked for a set time and later transferred back to the Connected Wallet in accordance with the parameters set by the User.
- 16.2. **The transfer of crypto-assets is executed by the User using software (smart contracts) developed by AIOM. For the avoidance of doubt the Parties represent that the use of LOCKING Smart Contract service does not consist of creation or maintenance of a custodial Wallet by AIOM for the User. The User remains solely in control of all the transferred crypto-assets and only the User has access to them.**

- 16.3. To use the LOCKING Smart Contract service in order to transfer crypto-assets to an address on a selected blockchain network, the User must:
- 16.3.1. visit the Website using the User's web browser; and
 - 16.3.2. when the User's Wallet is connected to the Website by using the Connect Wallet service, click the "Locker" button (or button with equivalent information) on the Website's interface;
 - 16.3.3. set the detailed parameters of the transfer, such as: type of crypto-assets, the amount of each crypto-asset, type of crypto-assets lock-up (either fixed lock-up or linear lock-up), duration of a lock-up period and so on using the Website's interface;
 - 16.3.4. confirm the transfer by way of signing with the Connected Wallet – by signing the User confirms that the User: (i) acknowledges that the locked crypto-assets will be as a rule unrecoverable during the lock-up period, subject to the parameters of a linear lock-up; (ii) has read and accepts the Terms, including the Risk Notice, and the Privacy Policy; (iii) accepts the fact that due to the nature of the blockchain technology the transfer is irreversible, in particular that AIOM cannot reverse the transfer and has no control over the execution of the transfer.
- 16.4. **The User acknowledges that the transfer set out in Section 16.3 of these Terms is irrevocable. The User acknowledges that in case described in the preceding sentence:**
- 16.4.1. **AIOM is unable to recover or reclaim the transferred crypto-assets due to the nature of the blockchain technology;**
 - 16.4.2. **the User has no claim or right to a refund as regards the transferred crypto-assets in respect of AIOM.**
- 16.5. After the lock-up duration the locked crypto-assets shall be unlocked and returned to the Connected Transfer from which they were sent to the locking smart contract, either immediately or in accordance with a vesting period or other parameters set by the User.
- 16.6. The Agreement as regards the LOCKING Smart Contract service is concluded for lock-up duration.
- 16.7. The LOCKING Smart Contract service is provided by AIOM free of charge.

17. TERMINATION OF AGREEMENT

- 17.1. The User has the right to terminate the Agreement without incurring any costs.
- 17.2. The User has the right to terminate the Agreement as regards:
- 17.2.1. **the Content Access service, the Connect Wallet service, the Points Dashboard** – at any time and with immediate effect by terminating the browsing session on the User's device used to access the Website;
 - 17.2.2. **the Referral service, the SWAP Instruction Transfer service, the VAULT Smart Contract** – at any time by sending the appropriate statement to the AIOM's email address by electronic means or in written form to the registered address of AIOM using the contact details set out in Section 2. CONTACT.
- 17.3. The User, who is a Consumer, has right to terminate the Agreement where the Applicable Law so provides in addition to the right set out in Section 17.2 of these Terms.
- 17.4. AIOM may terminate the Agreement, either in part or in whole, with immediate effect, if any of these valid reasons arise, in particular when:
- 17.4.1. the User is in breach of these Terms, in particular the rules of conduct set out in Section 5. COMPLIANCE WITH THE APPLICABLE LAW or in Section 7. GENERAL RULES OF USE OF THE SERVICES;
 - 17.4.2. the User violates these Terms or the Applicable Law;

- 17.4.3. the User violates the rights of AIOM or third parties, in particular intellectual property rights, in connection with the User's use of the Services;
 - 17.4.4. the User conducts activities to the detriment of AIOM or Third Parties, in particular activities that violate or threaten the security of ICT Systems;
 - 17.4.5. the User uses the Services in a manner contrary to their purpose or scope as defined in these Terms;
 - 17.4.6. the User breaks or attempts to break the security measures of the Website or the Services, including obtaining unauthorised access to the Website or the Services, or assists third parties in such breaking or attempted breaking of security;
 - 17.4.7. the User fails to pay any of the AIOM Fees;
 - 17.4.8. unexpected operational difficulties occur;
 - 17.4.9. it is requested by law enforcement or other public authorities in compliance with the Applicable Law, in particular under the applicable anti-money laundering laws.
- 17.5. AIOM will notify the User of the termination of the Agreement
- 17.6. AIOM will not be responsible or liable for any direct or indirect losses (including loss of profits, business or opportunities), damages or costs suffered by the User or any Third Person, due to the termination of the Agreement by AIOM in accordance with Section 17.4 of these Terms.

18. RIGHT OF WITHDRAWAL

- 18.1. The User, who is a Consumer, has a period of 14 days to withdraw from an off-premises contract without giving any reason and without incurring costs, subject to Section 18.2 of these Terms.
- 18.2. The User who is a Consumer does not have a right of withdrawal as regards the Blockchain Services due to the fact that the Blockchain Services are provided fully at the time of their order and their provision has begun with the Consumer's express prior consent and acknowledgement that the Consumer will lose the right to withdraw upon performance of the Agreement as regards the Blockchain Services by AIOM by way of making an appropriate statement containing such prior express consent and acknowledgement and confirming it by way of signing the abovementioned statement with the Connected Wallet.
- 18.3. To exercise the right of withdrawal, the User who is a Consumer may either use the template withdrawal form as set out in Annex no. 1 or make any other unequivocal statement setting out his decision to withdraw from the Agreement by contacting AIOM using contact details (email address or mail) set out in Section 2. CONTACT of these Terms.

19. AIOM FEES, GAS FEES, AND THIRD-PARTY FEES

[AIOM Fees]

- 19.1. The AIOM Fees are charged by AIOM.
- 19.2. The amounts of the AIOM Fees are set out in Annex no. 1 to these Terms and are displayed on the Website's interface when the User orders a Service for a remuneration.
- 19.3. AIOM may change the AIOM Fees in accordance with Section 26. AMENDMENTS TO THE TERMS. In such case the User will be notified of a change to the AIOM Fees in accordance with the Section referred to in the preceding sentence.

- 19.4. The User authorizes AIOM, or AIOM's payment processor, to debit or deduct from the amounts paid any applicable fees due in connection with the use of the Services, including the AIOM Fees.

[Gas Fee]

- 19.5. The Gas Fee may be charged by the smart contracts deployed on the applicable blockchain network.
- 19.6. The maximum estimated amount of the Gas Fee is displayed on the Website's interface when the User orders a Service which requires payment of the Gas Fee (if applicable).
- 19.7. The User acknowledges that:
- 19.7.1. Gas Fee may be collected by smart contracts deployed on the applicable blockchain network in connection with the User's use of the Blockchain Services;
 - 19.7.2. AIOM does not receive any amounts from the Gas Fee or determine the amount of the Gas Fee;
 - 19.7.3. AIOM is not responsible for the amount of the Gas Fee as it is outside of AIOM's control and AIOM may not be aware of its specific amount for a particular operation due to the way blockchain technology works.

[Third-Party Fees]

- 19.8. The Third Parties may charge Third-Party Fees in connection with use of the Third-Party Services. The Section 20. THIRD-PARTY SERVICES applies accordingly.

20. THIRD-PARTY SERVICES

- 20.1. The Website may contain hyperlinks to external services or websites of Third Parties. These Terms do not apply to such Third-Party Services or websites unless expressly stated otherwise. If the User uses them, the User does so at the User's own risk and subject to the relevant terms of services and privacy policy of such Third Parties. The User should read the applicable terms of service and privacy policies of Third Parties before accessing or using Third-Party Services or websites. AIOM is not responsible for any Third-Party Services accessed via a hyperlink from the Website, including for their accuracy or availability. AIOM is not a provider of such Third-Party Services.

21. COMPLAINTS PROCEDURE

- 21.1. The User, who is a Consumer, may submit a complaint arising from a breach of contract to AIOM in any form, including in writing or by e-mail using the contact details of AIOM set out in Section 2. CONTACT.
- 21.2. The User, who is a Consumer, must set out in a complaint submitted in writing or in a format which can be reproduced in writing, including by e-mail:
- 21.2.1. the User's name and contact details;
 - 21.2.2. the date of submission of the complaint;
 - 21.2.3. the date of receipt of the Services;
 - 21.2.4. the defects of the Services;
 - 21.2.5. the claim submitted to AIOM.
- 21.3. AIOM reserves the right to request additional information from the User to the extent necessary to provide a complete response. The User acknowledges that failure to provide such additional information or provision of incomplete information may make it difficult or impossible to respond to the complaint.
- 21.4. A response to the complaint shall be sent within 14 days after receipt of the complaint, unless a different time limit is provided by Applicable Law.

- 21.5. A response to the complaint shall be sent at the postal address indicated in the complaint or at the e-mail address unless agreed otherwise with the User who is a Consumer.

22. INDEMNIFICATION AND LIABILITY

[Indemnification]

- 22.1. Subject to the mandatory provisions of the Applicable Law and to the maximum extent permitted by the Applicable Law, the User agrees to defend, indemnify, and hold harmless AIOM from and against any and all losses, liabilities, costs, claims, charges, actions, demands and expenses (including, but not limited to, all costs, charges and expenses paid or incurred in disputing or defending any of the foregoing) which AIOM may incur, suffer or which may be made against them resulting from or by reason of:
- 22.1.1. the User's use, misuse, or inability to access or use the Services;
 - 22.1.2. the User's your breach of the Agreement (including all documents incorporated by reference) or any other agreement entered into pursuant to or in connection with the Services;
 - 22.1.3. any breach or violation by the User of any Applicable Law, rule or regulation, or the rights of any Third Parties; and/or
 - 22.1.4. any act, omission, negligence, breach, offence or default committed or attributable to the User.

[Liability exclusion]

- 22.2. Subject to the mandatory provisions of the Applicable Law and to the maximum extent permitted by the Applicable Law, AIOM shall not be liable:
- 22.2.1. for damage caused by circumstances beyond its direct or indirect control;
 - 22.2.2. for Third-Party Services, including losses, damages or claims arising from use of any Third-Parties Services, including use of the Connected Wallet or execution of Transactions by DEX Platforms in accordance with the Instructions transmitted by AIOM on behalf of the User;
 - 22.2.3. for acts or omissions of the User, in particular for damages caused by the illegal use of any of the Services;
 - 22.2.4. for restricting, delaying, or preventing, in whole or in part, the User's access to the Website or the Services as a result of acts, events, omissions or accidents beyond its reasonable control, including, strikes, failure of public utility services or telecommunications network, including the Internet, war, riot, civil commotion, malicious damage;
 - 22.2.5. for restricting, delaying, or preventing, in whole or in part, the User's access to the Website or the Services due to necessary maintenance, upkeep or development work (including updates) in relation to the Website or the Services;
 - 22.2.6. for damages resulting from ICT Systems, for the operation of which AIOM is not responsible, including the Internet or blockchain networks, in particular for: (i) failures, disruptions, errors, distortions, or delays in communication when using the Internet or the blockchain network; (ii) any losses, damages or claims incurred by the User as a result of using the blockchain network or other DLT solutions; (iii) User's errors (e.g. forgotten access information such as private keys, or misconstrued smart contracts or other transactions); (iv) errors or faults arising from blockchain technology; (v) changes to protocol rules, protocol bifurcations and/or forks; (vi) technical problems with nodes of blockchain networks; (vii) server failure or data loss; (viii) corrupted files; (ix) any other failures, disruptions,

errors, distortions, or delays in communication when using the Internet or the blockchain network.

[Liability limitation]

- 22.3. Subject to the mandatory provisions of the Applicable Law and to the maximum extent permitted by the Applicable Law, in cases where AIOM's liability is not excluded under these Terms the total liability of AIOM on any basis (i.e. contractual, tort) for damages caused by AIOM to the User who is not a Consumer in any calendar year shall be limited to the lesser of (i) actual amount of loss or damage which is caused directly and is reasonably foreseeable by our breach of the Agreement under these Terms; or (ii) 1000 USD (United States of America dollars).

23. INTELLECTUAL PROPERTY RIGHTS

- 23.1. AIOM grants to the User a non-exclusive, non-transferable, royalty-free, copyright license, without the right to sub-license, to use the Website in accordance with these Terms.
- 23.2. The Content, which includes graphical elements, is protected by copyright, trademark protection rights (or priority rights to register trademarks), and other intellectual property. AIOM does not assign any copyrights or provide any licenses to use the Content outside of the license set out in this Section 23. INTELLECTUAL PROPERTY RIGHTS. Any use of the Content outside of the scope of the license, may constitute a breach of AIOM's intellectual property rights.
- 23.3. The User recognizes and accepts that the Website may include content or characteristics that are safeguarded by copyright, patent, trademark, trade secret, or other exclusive rights and laws. The User may not modify, copy, frame, scrape, rent, lease, loan, publish, sell, distribute, remove any proprietary notices or labels, or develop derivative works based on the Website, the Services, in whole or in part, except as explicitly authorized by AIOM.
- 23.4. When using the Website, the Services, or any of their components or features made available to the User, the User may not engage in or utilize any data mining, robots, scraping, or similar data gathering or extraction methods. Any utilization of the Website or the Services other than as specifically authorized herein is entirely prohibited. The technology and software underlying the Website or disseminated in connection with it are the property of AIOM, its affiliates, and its partners. The User agrees not to copy, modify, create a derivative work of, reverse engineer, reverse assemble, or attempt to discover any source code, sell, assign, sublicense, or otherwise transfer any right in connection with the Website or the Services.
- 23.5. AIOM retains all right, title and interest in all of the AIOM's intellectual property, including, without limitation, ideas, concepts, discoveries, processes, code, compositions, formulae, methods, techniques, information, data, patents, models, rights to inventions, copyright and neighbouring and related rights, moral rights, trademarks and service marks, business names and domain names, rights in get-up and trade dress, goodwill and the right to sue for passing off or unfair competition, rights in designs, rights in computer software, database rights, rights to use, and protect the confidentiality of, confidential information (including know-how and trade secrets), and all other intellectual property rights, in each case whether patentable, copyrightable or protectable in trademark, registered or unregistered, and including all applications and rights to apply for and be granted, renewals or extensions of, and rights to claim priority from, such rights and all

similar or equivalent rights or forms of protection which subsist or will subsist now or in the future in any part of the world.

24. PRIVACY AND PERSONAL DATA PROTECTION

- 24.1. AIOM processes the User's personal data in accordance with Applicable Law. Information on processing of the User's personal data and information on cookies can be found in the Privacy Policy.

25. TAXES

- 25.1. The User is solely responsible for:
- 25.1.1. determining whether and to what extent any taxes apply to crypto-assets transactions made by the User in connection with using the Services and to determine the rules for withholding, collecting, reporting and remitting the correct amounts of taxes to the relevant tax authorities (if applicable);
 - 25.1.2. declaring all receipts and debits of any of User's crypto-assets in connection with the use of the Services, including for the purposes of national tax returns and any related returns.
- 25.2. The User releases AIOM from any and all liability in the event of the User's failure to comply with the provisions set out in this Section 25. TAXES of these Terms. AIOM is not responsible for the User's failure to comply with the tax obligations set out in this Section 25. TAXES of these Terms.

26. AMENDMENTS TO THE TERMS

- 26.1. AIOM reserves the right to amend these Terms for important reasons, i.e.:
- 26.1.1. in the event of a change in legislation, the need to adapt these Terms to the Applicable Law directly affecting these Terms and resulting in the need to modify them to comply with the Applicable Law;
 - 26.1.2. the need to adapt these Terms to recommendations, orders, rulings, provisions, interpretations, guidelines, or decisions of authorised public authorities;
 - 26.1.3. extending or changing the functionality of the Website, including the introduction of new services provided electronically or changing the existing functionality of the Website;
 - 26.1.4. changing the technical conditions for the provision of the Services;
 - 26.1.5. the need to rectify any ambiguities, errors or clerical mistakes that may have occurred in these Terms;
 - 26.1.6. changing the contact details, names, identification numbers, electronic addresses or links provided in these Terms;
 - 26.1.7. to prevent abuse or for security reasons, including to enable the Services to be used in a legally compliant manner;
 - 26.1.8. improving the quality of the Services.
- 26.2. AIOM will inform the User of the planned change to these Terms by publication on the Website by providing the following information:
- 26.2.1. the content of the planned change to these Terms;
 - 26.2.2. the effective date of the change no less than 7 days prior to such change;
 - 26.2.3. the consolidated text of the amended Terms.
- 26.3. If the User does not agree to the proposed changes of these Terms, the User is entitled to terminate Agreement under these Terms, effective on the day immediately preceding the date of the proposed amendment. The User must inform AIOM of the User's decision by sending an email to the following email address: aionlabsp@gmail.com.

- 26.4. **CONTINUED USE OF THE WEBSITE OR THE SERVICES AFTER THE EFFECTIVE DAY OF THE CHANGES TO THE TERMS MEANS THAT THE USER AGREES TO BE BOUND BY THE CURRENT VERSION OF THE TERMS.**

27. GOVERNING LAW

- 27.1. These Terms will be governed by the law of Panama subject to Section 27.2 of these Terms.
- 27.2. For the avoidance of doubt, these Terms shall not limit any rights the Users may have as a Consumer that cannot be excluded or limited under the Applicable Law. In the event that User as a Consumer has such rights which cannot be limited or excluded under the Applicable Law, the provisions of the Applicable Law shall apply.

28. DISPUTES

- 28.1. Disputes arising from these Terms, which could not be resolved between the Users and the AIOM, will be settled by the competent court.

29. FINAL PROVISIONS

- 29.1. These Terms enter into force on 24 July 2025.
- 29.2. These Terms comprise the entire contractual relationship between the User and AIOM and supersede all prior arrangements, agreements, and understandings of any kind between the User and AIOM.
- 29.3. In matters not regulated by these Terms, the relevant provisions of the Applicable Law shall apply.
- 29.4. AIOM reserves the right to transfer the rights and obligations of AIOM set out in these Terms to AIOM affiliates or other members of AIOM group. If the User does not consent to such transfer, the User will be entitled to terminate the Agreement.
- 29.5. If any provision of these Terms is declared invalid or ineffective in whole or in part by a court or other competent authority, or if the invalidity or ineffectiveness of any provision of these Terms is based on binding legal provisions, or if any provision of these Terms proves to be unenforceable in whole or in part, the remaining provisions of these Terms shall remain in full force and effect.
- 29.6. All warranties, representations, conditions, and any other terms of any kind implied by statute or common law are excluded to the fullest extent permitted by Applicable Law.
- 29.7. Clause headings in these Terms are for convenience only and shall not govern the meaning or interpretation of any provision of these Terms.

30. DEFINITIONS

- 30.1. Agreement** – the agreement concluded between the User and AIOM under these Terms.
- 30.2. AIOM (“we”, “our”, “us” etc.)** – AIOM Inc., a corporation incorporated in the Republic of Panama, with its registered seat at: Oceania Business Plaza, 21st floor, Tower 1000, Isaac Hanono Missri Street, Punta Pacifica, the City of Panama, Republic of Panama, entered into the Public Registry Office of Panama, Mercantile Section at Folio 155767352.
- 30.3. AIOM Fees** – all amounts payable by the User to AIOM as determined under these Terms.
- 30.4. Applicable Law** – any and all applicable laws, statutes, ordinances, orders, regulatory requirements, rules and regulations and other similar legal instruments, whether state, EU, federal or local, in force at any time in relation to the User or AIOM in connection with the use of the Website and/or the Services.
- 30.5. Blockchain Services** – the Services set out in Section 8.1.5 of these Terms.

- 30.6. **Connected Wallet** – a User's Wallet connected to the Website by using the Connect Wallet service.
- 30.7. **Consumer** – any natural person making a legal transaction with AIOM who is not directly related to its professional or business activity.
- 30.8. **Content** – any content, comments, remarks, data, information, text, photos, images, digital or other material displayed by AIOM or made available by AIOM by any other means on or through the Website in connection with Services.
- 30.9. **Crypto-Asset Account** – an account held by a crypto-asset service provider in the name of one or more natural or legal persons and that can be used for the execution of transfers of crypto-assets.
- 30.10. **DEX Platform** – crypto-assets platform that engages in trading, exchange, staking or custody of crypto-assets and is approved by AIOM.
- 30.11. **Gas Fee** – the amount payable by a User to the network validators for conducting a blockchain transaction ordered by the User through the Website, which is charged by the network validators. The Gas Fee is not a AIOM Fee, i.e. it is not imposed by AIOM and AIOM does not receive any amounts paid by the User as a Gas Fee.
- 30.12. **ICT Systems** – a set of interoperable computing devices and software providing for the processing and storage of data as well as the sending and receiving of data over telecommunications networks, including all computers, communications, electronic, data processing or cloud systems used by AIOM or the User in relation to the use and/or provision of the Services.
- 30.13. **Instruction** – any request, order or other type of direction given by the User to AIOM through the use of the Blockchain Services, in particular in relation to transmission of data related to a Transaction to be executed by a DEX Platform.
- 30.14. **FAQ** – the description of the HyperBloom Points game available at: <https://app.hyperbloom.xyz/points>.
- 30.15. **Game** – the HyperBloom Points game set out in the FAQ.
- 30.16. **Points** – the points as set out in the FAQ.
- 30.17. **Prohibited Content** – any content, comments, remarks, data, information, text, photos, images, digital or other material made, shared, used or uploaded by the User other than the Content that (i) infringes any intellectual property or other proprietary rights of AIOM or any Third Party; or (ii) contains viruses or any other computer code, files or programs designed to interrupt, destroy or limit the functionality of any of the Services; or (iii) constitutes or poses a threat to the privacy or security of any person; or (iv) constitutes unsolicited or unauthorized advertising or commercial activity; or (v) is unlawful, harmful, threatening, abusive, harassing, defamatory, obscene, pornographic, libelous or otherwise objectionable; or (vi) in the sole judgment of AIOM, is inappropriate or restrict or inhibit others from using the Services, or may expose AIOM or Users to any damage or liability of any kind.
- 30.18. **Restricted Country** – any country, state, territory, or other jurisdictional unit in which it is prohibited or restricted to conduct activities involving crypto-assets under Applicable Law or applicable national, international or other sanctions.
- 30.19. **Sanction List** – a list identifying persons or entities subject to an embargo or other economic sanctions, such as, but not limited to: (i) United Nations Security Council sanctions list; (ii) U.S., EU and/or EU member states sanctions list.
- 30.20. **Self-Hosted Address** – an alphanumeric code that identifies an address on a network using DLT or similar technology where crypto-assets can be sent or received.
- 30.21. **Services** – the services provided by AIOM to the User through the Website, i.e. the Content Access Service and the Blockchain Services.

- 30.22. **Technical Tokens** – crypto-assets issued by AIOM for the purpose of allowing the User to interact with the VAULT Smart Contract service.
- 30.23. **Terms** – these Terms of Service of the APP.HYPERBLOOM.XYZ Website.
- 30.24. **Third Party** – an entity other than you or AIOM that provides the Third-Party Services.
- 30.25. **Third-Party Fee** – a fee charged by the Third Party for use of the Third-Party Service(s) subject to applicable terms and conditions issued by Third Parties.
- 30.26. **Third-Party Service** – services or solutions provided by a Third Party that are linked to on the Website.
- 30.27. **Transaction** – an order to purchase, sell or transfer one or more crypto-assets in accordance with the Instruction issued by the User to the DEX Platform and transmitted to the DEX Platform by AIOM.
- 30.28. **User** ("you", "your" etc.) – a natural or legal person using the Website and/or the Services.
- 30.29. **Wallet** – a Crypto-Asset Account operated by a Third-Party on behalf of the User or the User's off-Website Self-Hosted Address.
- 30.30. **Website** – the website operated by AIOM through which the Services are provided, available at: <https://app.hyperbloom.xyz>.

ANNEX NO. 1 – AIOM FEES

The schedule of the AIOM Fees is available at:

<https://docs.hyperbloom.xyz/concepts/fee-structure>

ANNEX NO. 2 – TEMPLATE WITHDRAWAL FORM

(Please complete and return this form only if you wish to withdraw from the contract)

To:

Aiom Inc.

Address: Oceania Business Plaza, 21st floor, Tower 1000, Isaac Hanono Missri Street,
Punta Pacifica, Panama City, Republic of Panama.

email address: aionlabsp@gmail.com

I/We (*1) hereby give notice that I/We (*1) withdraw from my/our (*1) contract or the provision of the following service (*1): _____

Ordered on (*1)/received on (*1): _____

Name of consumer(s): _____

Address of consumer(s): _____

Signature of consumer(s) (only if this form is notified on paper): _____

Date: _____

*(*1) Delete as appropriate.*

INSTRUCTION

You have the right to withdraw from this contract within 14 days without giving any reason. The withdrawal period shall expire after 14 days from the conclusion of the contract.

To exercise your right of withdrawal, you must inform us of your decision to withdraw from this contract by an unequivocal statement (for example a letter sent by post or e-mail):

Aiom Inc.

address: Oceania Business Plaza, 21st floor, Tower 1000, Isaac Hanono Missri Street,
Punta Pacifica, Panama City, Republic of Panama.

email address: aionlabsp@gmail.com

You may use this model withdrawal form, but this is not obligatory.

To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

ANNEX NO. 3 – RISK NOTICE

You acknowledge that the regulatory environment concerning crypto-assets continues to develop. The application and interpretation of existing laws and regulations are often largely untested and there is a lack of certainty as to how they will be applied. New laws and regulations will be promulgated in the future that will apply to crypto-assets and related services providers, and no assurance can be given that any such changes will not adversely affect crypto-assets or the Services. It is not possible to predict how such changes would affect the price of the Services. Regulatory actions could negatively impact crypto-assets or the Services in various ways.

Crypto-assets use blockchain solutions based on distributed ledger technology. Value and prices of any crypto-assets are volatile and may fluctuate. These facts can adversely affect the value of any crypto-assets in the future. We make no guarantee or warranty of any kind as to the future value or prices of any crypto-assets or to future income related to any Transactions.

Use of the Services may be prohibited or subject to restrictions in certain jurisdictions. You should consult your professional tax, legal or crypto-asset advisors before interacting with the Services in any way to ensure that such use would comply with regulatory requirements in your jurisdiction.