

Terms & Conditions

Last Updated on October 22, 2018

Terms and Conditions of FOX TOKEN.

The Terms and Conditions (hereinafter the „T/terms“ or “T/terms & C/conditions or the “T&C” or the "A/agreement" or the „C/contract“) apply to the buyer of the FOX Token (“FOX” or “FOX Token” or „T/token“). Please read these Terms carefully before participating to the Token sale. The T&C affect your obligations and legal rights, including, but not limited to, waivers of rights and limitation of liability. If you do not agree to these Terms, do not acquire Tokens.

Acceptance of Terms and Conditions

These Terms & Conditions certifies that in exchange for the payment by you (the "Token Contributor") of the amount you pay (hereinafter the "Purchase Amount") on or about (the "Effective Date"), the Token Contributor hereby purchases a license to certain units of the FOX Token of Company. The Company is a software house, technological development company which created and introduced its own blockchain technology, fees structure and business model based on tokenization for variety usage. Any user who wants to be a buyer, a seller, a participant or an investor of FOX Tokens can buy tokens during pre-ICO, ICO or after settling on cryptocurrency exchange. Company hereby issues to the Token Contributor the license to certain units of Token, subject to the Agreement and its terms and conditions as set forth herein, the Company's marketing plan and marketing of the Company's ICO, terms of use and privacy policy, and any other documents related to use of the Company's website or Token.

Terms and Conditions are a legally binding agreement between you ("you" or "your", „U/user“, „C/contributor“, „B/buyer“) as the user of the platform (as defined herein) and Company ("we", "us", or the "C/company"), the owner or operator of the FOX technology platform, including www.unifox.io and the FOX Token (collectively, referred to as the "platform"). These Terms states the Terms and Conditions that govern your use of the platform. By accessing and using the platform, you are indicating that you accept, and agree to comply with these Terms. If you do not accept these terms, you are not permitted, and you must not, access or use this platform. Please read these terms carefully and in its entirety.

By accessing, attempting to access or by using or attempting to use the Platform or any of its functionalities, the User agrees to be legally bound in full extent by all of these Terms, as well as any other terms and conditions incorporated into these Terms by reference. To acquire specific rights under the Terms, the User must expressly and without any reservation consent with the Terms by taking the required action(s) on the Platform.

The Company reserves the right to modify, amend or change these Terms at any time and in any way. The User expressly acknowledges and agrees that only the latest version of these Terms shall apply to him. The Company shall publish the latest update of these Terms on the Website or the Platform. It is the User's sole responsibility and obligation to check for the updates of the Terms and keep himself acquainted with all rights, obligations and information ensuing from the updated version of the Terms.

Headings

The headings of articles or provisions in these Terms are used only to provide better orientation and shall not be used to interpret or limit interpretation of any such article, provision or of these Terms as a whole.



Acknowledgement

There is no assurance that the sale or purchase of any tokens or rights to tokens will be deemed compliant by any regulatory authority, including but not limited to the securities and exchange commission, internal revenue service, european securities and markets authority, any european tax authority, and any agency enforcing commodities law of any jurisdiction. Prospective parties to this agreement should not construe this agreement or any other attendant communications as legal, investment, tax, regulatory, financial, accounting or other advice. Prior to selling or purchasing any tokens or rights thereto, you should carefully review any risk factors that are provided or otherwise are risk factors associated with the purchase of any tokens and consult with your own legal, investment, tax, accounting, and other advisors to determine the potential benefits, burdens, risks, and other consequences of such transaction. The tax and securities treatment of this agreement, the purchase rights contained therein and any token distribution is uncertain. There may be adverse tax, securities, or legal consequences for token contributors upon certain future events. A purchase pursuant to this agreement and the purchase of tokens or rights pursuant thereto may result in adverse tax or securities consequences to token contributors, including but not limited to withholding taxes, income taxes, sales or use taxes, rescission, tax reporting and securities registering requirements. Each token contributor should consult with and must rely upon the advice of its own professional tax advisors and attorneys with respect to his country and non-tax treatment of a purchase through this agreement and the rights contained therein this simple license agreement for future tokens has not been registered under the securities act, as amended (the "securities act"), or under the securities laws of certain states. This simple license agreement for future tokens may not be offered, sold or otherwise transferred, pledged or hypothecated except as permitted herein. Please read the binding arbitration clause and class action. It determines how disputes are resolved.

This document is not a solicitation for investment and does not pertain in any way to an offering of securities in any jurisdiction. The token sale is only for sophisticated users who are knowledgeable in the features and risks of relevant blockchain technology.

Definitions

FOX (token symbol: FOX or just Token) means a security Token created by the Company, implemented and based on blockchain technology provided by Company called Unifox blockchain. Security is ensured here by the company's profits;

FOX Token is based on the Unifox blockchain. Therefore, any malfunction, unplanned function or unexpected operation of the Unifox blockchain may cause the FOX Token network to malfunction or operate in a way that is not expected. Employees of the Company are allowed to operate with FOX Token at market price if they are not in knowledge of information that may modify the price of the FOX Token;

Checkout Process means all the steps and forms on the Platform or the Website or any mobile device or email communication, that a User must go through in order to register as a User or verify his identity or complete the acquisition of FOX tokens;

Token means the license and any rights described herein which is hereby granted to the Token Contributor to the FOX Token(s) which may be used by the Token Contributor to securely transfer, communicate, transmit, or circulate data and information on the Company's blockchain-based enterprise relationship platform. Company hereby grants each Token Contributor a fully-paid, non-sublicensable, freely transferable, and irrevocable license (subject to the restrictions herein) to use, consume or transfer the Token; provided, however, Token Contributor shall have no other license to the Token, and Token Contributor shall only have this express license and does not have any implied licenses. Token Contributor's license to the Token shall be immediately void in the event of a Hack (as defined herein this section), or in the event any Investigation (as defined herein this section), and



Company shall immediately retain any and all licenses to the Token, and may take any and all measures to prevent any further use or access to the Token. Token contributor shall not transfer the Token with the expectation of profit, whether such expectation is explicit or implicit; such transfer shall immediately void all rights and licenses of the Token Contributor to the Token. Further, any Hack or Investigation of the Token Contributor's license or a subsequent token purchaser or transferee's license, shall also be subject to the terms and conditions of this Agreement. Company, in its sole discretion, may assign ownership of the license to the Token Contributor. It is a developer "altcoin" blockchain and closed-source software running on decentralized but private databases. Issuance or redemption will not face any pricing or liquidity constraints. The FOX Group partners are responsible for spreading and expansion of Tokens based on the internal directives between the Company and these partners;

ICO means Initial Coin Offering and it is a way how to raise capital directly into the company. It is the cryptocurrency space's rough equivalent to an IPO in the mainstream investment world. ICOs act as fundraisers of sorts; a company looking to create a new coin, app, or service launches an ICO;

STO means Security Token Offering. A security token is backed by the company's assets such as shares, the right to receive dividends and grants for voting power. This clearly provides a much more solid and safe investment for the investor who believes in the company's future;

Person or User means any natural person or legal entity and, unless the provisions or context of the Terms imply otherwise, a Person shall be construed to also include the User;

Platform means the application available through the Website or any smart or mobile device application provided by the Company, which enables Users to acquire or use the Tokens and to create, provide, publish, access and use any permitted content. What is defined as a platform (ie blockchain technology and all its parts - so even the API), FOX Tokens and www.unifox.io results from the internal guidelines of the Company.

Price means the amount of any units, quoted as the contribution amount to receive one or several Tokens under the particular Token sale transaction;

Request means the request of the registered User to acquire the Tokens, made in the form required by these Terms;

Restrictions mean any restrictions applicable to the User or other Person, including any restrictive order, limitation of his legal capacity or capacity to act, and any other restriction imposed by any applicable law, regulation or a decision of a public authority or government body, which would restrict, prohibit or put in doubt his ability or right to access or use the Platform, or to access or use of any of its functionalities;

Terms mean these Terms and Conditions or T&C and, unless the context requires otherwise, also the terms and conditions of any official document referenced in the Terms and Conditions, all of the above as amended or updated from time to time, as the case may be. In case the User and the Company enter into any agreements or arrangements in addition to the Terms and Conditions, the reference to the Terms shall be deemed to refer also to the provisions of such arrangements or agreements;

User means any Person accessing or using the Platform or any of its functionalities, including any Person attempting to do so in any way;

Hack means any virus, trojan horse, worm, backdoor, or other software, hardware, or blockchain code or tool that devices the effect of which is to permit the unauthorized access to, or to disable, erase, modify or otherwise harm or deprive, the Token Contributor's lawful right to use the Token or the Company's blockchain-based platform(s);



Investigation means the initiation of any investigation of the Company, Token or any rights associated with the Token by a securities, tax, commodities or financial regulatory agency or entity;

Network Launch means the development and launch of a minimum viable product of the Company's blockchain-based enterprise relationship platform;

Unifox wallet means a cryptocurrency wallet of the Company for BitCoin (BTC) or for Ethereum (ETH). For every single transaction is created a new wallet.

Additional definitions may be added in any of the clauses in these Terms, and denoted with the first letter in capitals. For the sake of clarity, the new definition may be marked within quotes.

By acquiring the FOX during the token sale period (the "Token Sale") you will be bound by these T&C, and all terms incorporated by reference. Your acquisition of FOX Tokens is subject to these T&C. Your continued use of the FOX application or your continued hold of the FOX Tokens, means that you accept any new or modified terms.

The User undertaking to acquire FOX in relation to the Token Sale should ensure that she/he understands and has significant experience of cryptocurrencies, blockchain systems and services, and that she/he fully understands the risks associated with the Token Sale as well as the mechanism related to the use and custody of cryptocurrencies.

User registration and Compliance

To become registered as the User, a Person must duly and correctly fill in and enter the registration form through the Platform or the Website. To become registered as the User, the Person must provide true and complete information requested in the Registration Form, as well as any additional steps or actions required by instructions included in the Process (e.g., User confirmation of his registered email address).

Acquisition Request

The User may acquire ownership of the Tokens only after filling out and entering the Request, expressly consenting to all terms which are applicable to the User, comprising the Terms and any other documents to which the Terms refer, after contributing in full the Price and any other fees mandatory under the Terms or any other official document by the Company.

No multiple registrations

The User or other Person may not register more than once to use the Platform of the Company. For these purposes, no User or other Person is entitled to use fake profiles, fake identity, identity of another Person, or another User's profile or registration data to check in or register with the Company or to use the Platform. No User or other Person shall use or attempt to use the systems of automated registration. This is what every user claims to be honest.

Obligation to notify third Person's breach

Any User accessing or using the Platform is obliged to comply with all of the Terms and with the laws applicable to him. Should the User learn of any breach of these Terms or of the applicable laws by any third Person, the User shall promptly notify the Company of such breach and provide identification of such third Person, if such Person is known to the user. If the prompt notification is impossible, the User shall notify the Company of such breach without unnecessary delay.

Obligation to update information



It is the User's sole responsibility to keep all the information and data provided to the Company up to date so that the Company can use them for the purposes of communication, transfers and other legitimate purposes. The User acknowledges and agrees that any communication or transfer made by the Company, which is based on the latest information and data provided by the User, shall be deemed duly made. However, unless the Company expressly confirms otherwise to the User, the information update or new information provided by the User to the Company shall be considered made and effective from 00:01 GMT of the business day immediately following the day the information, data, or their update was demonstrably delivered to the Company. The User acknowledges and agrees that he is solely responsible and liable for any damage, harm, loss, breach, tort, crime or any other offence caused by or resulting from the Company's use of the inaccurate, insufficient or false information provided to the Company by the User.

Communication and costs

The User expressly agrees that all communication between him and the Company shall be carried out through the electronic solutions, mainly through the Platform. This does not prevent the right of the Company to introduce and communicate with the User by other electronic means of communication, such as e-mail, text messages, social media channels, or other. The communication between the Company and the User carried out through the Platform, and the communication of the Company with the User by using the e-mail address or mobile phone number registered by the Company as belonging to the User, shall be deemed duly and properly made between the Company and the respective User. The User acknowledges and agrees that all expenses of such communication, such as fees and other costs (mobile operator bills, rates, data limits, etc.) incurred in this regard by the User, shall be fully borne and paid by the User.

Continued obligation of Users and other Persons to ensure compliance

A Person attempting to access, use or register with the Platform is obliged, prior to such act, to ensure that he is not subject to any Restriction and that he is allowed to do so by all applicable laws and regulations. In case of any doubt in this regard, such Person undertakes to seek and receive independent professional legal advice. Any User learning of such limitation that arose after his registration, or learning of a risk that such limitation may be or become applicable to him, undertakes to seek independent professional legal advice on this issue to make sure he complies with all limitations based on the laws, regulations and Restrictions applicable to him, and if he learns of any such limitation, he undertakes to cease using the Platform or any of the Platform functionality which would violate any such limitation. If the Restriction so requires, the User is obliged to inform the Company of such event. The Users and other Persons expressly acknowledge and agree the Company shall not be held responsible or liable on any grounds for any breach, tort, crime or any other offence, or loss of any type, incurred as a result of a breach by any User or other Person of any Restriction applicable to him.

Limitations to Token acquisition

The User expressly agrees and takes responsibility for ensuring that his acquisition of Tokens does not infringe any laws or regulations applicable to the User or any other Restriction. For the sake of clarity, the User acknowledges and agrees that citizens or residents of the United States, Singapore, Hong Kong, and the People's Republic of China, are not eligible to acquire Tokens in any form or by any means. The User further confirms not to act on behalf of citizens or residents of the aforementioned countries. If you're a User from prohibited or restricted country please leave the platform immediately. If you're coming from the restricted or prohibited country you are not competent or differently authorised to use the marketing applications or other ways of marketing such as „bounty“ or „airdrop“.

Prohibition on US Contributors



US citizens, residents or green card holders or other users having an US bank account (based on FATCA restrictions) are excluded from participation in the FOX tokens and should refrain from participating in subsequent Token Sales. This is due to excessive regulatory risks from SEC (US Security and Exchange Commission). Citizen of US, that participate in the token sale by providing false information about citizenship, residency or nationality are in breach of these T&C's and will be required to compensate it, in respect of any damages and/or losses suffered due to this breach, in accordance with the indemnification provisions set out in these T&C's.

You represent and warrant that: (a) you may lawfully purchase Tokens to be issued to the wallet address you provide to the Company; (b) You have obtained all necessary consents and authorizations required and observed any formalities in any jurisdiction required to enable you to enter into and comply with these Terms and to purchase the Tokens; (c) You are not a resident in any territory, province or country in which it is unlawful to purchase the Token; (d) You are of sufficient age to participate in the Token Sale and have full legal capacity of conduct under the laws of Your country of residence or domicile; and (e) You have carefully read all the applicable terms and conditions applying to any purchase of the Company's Token and use of the Company's Platform, including but not limited to these Terms, the Company's whitepapers on the Token, business overview, and solution architecture overview, and that you acknowledge and agree that you have had reasonable opportunity to consult with independent legal counsel prior to any purchase of the Token. Token Contributor represents that he, she, or it has satisfied itself as to the full observance of the laws of its jurisdiction in connection with purchase of the Token including.

You have assured yourself of full compliance with the laws of your jurisdiction, including:

- I. the legal requirements within its jurisdiction for the purchase of the Token,
- II. any foreign exchange restrictions applicable to such purchase,
- III. any governmental or other consents that may need to be obtained, and
- IV. potential tax or securities consequences, if any, that may be relevant to purchase, holding, use sale, or transfer of the Token. Such Token Contributor's payment of the Purchase Price and ownership of the Token will not violate any applicable laws of the Token Contributor's jurisdiction.

Prohibition on Chinese Contributors

Citizens, residents and nationals of China are, as well, excluded from taking part in the FOX. This is due to the legal restrictions currently in force under Chinese jurisdiction. Citizens of China, that participate in token sale by providing false information about citizenship, residency or nationality are in breach of these T&C's and will be required to compensate the Company in respect of any damages and/or losses suffered due to this breach, in accordance with the indemnification provisions set out in these T&C's.

Token Contributor Representations

The Token Contributor intends to use or consume any or all Tokens on the Company's blockchain-based enterprise relationship platform and network, and as described herein after Network Launch. The Token Contributor acknowledges that he, she, or it entered into this Agreement to contribute to developing, scaling, or use of the Token and Company's blockchain-based enterprise relationship platform and network.

Token Contributor's Acknowledgement of Securities Regulations

Token Contributor acknowledges that Token has not been registered under any country's securities laws and, therefore, cannot be resold except in compliance with the applicable country's laws. Token Contributor has such knowledge and experience in financial and business matters that the Token Contributor is capable of evaluating the merits and risks of such investment, is able to incur a complete loss of such investment without impairing the Token



Contributor's financial condition and is able to bear the economic risk of such investment for an indefinite period of time.

Company Representations

Good Standing

The Company is a corporation duly organized, validly existing and in good standing under the laws of the state or place of its incorporation, means of United Arab Emirates, and has the power and authority to own, lease and operate its properties and carry on its business as now conducted.

Company Authority

The execution, delivery and performance by the Company of this Agreement is within the power of the Company and, other than with respect to the actions to be taken when Tokens are to be issued to the Token Contributor, has been duly authorized by all necessary actions on the part of the Company. This Agreement constitutes a legal, valid and binding obligation of the Company, enforceable against the Company in accordance with its terms, except as limited by bankruptcy, insolvency or other laws of general application relating to or affecting the enforcement of creditors' rights generally and general principles of equity.

Company makes no representations or warranties regarding any and all qualifications or filings under all securities and tax laws.

The Token Contributor has full legal capacity, power and authority to execute and deliver this Agreement and to perform its obligations hereunder. This Agreement constitutes valid and binding obligation of the Token Contributor, enforceable in accordance with its terms, except as limited by bankruptcy, insolvency or other laws of general application relating to or affecting the enforcement of creditors' rights generally and general principles of equity.

Anti-Money Laundering (AML) and KYC Policy

Each Token Contributor represents that any consideration to be paid for the Token pursuant to this Agreement does not derive from activity that is or was contrary to law or from a person or location that is or was subject of any embargo or other economic sanction and that no consideration to be paid for the Token in accordance with this Agreement will provide the basis for any liability for any person under any anti money laundering laws or economic sanction laws. Each Token Contributor represents that neither such Token Contributor nor any of its nominees, agents, or affiliates is on the specially designated OFAC list or similar watch list. Each of the Users declares that he was not and is not engaged in any activity considered criminal in any relevant jurisdiction and, in particular, that the funds used for the acquisition of the Tokens do not originate from any criminal or illegal activity.

The Company shall not be responsible for any loss of FOX Token or situations making it impossible to access to FOX Token, which may result in any actions or omissions of the future User or any person undertaking to acquire FOX.

Company has adopted a Know Your Customer Policy" (the "Policy"), which may be amended or changed from time to time as described herein these Terms. Company may enact reasonable procedures and processes to administer this Policy and to identify and verify the identity of any user of its Platform and any person or entity attempting to purchase a Token on the Platform, which may include but is not limited to procedures and processes intended to: designation of a compliance officer; employee training; auditing; request evidence or documentation necessary to verify your identity and other necessary information; monitoring of Your Tokens and account; and use third-party service providers to verify the identity of any and all users of the Platform. The Company shall not accept or process any Token purchases that it deems to be in violation of its KYC or Legal or Fiscal compliance policies.



The User understands that her/his request to acquire FOX Token will be accepted and he will receive FOX only after having successfully passed through Company or a third party KYC process. This means that FOX will not be distributed until the User has passed through this screening successfully. If the User fails to pass the KYC screening, the offer to acquire FOX will be rejected and she/he will not receive her/his FOX. Users accept that Company can refuse accepting the offer to acquire FOX which is not compliant with the internal due diligence.

Each of the Users represents and warrants that all funds used for the acquisition of Tokens originate from lawful and legitimate sources. In particular, each of the Users represents and warrants that such funds do not originate from any activity considered criminal or otherwise illegal in any relevant jurisdiction. Each of the Users undertakes not to use any of the Tokens to commit, finance, facilitate or reward any act, which constitutes a crime or similar offence under the laws of any relevant jurisdiction. Each of the Users represents and warrants that the funds used for the acquisition of Tokens are his own, that he does not acquire the Tokens as an agent of a third Person, and that he does not intend nor he shall use Tokens or any proceeds for legalizing the income originating from any activity which is considered illegal under any applicable law or regulation. These provisions do not preclude application of the mandatory provisions of the applicable laws setting out any further anti money laundering measures or rules. Each of the Users acknowledges that under the applicable laws, the Company may be requested to provide the public authority or government body certain information and data available to the Company, which could be used for identifying the User and/or his transactions. For such events the User agrees with and authorizes the Company to disclose such data and information to the respective public authorities or government bodies in the extent required by the applicable laws.

Disclaimer of Warranties

Company cannot and does not represent or warrant that the Platform or its server will be error-free, uninterrupted, free from unauthorized access (including third-party hackers or denial of service attacks), free from a Force Majeure Event (as defined herein) or otherwise meet your requirements.

The Company shall not be responsible for any loss of FOX Token or situations making it impossible to access to FOX Token, which may result in any actions or omissions of the future User or any person undertaking to acquire FOX.

The Platform, content, and any products are furnished to you 'as is' and without warranties, representations or conditions, statutory or otherwise, of any kind. Company, on behalf of itself and its affiliates, licensors, business partners, joint venturers, suppliers and third-party service providers, and each of their respective directors, officers, members, employees, contractors, agents, successors, and assigns (collectively the "P/parties"):

- I. expressly disclaims all representations, warranties and conditions, whether express, implied or statutory, including, without limitation, the implied warranties of non-infringement, title, merchantability, and fitness for a particular purpose;
- II. does not represent or warrant that the platform, content or products will meet your requirements, or that the operation of the platform or content will be timely, uninterrupted, stable, secure or free of virus;
- III. does not represent or warrant that the platform, content or products will be error-free or that any defects will be corrected;
- IV. does not make any representations, warranties or conditions regarding the use of the platform, content or products in terms of their accuracy, reliability, timeliness, completeness or otherwise. your use of the platform, content or products is entirely at your own discretion and risk and you assume total responsibility for your use of the platform, content or products thereon.



The Tokens are offered and sold by the Company, and acquired by the User, on an 'as is' and 'as available' bases. The Company makes no warranty regarding any subsequent sales of the Tokens. No warranty is made in respect of the present or future value, return, use or worth of the Tokens, or that the Tokens are reliable, error-free or that any errors of the Tokens or the related mechanisms, should they occur, shall be repaired, or that such Tokens shall be replaced. The Company makes no recommendation and provides no advice with regard to the Tokens.

Regulatory authorities are carefully scrutinizing businesses and operations associated to cryptocurrencies in the world. In that respect, regulatory measures, investigations or actions may affect Company's business and even limit or prevent it from developing its operations in the future. Any person undertaking to acquire FOX Token must be aware that the Company business model and the T&C may change or need to be modified because of new regulatory and compliance requirements from any applicable laws in any jurisdictions. In such case, any person undertaking to acquire FOX Token acknowledge and understand that neither Company nor any of its affiliates shall be held liable for any direct or indirect loss or damages caused by such changes. Company will do its best to launch its operations and fund and work with startups. Any person undertaking to acquire FOX acknowledges and understands that Company does not provide any guarantee that it will manage to achieve it. Acquiring FOX Token shall not grant any right or influence over Company's organization and governance to the Users. These tokens will be issued by a technical process referred to as a Blockchain. This is an open source IT protocol over which the Company has no rights or liability in terms of its development and operation. The token distribution mechanism will be controlled by a Company; this involves a computer program that can be executed on the Unifox Blockchain network or on another blockchain network that is compatible with the FOX Token programming language. User acknowledge and understand therefore that Company (incl. Its bodies and employees) assumes no liability or responsibility for any loss or damage that would result from or relate to the incapacity to use the FOX Token.

The User acknowledges that in many jurisdictions the regulatory approach to, and the regulatory status of, the Tokens, transactions in tokens, token wallets and exchange of tokens is in a state of flux, subject to frequent regulatory or administrative review. The User acknowledges that given the differing approaches and various degrees of scrutiny and review, it is impossible to predict their future regulation or legality. The Users are aware and acknowledge that certain regulatory or administrative actions may have negative impact on the Tokens, transactions in Tokens, their storage in digital token wallets and exchanges and, therefore, release the Company from any liability for any future negative regulatory or administrative impacts. The User is also aware and acknowledges that although the technology of the Tokens, smart contracts, the Platform and its applications is to a large degree safe, they represent relatively new technologies, which under certain circumstances cannot fully exclude the risk of error, malfunction, hacking attacks, loss of data or similar risks, which cannot be reasonably foreseen and prevented by the Company. Therefore, the Company is not liable for such risks and their negative impacts.

Representation and Warranties

By participating in the Token Sale and placing the offer to acquire FOX, the User agrees to the T&C and in particular, she/he represents and warrants to the Company (and the Company when accepting the offer relies on such representations and warranties) that she/he: is authorized and has full power to acquire FOX Token according to the laws that apply in her/his jurisdiction of domicile; is not a U.S., China citizen, resident or entity ("Restricted Person") nor is acquiring FOX Token or signing on behalf of a Restricted Person; is familiar with all related regulations in the specific jurisdiction in which she/he is based and that acquiring cryptographic tokens in that jurisdiction is not prohibited, restricted or subject to additional conditions of any kind; is not acting for the purpose of speculative investment; lives in a jurisdiction which allows Company to sell the FOX Token through a crowdsale without requiring any local authorization; will not use the Token Sale for any illegal activity, including but not limited to money laundering and the financing of terrorism; is solely responsible for determining whether the acquisition of FOX Token is appropriate for her/him; understands the use of



cryptocurrencies and its associated risks; and acknowledges and accepts that the FOX Token crowdsale is taking place within a UAE legal environment that is still under development.

Each of the Users represents and warrants to the Company that he has made all inquiries, investigations and research to evaluate and consider all risks related to the Tokens, their acquisition and use. Each of the Users represents and warrants to the Company that he has carefully evaluated all possible negative implications and impacts including, but not limited to, the economic and legal repercussions that may occur in connection with the acquisition, ownership, storage, hold, trade, and usage of the Tokens. Each of the Users further represents and warrants to the Company that he has decided to acquire the Tokens with proper consideration of all such factors. Each of the Users acknowledges and is aware that the Tokens are not, and do not purport to constitute, a security, derivative, commodity, or any similar investment instrument, loan or credit line, and as such they do not contain the right or imply a promise of value, interest, profit, return or other income.

Copyright

You acknowledge that the Site contains information, data, software, photographs, graphs, videos, typefaces, graphics, music, sounds, and other material (collectively "Content") that are protected by copyrights, trademarks, trade secrets, rights in databases and/or other proprietary rights, and that these rights are valid and protected in all forms, media and technologies existing now or hereinafter developed. All Content is copyrighted as a collective work under copyright laws, and we own a copyright or database right in the selection, coordination, arrangement, presentment and enhancement of such Content. You may not modify, remove, delete, augment, add to, publish, transmit, participate in the transfer or sale of, create derivative works from or adaptations of, or in any way exploit any of the Content, in whole or in part. If no specific restrictions are displayed, you may make copies of select portions of the Content, provided that the copies are made only for your personal use and that you maintain any notices contained in the Content, such as all copyright notices, trademark legends, or other proprietary rights notices. Except as provided in the preceding sentence or as permitted by the fair use privilege under the UAE copyright laws, your legal rights in relation to "fair dealing" under UAE copyright law, or your legal rights under any other similar copyright law, you may not upload, post, reproduce, or distribute in any way Content protected by copyright, or other proprietary right, without obtaining permission of the owner of the copyright or other proprietary right. Nothing contained on the Site should be construed as granting, by implication, estoppel, or otherwise, any license or right to use the Site or any information displayed on the Site, through the use of framing, deep linking or otherwise, except: (a) as expressly permitted by these Terms; or (b) with our prior written permission or the prior written permission from such third party that may own the trademark or copyright of information displayed on the websites.

Limitation of Liability

In no event shall any strategies parties be liable to you, or any third-party, for any special, indirect, incidental, punitive, exemplary, reliance or consequential damages of any kind, including, but not limited to, property damage, loss of value of the products or content or loss of the use of the products or content, whether based on breach of any express or implied warranty or condition, breach of contract, action in equity or tort (including, without limitation, negligence or strict liability), even if a party has been advised of the possibility of such damages. Additionally, in no event shall parties be liable for any mistakes, consumer alerts, defamation, slander, libel, omissions, falsehoods, obscenity, pornography or profanity in any content, nor shall parties be liable for any statements, representations or any other information or content provided by its users in any public forum, personal home page or other interactive area, whether or not part of the platform. In no event shall company's liability under this contract exceed the amount of money the company actually receives from you under these terms. Nothing in these terms shall exclude or limit any parties' liability for losses which may not be lawfully excluded or limited by applicable law, in which case, such parties liability will be limited to the greatest extent permitted by applicable law.



Company, as well as its officers, directors, agents, joint ventures, employees, suppliers and advisors and anyone on its behalf, assumes no liability or responsibility for any loss raised from the Token Sale or acquisition of FOX Token, arising out of or related to the use of the FOX or any technical, interruption or malfunction of the FOX platform.

The limitation of liability set out above shall not be applicable in the event that Company, or a Company-employee, has caused the damage by intentional misconduct or by gross negligence.

Miscellaneous Terms; Amendment; Waiver

This Agreement and the Company's Documents contains the entire terms of the parties with respect to the subject matter hereof and supersedes all prior agreements, written or oral, with respect thereto. This Agreement may be amended or modified, and the terms and conditions hereof may be waived, only by a written instrument signed by each of the parties, or in the case of waiver, by the party waiving compliance. No delay on the part of Company in exercising any right, power or privilege hereunder shall operate as a waiver thereof, nor shall any waiver on the part of Company of any right, power or privilege hereunder, nor any single or partial exercise of any right, power or privilege hereunder, preclude any other or further exercise thereof.

Notice

Any notice required or permitted by this Agreement will be deemed sufficient when sent by email to the relevant address listed on the signature page or provided during registration process for purchase of the Company's tokens, as subsequently modified by written notice.

Token Rights

The Token Contributor is not entitled, as a holder of this Agreement, to vote or receive dividends or be deemed the holder of capital stock of the Company for any purpose, nor will anything contained herein be construed to confer on the Token Contributor, as such, any of the rights of a shareholder of the Company or any right to vote for the election of directors or upon any matter submitted to shareholders at any meeting thereof, or to give or withhold consent to any corporate action or to receive notice of meetings, or to receive subscription rights or otherwise; provided, however, Token Contributor shall be entitled to any and all rights associated with ownership and use of the Token.

Assignment

Neither this Agreement nor the rights contained herein may be assigned, by operation of law or otherwise, by the Token Contributor without the prior written consent of the Company or as otherwise described herein. Company may assign, by operation of law or otherwise, this Agreements or the rights herein.

Severability

Any term or provision of this Agreement that is invalid or unenforceable shall not affect the validity or enforceability of the remaining terms and provisions hereof. If the final judgment of a court of competent jurisdiction declares that any term or provision hereof is invalid or unenforceable, the parties hereto agree that the court making such determination shall have the power to limit the term or provision, to delete specific words or phrases, or to replace any invalid or unenforceable term or provision with a term or provision that is valid and enforceable and that comes closest to expressing the intention of the invalid or unenforceable term or provision, and this Agreement shall be enforceable as so modified.

If any of the provisions of the T&C or of the Agreement are deemed to be invalid, void or unenforceable, the remaining provisions shall continue in full force and effect.

Governing Law



All rights and obligations hereunder will be governed by the law of United Arab Emirates, without regard to the provisions on the conflict of law provisions of such jurisdiction. Any controversy will be settled by court or arbitration proceedings under law of UAE. The T&C, use of the platform and acquisition of FOX Token through Token Sale or otherwise are subject to and governed by law of United Arab Emirates. Any User and the Company agree to seek an amicable settlement prior to bringing any legal action. You unconditionally attorn to the exclusive jurisdiction of the courts of the United Arab Emirates and all courts competent to hear appeals therefrom. All disputes arising from or under these T&C shall be resolved by arbitration in accordance with the Arabian rules of International court or arbitration. The arbitration panel shall consist of one arbitrator only. The court or arbitral proceedings shall be conducted in English.

No involvement of the Company in the Users' disputes.

Any relationship, including legal, between the Company on one hand, and the Users or other Persons on the other, exists as separate and independent of the relationships between or among the Users and/or the other Persons. This rule shall apply irrespective of whether the relationships between or among the Users and/or other Persons arise from their transactions on the Platform, or are based on other grounds.

Additional restrictions of the User's access to and use of the Platform

At sole discretion of the Company, the Company may cancel or limit the access of the User to the Platform. Such limitations may regard certain periods of daytime, or the total daily time, for a limited or permanent duration, set by the Company at the Company's discretion. In addition, the Company may impose on the Users other limitations or restrictions of the User's access to the Platform. Wherever possible, the Company shall undertake its best endeavour to inform the User by e-mail or through the Platform about the implemented cancellation, restriction, reasons, and duration.

Pre-contract notice

The Company states that:

- (a) Costs incurred by the buyer in the use of distance communication means in connection with the conclusion of the purchase contract (costs of internet connection, telephone call costs) shall be borne by the buyer himself and shall not differ from the basic rate of the buyer's operator;
- b) according to these T&C concludes contracts, which may be repeated fulfillment;
- c) does not conclude contracts of indefinite duration under these T&C;
- (d) the buyer has no right to withdraw from the contract;

Purchase FOX tokens

Tokens are purchased / acquired on the basis of a framework brokerage agreement between the exchange partner and the Company. The FOX token is issued by the company.

In accordance with these T&C, Company (hereinafter also the "S/seller") undertakes to acquire the tokens / purchasers of the Token that are the subject of the purchase and to acquire ownership of it and the buyer undertakes to take over the tokens and pay the seller purchase price. The proposal for the conclusion of this contract (offer) is the placement of the goods offered by the seller on the website, or by another form of publication. Acceptance of the Seller's offer for the conclusion of these T&C's is the purchase and dispatch of the price, ie the BTC or ETH Cryptocurrency to Seller on its wallet (hereinafter the "Price").

The contract is concluded at the moment of payment of the Price and handover, by sending the Tokens to the Buyer's wallet. The delivery of the order shall be



immediately confirmed by the seller to the buyer by an informative e-mail containing the recapitulation of the order, confirming that he has accepted it, to the e-mail specified by the buyer when making the order. However, this confirmation does not affect the conclusion of the contract because the purchase agreement was concluded at the moment of above.

Before sending the order to the seller, the buyer is allowed to check and modify the data he has placed in the order, even with respect to the buyer's ability to identify and correct the errors that occurred when entering the data into the order. The order is sent by the buyer to the seller by clicking the "Go to Payment" button. For any errors in data transmission, the seller is not responsible.

Buying tokens is possible for both verified and unverified buyers. Buyers can verify free of charge on the website via the registration and verification form and process. Buyer does not pay for postage and packing. Token prices are contractual and may vary depending on the supply and demand, as well as the market itself, and are listed without VAT and any fees set by law.

By sending the order, the buyer confirms that he has become acquainted with these T&C, which forms an integral part of the pre-contractual notice, and agrees with their wording valid and effective at the time of sending the order.

The seller reserves the right to ownership of the Tokens until the purchaser has fully paid their purchase price.

Payment Terms

If no other maturities are agreed, the Customer / Client is obliged to pay the Product immediately after the approval of these T&C's. The Customer is obliged to pay the remuneration according to the ordered Company's Products by payment methods accepted by the Company, namely by cashless transfer of Cryptocurrency (BTC or ETH) to the Unifox wallet (hereinafter the „Wallet“) or via bank transfer. Products are redeemed in the manner currently supported by the Company.

For Products, the Customer is required to pay the fee immediately, and has to strictly respect the payment instructions, otherwise the company has the right to withdraw from the Order. Recurring payment is a form of subscription for the following period when there is no longer a need to complete a new contract or enter new data. The maximum amount of a recurring payment is the price listed on the Company's Sites for individual Company Products. The amount of the repayment is not fixed and may vary depending on the development of the Token market. Repeated payment means, for the purposes of these T&C, any additional payments that may be received for the purchase of Tokens in future periods.

You hereby agree with the wording of the repayment term and the re-payment parameters listed above.

In the event that the Buyer has paid the Price and the Seller has not dispatched the Tokens, the Seller shall return the Buyer's fully paid Price in full in the form of the Buyer's Payment to the Seller.

In case of bank transfer there might be required for Buyer to sign an additional intermediary agreement with Company partner which assures mediation of FOX Tokens for bank transfer where the intermediary contract and internal contracts between the Company and intermediary partner are linked with these Terms.

Token sale process

The FOX token is a security token closely described in the ICO UniFOX Whitepaper of FOX TOKEN. After completion of the ICO phase, tokens will be enabled



to send by „send functionality“ to all users who are verified. A detailed sale proces is described in the same.

In order to purchase Token, you shall transfer Ethereum ('ETH') or Bitcoin ('BTC') to the seller's wallet address. A transfer to the seller's wallet address shall only be complete after the Seller has received and given you a network confirmation of the transfer. You must provide an address on Unifox blockchain that is fully compliant and able to receive the Company's Token. You shall receive the Company's Token after the Network Launch within 7 (seven) working days after the payment was received. The purchase price per Company's Tokens is published on the websites.

During any of the Company's Token sales, you may be required to purchase a certain number of the Company's Token ('Minimum Contribution'). The Company in its sole discretion may reject or void any amount below the Minimum Contribution. All purchases of the Token are final, and no refunds shall be offered other than as described herein. Company reserves the right to cancel or suspend the sale of its Tokens, in which case, Company may return Your purchase in full, subject to deductions for any and all administrative, third-party or other transaction fees or charges that may be incurred in connection with such return. You agree to be solely responsible for any and all administrative, third-party or other transaction fees or charges that may be incurred in connection with such return.

Any Token purchase is subject to and contingent upon the Company's verification of Your identity and shall be in accordance with the Company's Policy (as defined herein). Company may reject any ETH or BTC sent from any wallet, digital or electronic address if you do not strictly comply with the terms and conditions herein.

Rights of Defective Performance (Complaints)

The rights and obligations of the seller and the buyer from defective performance are governed by applicable laws, in particular the Civil Code, where the Tokens are defective if they do not have agreed properties or if they fail to reach the Buyer on his wallet within 24 hours of payment of the Price. Defective Tokens will be replaced by the Seller to the Buyer, and the Tokens are impeccable within the normal claim period. Refund can only be applied to Tokens purchased directly at the seller, so it does not apply to Tokens purchased eg through distributors. The refund will be settled upon return of the defective token to the seller.

The buyer's right to defective performance creates a defect that Tokens have in passing the risk of damage to the buyer, even if it does later. The buyer's right also establishes the defect that the seller has caused in breach of his duty. Token damages, which arise after the risk of damage to Tokens has passed to the buyer, does not affect its obligation to pay the purchase price unless the seller of the damage caused the violation of his obligation.

If the defective performance is a material breach of contract, the buyer is entitled to:

- a) removing the defect by delivering new Tokens without defects or by supplying the missing items,
- b) an appropriate discount on the purchase price, or
- c) withdrawal from the contract.

Rights to defect will be claimed by the buyer at the seller. The buyer shall notify the defect of the defect when notifying the defect or without undue delay after the defect is notified. The buyer can not change the buyer's choice without the seller's consent, it does not apply, if the buyer asks for a defect to be repaired, which will prove to be irreparable. If the seller fails to remedy the defect within a reasonable time or informs the buyer that the defect does not remedy the defect, the buyer may demand a reasonable discount from the purchase price instead of removing the defect or withdraw from the contract. If the buyer does not choose his right in a timely manner, he has the rights as in the case of a minor breach of the contract, ie the right to remove the defect or a reasonable discount on the



purchase price. The right of defective performance of the buyer does not belong if he knew about this buyer or if the buyer caused the defect himself.

The buyer can't withdraw from the contract if he can not return the Token in the state in which he received it. The seller is responsible to the buyer for the fact that the Tokens are not defective upon takeover. In particular, the seller replies to the buyer that:

- (a) the Tokens are fit for the purpose for which the seller indicates or to whom the Tokens of this kind are normally used,
- (b) Tokens have properties that the parties have negotiated and if there is no arrangement, Tokens have features that the seller or the manufacturer has described or which the buyer expects with regard to the nature of the Tokens and the advertising they make,
- (c) Tokens are in the appropriate amount and extent,
- (d) Tokens comply with legal requirements.

Token Wallets

The Users are encouraged to use for the receipt and storage of the Tokens only the digital wallets supporting FOX tokens. A comprehensive but not exclusive list of digital wallets compatible with the FOX, updated from time to time, is available on the Website. Irrespective of the above, the User acknowledges and agrees that the Company shall not be responsible or held liable for any loss or damage caused to the User as a result of, or in connection with, his use of any digital wallet, or caused by the unlawful access to his digital wallet by an unpermitted third Person. Further, the Company is not responsible or liable for any technological or technical malfunctions, delays, loss of data and other problems or difficulties, including those resulting in the loss of Tokens or other tokens.

You acknowledge, represent and warrant that you are a sophisticated individual or entity and understand the risks associated with the operation, functionality, usage, storage, transmission mechanisms and other material characteristics of cryptocurrencies, blockchain assets and tokens including ETH, BTC, the Token, blockchain-based software systems, cryptocurrency wallets, other storage mechanisms and blockchain technology. You acknowledge and understand that any use of the Token is contingent upon the development of the Platform, and that the features and characteristics of such Platform development may be subject to change by the Company for any reason in its sole discretion.

Termination

Company may suspend, restrict, or terminate Your access to and use of the Platform, and/or deactivate or cancel Your account if: (a) We are so required by a facially valid subpoena, court order, or binding order of a government authority; (b) We reasonably suspect you of using Your account in connection with a Prohibited Use (as defined herein) or Prohibited Business (as defined herein); (c) Use of Your account, Your purchase of any Token, or Your use of the Platform is subject to any pending litigation, investigation, or government proceeding and/or in the Company's sole discretion, is perceived to create or increase the likelihood of a heightened risk of legal or regulatory non-compliance associated with Your use of or access to the Platform; or (d) you take any action that Company deems to be circumventing or intended to circumvent Company's controls, including, but not limited to, opening multiple accounts or circumvention of Company's security of the platform. If Company suspends or closes Your account, or terminates Your use of Platform for any reason, We may provide you with notice of our actions unless a court order or other legal process prohibits Company from providing you with such notice. You acknowledge that Company's decision to take certain actions, including limiting access to, suspending, or closing Your account, may be based on confidential criteria that are essential to Company's risk management and security protocols. You agree that Company is under no obligation to disclose the details of its risk management and security procedures to you. ⁽¹⁾By opening, creating, or accessing an account on the Platform, you agree not to engage in any of the following categories of activity ("Prohibited Use"), which includes but is not limited to the following: unlawful activity, abusive activity,



abuse of others, fraud, intellectual property infringement, or any activities that may constitute unlawful, abusive, or fraudulent behavior. By opening, creating, or accessing an account on the Platform, you represent and warrant that you do not engage in any business or business practices ("Prohibited Business"), which includes but is not limited to the following: any business that Company believes poses financial risk, regulatory risk, or legal liability to the Company, any opportunities that promise the expectation of profit or high rewards; or any unfair, deceptive, or predatory actions or behavior towards consumers.

Force Majeure

In no event will Company be liable or responsible to you, or deemed to be in default or breach of these Terms, for any failure or delay in fulfilling or performing any term of these Terms when and to the extent such failure or delay is caused by any circumstances beyond Company's reasonable control (a "Force Majeure Event"), including acts of God, flood, fire, earthquake, explosion, war, terrorism, invasion, riot or other civil unrest, embargoes or blockades in effect on or after the date of these Terms, national or regional emergency, strikes, labor stoppages or slowdowns or other industrial disturbances, passage of law or any action taken by a governmental or public authority, including imposing an export or import restriction, quota or other restriction or prohibition or any complete or partial government shutdown, national or regional shortage of adequate power or telecommunications or transportation, power outages, blackouts, brownouts, electrical surges or any event resulting in a stoppage, delay, Hack (as defined in the Simple License Agreement for Future Tokens), or failure, malfunction, breakdown, disruption, forking, errors of any blockchain or any blockchain-based software systems in connection with Platform. Company may terminate these Terms if a Force Majeure Event affecting the Company continues substantially uninterrupted for a period of 30 days. In the event of any failure or delay caused by a Force Majeure Event, the Company may give notice to you stating the period of time the occurrence is expected to continue and may use commercially reasonable efforts to end the failure or delay and minimize the effects of such Force Majeure Event.

Company's cancellation of the transaction

The Company is entitled in its sole discretion to cancel the Token acquisition transaction. Such cancellation of the transaction shall render the User's Request void and ineffective. Should the Company elect to exercise such right and cancel the transaction, any contribution received by the Company from the User affected by such transaction cancellation would be returned to such User.

Intellectual Property Rights

You hereby acknowledge and agree that the Company owns or controls all legal right, title and interest in and to the Content and the Platform, including but not limited to any copyrights, trademark rights, patent rights, moral rights, and other intellectual property and proprietary rights therein, whether such rights are registered or unregistered, pending or provisional, and wherever in the world those rights may exist. Your use of the Platform does not grant you ownership of any kind in any Content. You may access on or through this Platform. Unauthorized use is strictly prohibited.

To the extent that copyright trademark or any other intellectual property rights exist in the Company, such as software, know-how, analysis or programs, those existing and future copyrights and other intellectual and industrial rights (hereinafter "IP Rights") belong solely to Company and its affiliated companies and you as an owner of FOX or user of FOX platform do not and will not have any related rights in such IP Rights.

We rely on a network of independent affiliates, subsidiaries, agents, third-party product providers, third-party Content providers, vendors, suppliers, designers, contractors, distributors, merchants, sponsors, licensors and the like (collectively, "Associates") who supply some of the goods or services advertised on our websites. In



accordance with the Digital Millennium Copyright Act, we are not liable for any infringement of copyrights, trademarks, trade dress or other proprietary or intellectual property rights arising out of Content posted on or transmitted through our websites or items advertised on our websites, by our Associates. If you believe that your rights under intellectual property laws are being violated by any Content posted on or transmitted through our websites, or items advertised on our websites, please contact us promptly so that we may investigate the situation and, if appropriate, block or remove the offending Content and/or advertisements. It is our policy to disable access to infringing materials, and to terminate access of repeat infringers to our websites. In order for us to investigate your claim of infringement, you must provide us with the following information:

- An electronic or physical signature of the person authorized to act on behalf of the owner of the copyright or other intellectual property interest;
- A description of the copyrighted work or other intellectual property that you believe has been infringed;
- A description of where the material that you claim is infringing is located or identified on the Site;
- Your name, address, telephone number, and e-mail address;
- A statement by you that you have a good faith belief that the disputed use is not authorized by the copyright or intellectual property owner, its agent, or the law; and
- A statement by you, made under penalty of perjury, that the information submitted to us is accurate and that you are the owner of the copyright or intellectual property or authorized to act on behalf of the owner of the copyright or intellectual property.

The above information should be provided to our agent for notice of claims of copyright or other intellectual property infringement.

Third-Party Websites; Indemnification

The Platform may provide links to third-party websites that are not owned or controlled by Company (the "Third-Party Websites"). We provide such links solely as a convenience to you. We do not review, approve, endorse or make any representations about such Third-Party Websites, the companies or persons who own and/or operate them, or any information, software or other products and services made available through such Third-Party Websites, or any results that may be obtained from using them. If you decide to access any such Third-Party Websites linked to the Platform, you are solely responsible for Your activities conducted in connection with such Third-Party Websites. Your use of Third-Party Websites is subject to the terms of use and privacy policies located on the Third-Party Websites which may be different from these Terms or our Privacy Policy and, therefore, We recommend that you review such Third-Party Website privacy policies. Without prejudice to the other provisions of these Terms, the User agrees to indemnify and hold harmless the Company and its respective past, present and future employees, officers, directors, contractors, consultants, equity owners or holders, suppliers, vendors, service providers, parent companies, subsidiaries, affiliates, agents, representatives, predecessors, successors and assignees from and against any loss or liability to a third Person for a claim or demand, including reasonable attorney fees, made or incurred in connection with, as a result of, or due to the User's wrong use or misuse of the Platform, its functionalities, the Tokens or arising from a breach of the Terms by such User.

Risks

The user understands and acknowledge that there might be some risks owing to the development process, company success, as well as risks relating to blockchain, transactions or unanticipated risks. By taking part in the token sale a user confirms that he/she is aware of the following and/or other associated unmentioned risks and that the company would not be liable to bear any loss owing to these risks. If you are not willing to acknowledge and accept these risks in the future do not buy FOX Tokens. The probable future risks might include but are not limited to the following:

Risk of software weakness



The user should be aware of the fact that there are no warranties or assurances to the perfect, uninterrupted or error-free working of the underlying software. Thus, there is an inherent risk that the software could contain defects, weaknesses, vulnerabilities, viruses or bugs, causing inter alia, the complete loss of contributions and/or STU. If such bugs, defects and/or viruses affect the creation of FOX tokens or in some way affect the contributions of the contributor the company in no situation shall be held responsible for the loss and/or be liable to bear any loss and/or return of the amount.

Regulatory risk

Blockchain is a new technology and many aspects of blockchain are yet improving including its development, utilization as well as associated regulations. The user shall acknowledge and accept that the current regulations and laws on blockchain might change in future and that these regulations might affect their experience. Future regulations might affect the current security token and/or the Unifox platform and lead to termination or loss of FOX tokens for the contributor.

Risk of mining attacks

Users shall acknowledge and accept that despite blockchain being a very secure platform, there might be some risks of theft and mining attacks, double-spend attacks, majority mining power attacks, “selfish- mining” attacks, rare condition attacks, malware attacks, denial of service attacks, consensus-based attacks, smurfing and spoofing. Any such successful attacks can result in loss of FOX tokens, improper functioning of software, irregular transactions and/or improper security token computations.

Risk of incompatible wallet services

FOX tokens are compatible tokens thus you shall first ensure that you own a compatible token wallet or else you might lose access to the FOX tokens you buy, and the company will hold no responsibility for it.

Risk arising from taxes

There are no certain tax characterization of the FOX tokens thus the contributor shall refer to his/her tax advisor for the transfer, usage and storage of FOX tokens. The customer shall be well aware of the tax regulations including withholding taxes, transfer taxes, value added taxes, income taxes and similar taxes, levies, duties or other charges and tax reporting requirements applicable in their geographical area. The contributor shall bear any loss resulting from not adhering to regional and national tax regulations him/herself.

By making transactions with the Tokens, the User acknowledges that the proceeds of such transactions may be or may later become subject to taxes or similar mandatory payments to the government claiming jurisdiction over the User or over the proceeds of his transactions. The User undertakes to ensure that he duly and timely complies with all of his tax or tax-related obligations. Should the Company be required by any administrative body or government authority to make any payment on behalf or because of the User in this regard, the User shall promptly, on the Company’s first request, make the Company whole and harmless for the amount of any such payment and for the associated costs incurred by the Company in this regard. Any amounts quoted as Price of the Tokens are quoted as exclusive of applicable taxes, if any. Each User is obliged to determine which taxes, if any, apply to his acquisition of Tokens. It is also User’s sole responsibility to withhold, collect, report and remit the correct taxes to the appropriate tax authorities. The Company is not responsible and shall not be held responsible for withholding, collecting, reporting, or remitting any tax arising from the acquisition of Tokens.

No assumed control of the Company over the Platform



Each of the Users represents and warrants that although the Company has developed or provided for the Platform certain basic software, design applications and functionalities for the Platform, the Company effectively cannot and shall not control the User-created content of the Platform. Therefore, the Company is not responsible for the Platform and its content, including its use or misuse by any third Person to the detriment of any User or other Person.

Use of the Platform

The Users may use the Platform only in strict compliance with the Terms and applicable laws, without violating any Restriction. Prior to using the Platform and publishing any content on the Platform, the User shall make sure his actions shall not violate any Restriction or constitute a crime, administrative or civil offence under any applicable laws.

Security Methods

We maintain technical, administrative, physical, electronic and procedural safeguards to protect the confidentiality and security of information transmitted to us. To guard this information, the Sites use Secure Sockets Layer (SSL). SSL encrypts your credit card number, name and address so only we are able to decode the information.

No service attributable to the Company

The Company does not act as an advisor, broker or provider of service of any kind. The existence of the Platform or its content shall not be construed to constitute an offer, recommendation or advice by the Company to any User or Person to enter into a transaction of any kind.

No implied rights

Ownership or possession of the Tokens, as well as any registration at, access to or use of the Platform, shall not give rise to any rights other than those expressly provided for in these Terms.

Responsibility for the User content

Except for the software solutions, graphics and legally protected content and features of the Platform, which were supplied by or for the Company, all other content of the Platform is created by the Users and as such it shall not be attributable to the Company but only to the respective Users.

Every User is solely and fully responsible for the content he publishes on the Platform, and for the way he uses the Platform and its functionalities. The Company does not make any warranty to any Person regarding the use of the Platform or its functionalities by any User, and the Company is not liable or otherwise responsible for any use, misuse, damage, harm, loss, breach, tort, crime or other offence occurring in connection with the Platform or any of its functionalities, resulting from any action or inaction of any User.

Data protection

The User expressly gives consent to the Company to collect and process his personal data (the "Consent") for the purposes of informing the User on specific directives, initiatives, or marketing activities, as well as offering and provisioning the services of the Company including mainly, but not limited to, those following from the Terms and any subsequent agreements or arrangements, entered into between the User and the Company, as the case may be (the "Services").

Duration of Consent



The Company shall process and maintain the User's personal data for whichever contingency occurs earlier, between (1) the period until the provision of the Services ends, extended by the maximum duration allowed by relevant laws and regulations following the end of the provision of the Services, or by the period necessary for settling all the rights and obligations arising from the provision of the Services, whichever occurs later or (2) until the User withdraws his consent with the processing of the provided personal data.

Withdrawal of Consent

The User acknowledges his right to withdraw his consent with processing of his personal data at any time, whereas such withdrawal will not affect the lawfulness of processing of the personal data, based on this consent prior to its withdrawal. The user further acknowledges that in case of withdrawal of the Consent, the Company shall be obliged to erase all his personal data, within a reasonable amount of time from receipt of the Consent withdrawal. The users acknowledges that in case of Consent withdrawal, he is aware of and accepts all direct or indirect consequences, which are or may be caused by such withdrawal.

Cookies

Our website uses cookies. A cookie is a small file of letters and numbers that we put on your computer if you agree. These cookies allow us to distinguish you from other users of our website, which helps us to provide you with a good experience when you browse our website and also allows us to improve our site. The cookies we use are session or time-based. However, if you wish you can change your cookie settings in your browser if you would like to prevent any cookies being stored on your online enabled device, but be aware that this may severely impact the functionality of the site.

Please note that third parties (including, for example, advertising networks and providers of external services like web traffic analysis services) may also use cookies, over which we have no control. These cookies are likely to be analytical/performance cookies or targeting cookies.

Contact

Questions, comments and requests regarding this privacy policy are welcomed and should be addressed to info@unifox.io.

By clicking "Accept", initialing or otherwise marking here, you acknowledge, have read, agreed and submit this Agreement to Company to purchase the right to Tokens pursuant to the terms and conditions herein. You acknowledge that the Company may determine, in its sole discretion, to reject your submission to purchase the right to any Token.

