User Agreement

Last updated: April 17, 2025

This User Agreement, any terms and conditions constituting a supplement to or complementing this User Agreement and all agreements incorporated by reference and forming part of this User Agreement (collectively, this "Agreement") are between you and UAB Star Ventures ("UABSV"), a company incorporated and existing under the laws of the Republic of Lithuania with its registered address located at Lyivo str. 25-104, Vilnius LT-09320, UABSV is a company duly registered with the Centre of Registry of the Republic of Lithuania. UABSV has also notified the Lithuanian Financial Crimes Investigation Service (FCIS), operating under the Ministry of the Interior of the Republic of Lithuania, of its operations. Our credentials as a Virtual Currency Exchange Operator and Deposit Virtual Currency Wallet Operator verifiable listed and through the following official registry: https://www.registrucentras.lt/jar/sarasai/vvko.php.

If you are not a resident of a member country of the European Economic Area (EEA), Andorra, Australia, Canada, Comoros, Curaçao, Gibraltar, Moldova, Monaco, Macedonia, San Marino, Serbia, Switzerland, the United Kingdom or the Vatican City, please click here.

UABSV provides its Services (as defined below) via the website, www.coinpayments.net (the "Website"), as we provide our Services utilizing the software of CoinPayments Inc.

Unless otherwise stated herein, references to "UABSV", "we", "us" or "our" in this Agreement will refer collectively to UABSV and its respective direct and indirect parent companies, subsidiaries, affiliates and entities under common control. In this Agreement, "you," "your" or "User" means any person or entity using the Platform (as defined below) or our Services.

For purposes of this Agreement, "Crypto-Asset" means any digital representation of a value or of a right that is able to be transferred and stored electronically using distributed ledger technology or similar technology (including virtual currency, digital currency, virtual assets, virtual commodities or other digital assets).

If we are required to do so for legal or regulatory purposes or at any time you tell us or we discover that your country of residency, domicile or jurisdiction has changed, you agree that, if necessary, we will automatically novate your Agreement with us to an additional counterparty chosen by us or that is providing Services in your new country of residency, domicile or jurisdiction and by agreeing to the terms and conditions of this Agreement, you hereby agree to such novation and all of the terms and conditions of the agreement with such additional counterparty.

This Agreement governs your use of the gateway payments software applications accessed through the Platform and all services provided by us from time to time (collectively, the "Services"). In this Agreement, "Services" means act as a custodian Crypto-Assets wallet service provider; accept Crypto-Assets as a method of payment for the sale of commercial goods by a third party; exchange Crypto-Assets for other Crypto-Assets either by using our own proprietary Crypto-Assets or by transmitting your order for execution to a third-party service provider; exchange Crypto-Assets for fiat money (and vice versa) through our partners; and the transfer of Crypto-Assets, that is to say, move Crypto-Assets from one Crypto-Assets address or account to another.

By visiting, accessing, or using the WebSite or any of our other websites or the platform and technology integrated therein, web pages, features, Content (as defined below) or applications we own or operate (including mobile applications) and/or when you use any of our application programming interfaces ("APIs") or third party applications relying on such APIs (collectively, the "Platform") or any of our products or Services, you (a) acknowledge that you have the right, capacity and authority to accept this Agreement; (b) acknowledge and agree that you have read, understood and accept all of the terms and conditions

contained in this Agreement, as well as all of the terms and conditions of our <u>Privacy Policy</u> which is hereby incorporated by reference and forms part of this Agreement; and (c) consent to the terms and conditions of this Agreement. You should read this Agreement and the <u>Privacy Policy</u> carefully and in their entirety.

This Agreement is effective as of the earliest date and time at which you have visited or accessed the Platform.

If you do not agree to be bound by the terms and conditions of this Agreement or the <u>Privacy Policy</u>, you must not use or access the Platform or use or access any of our products or Services. Any use of or access to the Platform or our products and Services means you consent to and agree to the terms and conditions of this Agreement and the <u>Privacy Policy</u>. If you do not read and accept this Agreement and our <u>Privacy Policy</u> in their entirety, you should not use or continue using the Platform or our products and Services.

No partnership, joint venture, employee-employer, joint associates for profit, agency or franchiser-franchisee relationship is intended or created by this Agreement. We do not endorse or recommend any particular Crypto-Asset or transaction. You acknowledge and agree that: (a) we are not acting as your bank, financial institution, broker, dealer, intermediary, agent, or advisor or in any fiduciary capacity and nothing in this Agreement shall be deemed or is intended to be deemed, nor shall it cause, any fiduciary or advisory relationship between you and us to exist; and (b) no communication or information provided to you by us including, without limitation, our Content shall be considered or construed as transaction, investment, tax, or any other form of advice. Independent advice should be sought where applicable and appropriate. You acknowledge and agree that the decision to use our Services and all transaction decisions are made solely by you and we bear no responsibility or liability for the outcome of your decisions.

CAUTION:

Engaging in the use, holding, or trading of Crypto-Assets involves significant risks, including but not limited to market volatility, regulatory uncertainty, security vulnerabilities, liquidity constraints, and technological failures. You should carefully evaluate whether you can bear these risks and determine if such activities align with your financial situation and risk tolerance.

You acknowledge and agree that you access and use the Services at your own risk. We do not guarantee the stability, security or value of any Crypto-Assets and you accept full responsibility for any potential losses resulting from your use of the Services.

We reserve the right to change, modify, or otherwise update the terms and conditions contained in this Agreement, including but not limited to any policy or guideline of our Services or the Platform that forms part of this Agreement (the "Updated User Agreement"). The Updated User Agreement will be effective upon actual, constructive, or inquiry notice (the "Notice Date"). We may provide notice by posting the Updated User Agreement on the Website, changing the "Last updated" date at the top of the Agreement, through a pop-up or e-mail communication, and/or by any other means we deem necessary. You agree that we will not be liable to you or any third party for any losses suffered resulting from any modification or amendment of this Agreement.

If you do not agree to be bound by the Updated User Agreement, your sole and exclusive remedy will be to close your account within thirty (30) days of the Notice Date and your access or use of the Service(s) will be permitted only to the extent necessary to immediately close your account. You acknowledge that you may close your account without making any trades or transactions using the Service(s), and that any such actions are not necessary to close your account. Your non-termination or continued use of the Platform or Service(s) after such thirty (30)-day period will constitute your acceptance of the Updated User Agreement as of the Notice Date.

Certain products and Services may be subject to additional terms and conditions specified by us from time to time, and your use of such products and Services is subject to those additional terms and conditions,

which are hereby incorporated into this Agreement by reference. Further, this Agreement is in addition to any other agreements between you and us, including any customer or account agreements, terms and conditions for the use of our biometric authentication Service and any other agreements that govern your use of software, products, goods, Services, Content, tools, and information provided by us and hereby incorporates by this reference any additional terms posted by us through the Platform, or otherwise made available by us.

If you have questions about this Agreement or our products and Services, please refer to the <u>FAQ</u> section of the Website. Additionally, you can contact us at contact@uabsv.com or submit a support ticket through our support system at https://www.coinpayments.net/supwiz-other-feedback for further assistance.

1. Eligibility. You represent and warrant that you: (a) are of legal age to form a binding contract (at least 18 years old) and have full power, capacity and authority to enter into legally binding contracts; (b) have not previously been suspended or removed from using our products or Services; (c) have full power, capacity and authority to enter into this Agreement and in doing so will not violate any other agreement to which you are a party; (d) are not in non-compliance with this Agreement or the Privacy Policy; (e) are not located in, under the control of, or a citizen, national or resident of any of the Restricted Jurisdictions; (f) are not on any trade or economic sanctions list, such as the European Union Consolidated Sanctions list, UN Security Council Sanctions list or the Office of Foreign Assets Control (OFAC) list or in breach of applicable law; (g) will not use our products or Services if any applicable laws in your country prohibit you from doing so; and (h) meet all eligibility requirements for our products and Services at the time of using any of our products or Services.

The Platform and our products and Services are also not available to persons who, in our sole opinion, present an unacceptable level of credit, legal or reputational risk to us, our products, Services or to others. Any use of the Platform or our products and Services by anyone who does not meet our eligibility requirements is strictly prohibited and in violation of this Agreement. We may require, on an ongoing basis, that you demonstrate to us that you continue to meet our eligibility requirements. Our decisions with respect to eligibility are final.

In order to use the Platform and our products or Services, you must register for a personal or merchant account (an "Account") and accept the terms of this Agreement and our <u>Privacy Policy</u>. We may, in our sole discretion, refuse to open an Account for you or limit the number of Accounts that you may hold. When creating your Account, you must provide accurate and complete information, and you must keep this information up to date. You may never use another User's account or take Crypto-Assets or funds from another User's account without permission.

If you open an Account on behalf of an organization, or other entity, then: (a) "you" includes you and that entity, and (b) you represent and warrant that you are an authorized representative of the organization or entity with the authority to bind the organization or entity to this Agreement, our Privacy Policy and all other policies referenced in this Agreement, and that you agree to this Agreement, our Privacy Policy and all of such other policies on the entity's or organization's behalf.

- 2. Our Services.
- 2.1 Crypto-Asset Services. Our Services or the services of our partners enable you to store, track, transfer, manage and convert your balances (collectively, "Crypto-Asset Transactions") of certain supported Crypto-Asset in Crypto-Asset wallets hosted by us. We will process Crypto-Asset Transactions in accordance with the instructions we receive from you. When you request that we receive or deposit Crypto-Asset into your Account from another one of your accounts or wallets or request that we transfer Crypto-Asset to another wallet or account from your Account, you authorize us to execute such transaction via the Services. Prior to submitting instructions to us, you should verify all transaction information. We do not guarantee the identity of any recipient, user, requestee or other party and we will have no liability or responsibility for ensuring that the information you

provide is accurate and complete. You shall provide us with any information that we may require from time to time in relation to any Crypto-Asset Transaction.

You cannot reverse a Crypto-Asset Transaction once it has been broadcast to the relevant Crypto-Asset network. If a Crypto-Asset Transaction has not yet been confirmed on the Crypto-Asset network, Crypto-Asset(s)associated with such transaction will be designated as pending and will not be included in your Crypto-Asset wallet balance or be available to conduct Crypto-Asset Transactions. You cannot reverse or change any Crypto-Asset Transaction marked as complete or pending.

You must comply with all applicable laws, regulations, licensing requirements and third party rights (including, without limitation, data privacy laws) in your use of our products and Services. We may refuse to process or cancel any pending Crypto-Asset Transaction as required by law or any court or other authority to which we are subject in any jurisdiction. We further reserve the right to delay any Crypto-Asset Transaction if we perceive a risk of fraud or illegal activity. We also have the right to refuse to process or cancel any Crypto-Asset Transaction due to technological issues with the blockchain software, our own software, or for other technological reasons.

Our Services are available only in connection with those Crypto-Assets that we support which may change from time to time. A full list of the Crypto-Assets we currently support can be found on the Website at <u>Supported Coins</u>. You will not use your Account or your Crypto-Asset wallet to store, send, request, or receive Crypto-Assets in any form that we do not support (we will use reasonable efforts to help you move or sell Crypto-Assets that we no longer support). We assume no responsibility or liability in connection with any attempt to use your Account or Crypto-Asset wallet for Crypto-Assets that we do not support.

You agree that you will not receive interest or other earnings in your Account or Crypto-Asset wallet from the use of our Services except through your own Crypto-Asset Transactions and we have no responsibility or liability to you for Crypto-Asset Transactions conducted by you or conducted by us in accordance with your instructions. You are prohibited from using our products and Services for any illegal or fraudulent purposes or for the purpose of consummating transactions for any other parties.

All Crypto-Asset received by us in your Account ("Received Assets") are custodial assets held by us for your benefit, as described in further detail below:

(a) Ownership. Title to Received Assets shall at all times remain with you and shall not transfer to us, except as provided herein. As the owner of the Received Assets in your Account, you bear all risk of loss of such Received Assets (unless the loss occurs due to our actual fraud or gross negligence and subject to the limits on our liability as set forth in Section 2.6 below), and we have no responsibility or liability with respect to the value of the Crypto-Assets in your Account. We are under no obligation to issue any replacement Crypto-Assets or funds in the event that any Crypto-Asset, funds or password are lost, stolen, malfunctioning, destroyed or otherwise inaccessible. None of the Received Assets in your Account are our property, are loaned to us, or are subject to the claims of our creditors, and we don't represent or treat Received Assets in your Account, or in any other customer account, as our property. However, a court may disagree with such treatment of your Crypto-Assets and subject them to claims of our creditors. Except as required by a facially valid court order, applicable law, or except as provided herein, we will not sell, transfer, loan, hypothecate or otherwise alienate Received Assets in your Account unless instructed by you or as otherwise authorized by this Agreement. For the avoidance of doubt, we make no warranty that Crypto-Assets in your Account (including Received Assets) are held by you free and clear of any security interest or other lien or encumbrance.

- (b) <u>Control</u>. You control the Received Assets. At any time, subject to outages, downtime, and other applicable policies or the other terms of this Agreement, you may withdraw your Received Assets by sending them to a different blockchain address controlled by you or a third party.
- (c) Wallets. Your Crypto-Assets may be held in a separate individual wallet only if instructed by you and when available as part of our Services in our sole discretion. Unless otherwise instructed and agreed to by us, your Crypto-Assets will be held in a general multi-client wallet pooled with those of other users and managed and overseen by us and its accounting procedures. Individual user entitlements may not be identifiable by separate physical documents of title or other electronic records, and, in the case of an irreconcilable shortfall, you may not receive your full entitlement and may share in the shortfall pro rata to your share of the Crypto-Assets in the omnibus account or pool. You hereby expressly consent to the pooling of your Crypto-Assets with the Crypto-Assets of other users. You further represent and warrant that you are, and shall remain at all times, the ultimate and effective beneficial owner of the Crypto-Assets held by us, that you shall not act as nominee or trustee for any other person, and that you shall not transfer, assign, pledge, charge or otherwise create any security interest whatsoever over such Crypto-Assets without our prior written knowledge and consent.
- (d) Position Register. We shall keep a register of positions opened in the name of each user opting for our Crypto-Asset custodial wallet Services. Every transaction, whether a deposit, withdrawal, or internal transfer, is promptly recorded, ensuring that all movements of Crypto-Assets are fully documented and regularly updated. The register serves as a clear and auditable record of your transaction history.
- 2.2 Internet Provider. We act as a Service provider by creating, hosting, maintaining and providing our Services to you via the Internet. We cannot ensure that a buyer or a seller you are dealing with will complete the Crypto-Asset Transaction and all risk of a Crypto-Asset Transaction remains with you. We do not guarantee continuous, uninterrupted or secure access to our Services or the Platform and we make no representations or warranties regarding the amount of time needed to complete Crypto-Asset Transaction processing which is dependent upon many factors outside of our control. Access to Services may become degraded or unavailable during times of significant volatility or volume.
- Underlving Protocols. We do not own, control, operate or maintain the underlying software 2.3 protocols which govern the operation of the Crypto-Assets supported by us. In general, the underlying protocols are open source software and anyone can use, copy, modify, and distribute them. By using our Services, you acknowledge, agree and accept the risk: (a) that we are not responsible for the operation of the underlying protocols and any changes to such protocols and we make no guarantee of their security, functionality or availability; and (b) that the underlying protocols are subject to sudden changes in operating rules, which may, amongst other things, materially affect the value, function, name of a Crypto-Asset and/or our ability to support certain Crypto-Assets and we are not liable in respect of such protocols or any change in the value of any Crypto-Asset including any loss in value you may experience whether as a result of a fork or any similar change to a Crypto-Asset's protocol or otherwise. In the event of a fork in a Crypto-Asset, you agree that we may temporarily suspend our Services (with or without advance notice to you) and that we may, in our sole discretion, decide whether or not to support (or cease supporting) either branch of the forked protocol entirely. You also agree that in the event you send a Crypto-Asset Transaction at the time of a Crypto-Asset fork, we will only honor the originally intended Crypto-Asset Transaction that you sent. You acknowledge and agree that we assume absolutely no responsibility or liability whatsoever in respect of an unsupported branch of a forked protocol.
- 2.4 *Identity Verification.* During registration of your Account and at any other time you have an Account, you agree to provide us with the information we request for the purposes of ongoing due diligence,

identity verification and the detection of money laundering, terrorist financing, non-compliance with sanctions, fraud, or any other financial crime and permit us to keep a record of such information, including, without limitation, your biometric data (i.e., we may collect and process biometric data (such as facial recognition or fingerprint data) for identity verification purposes). You will maintain and promptly update your Account information. You agree and represent and warrant that all information you provide us at any time will not be false, inaccurate, or misleading. You will need to complete certain verification procedures before you are permitted to use our Services. Your access to our Services and the limits that apply to your use of our Services, may be altered, suspended or terminated as a result of information collected about you on an ongoing basis and/or your failure to provide us with information we request on a timely basis. You authorize us to make inquiries, whether directly or through third parties, that we consider necessary to verify your identity or protect you and/or us against fraud or other financial crime, and to take action we reasonably deem necessary based on the results of such inquiries. When we carry out these inquiries, you acknowledge and agree that your personal information may be disclosed to fraud prevention or financial crime agencies and that these agencies may respond to our inquiries in full.

You are solely responsible and liable for the activity that occurs in relation to your Account and for maintaining the security of your Account by protecting your password and restricting access to your Account. You accept all risks of any authorized or unauthorized access to your Account, to the maximum extent permitted by law. You are required to keep your Account password secure. We recommend that you use "strong" passwords (passwords that use a combination of upper and lower case letters, numbers and symbols) with your Account. You must notify us immediately of any breach of security or unauthorized use of your Account by emailing us at contact@uabsv.com. We will not be responsible or liable for any damages, liability or losses caused by any unauthorized use of your Account.

You may control your User profile and how you interact with our Services by changing the settings in your Account settings page. By providing us with your email address, you consent to our using such email address to send you Service-related notices, including any notices required by law, in lieu of communication by postal mail. We may also use your email address to send you other messages, such as changes to features of our Services. If you do not want to receive such email messages, you may opt out by clicking "unsubscribe", or something similar in the email message. Opting out may prevent you from receiving email messages regarding updates, improvements, or offers.

2.5 No Warranty. THE PLATFORM, ALL INFORMATION PROVIDED THROUGH THE PLATFORM AND OUR PRODUCTS AND SERVICES ARE PROVIDED ON AN "AS IS" AND "AS AVAILABLE" BASIS.

EACH OF US AND OUR RESPECTIVE PAST. PRESENT AND FUTURE EMPLOYEES. OFFICERS, DIRECTORS, ADVISORS, CONTRACTORS, CONSULTANTS, LICENSORS, EQUITY HOLDERS, MEMBERS, PARTNERS, SHAREHOLDERS, SUPPLIERS, MANAGERS, VENDORS, SERVICE PROVIDERS, PARENT COMPANIES, SUBSIDIARIES, AFFILIATES, ENTITIES UNDER COMMON CONTROL, AGENTS, REPRESENTATIVES, PREDECESSORS, SUCCESSORS AND ASSIGNS (INDIVIDUALLY, A "UABSV PARTY" AND COLLECTIVELY, THE "UABSV PARTIES") EXPRESSLY DISCLAIM, AND YOU WAIVE, ALL WARRANTIES, WHETHER EXPRESS, IMPLIED OR STATUTORY, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF TITLE, MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, AND NON-INFRINGEMENT. No information, whether oral or written, obtained by you from us or through use of the Platform or our products and Services will create any warranty not expressly stated herein. Without limiting the foregoing, the UABSV Parties do not warrant that our products or Services will meet your requirements; our Content is accurate, reliable, or correct; that our products and Services will be available at any particular time or location, uninterrupted, error-free or secure; that any defects or errors will be corrected; or that the Platform is free of viruses or other harmful components. Use of the Platform and our products and Services are at entirely your own

risk and any Content downloaded or otherwise obtained through the use of the Platform or our products and Services is downloaded at your own risk.

The materials and related graphics on the Platform could include technical inaccuracies or typographical errors. Accordingly, you should verify all information before relying on it, and all decisions based on information contained on the Platform are your sole responsibility and we shall have no liability for such decisions. Changes are periodically added to the information contained on the Platform. The UABSV Parties may make improvements and/or changes to the Platform, our products and Services and/or the materials described on the Platform at any time.

From time to time, the Platform may provide access to or link to third-party products and services including, without limitation; the exchange between one or more forms of digital assets; the exchange between one or more forms of Crypto-Asset to fiat money; settlement to fiat services such as permitting larger amounts of digital assets to be converted to fiat money with the further settlement of such fiat money to a bank account; and fiat on-ramp services for payments including allowing buyers to pay merchants with traditional payment methods at checkout (e.g., credit/debit cards and bank transfers) (collectively, the "Third Party Services"). For the avoidance of doubt, we do not hold any of your fiat money for the provision of our Services, as any fiat related activities are performed by our partners. We provide access to Third Party Services only as a convenience and have no control over and do not warrant, endorse, guarantee, or assume responsibility or liability for any product or service provided by a third party accessed through the Platform or any hyperlinked website or service, and we will not in any way monitor or be a party to any transaction between you and any third-party. We are not responsible or liable for ensuring that a third party you transact with will complete the transaction or is authorized to do so. You use Third Party Services at your own risk and you are solely responsible for reviewing and understanding the implications of using the products and services of such third parties. You may incur charges from third parties for the use of Third Party Services which are separate from our fees.

If, to the extent permitted by us from time to time, you grant express permission to a third party to access or connect to your Account(s), either through the third party's product or service or through the Platform, you acknowledge that granting permission to a third party to take specific actions on your behalf does not relieve you of any of your responsibilities under this Agreement. You are fully responsible for all acts or omissions of any third party with access to your Account(s). Further, you acknowledge and agree that you will not hold any UABSV Party responsible for, and will indemnify all UABSV Parties from, any liability arising out of or related to any act or omission of any third party with access to your Account(s).

WE MAKE NO WARRANTIES OR REPRESENTATIONS, EXPRESS OR IMPLIED, ABOUT LINKED THIRD PARTY SERVICES, THE THIRD PARTIES THEY ARE OWNED AND OPERATED BY, THE INFORMATION CONTAINED ON THEM, ASSETS AVAILABLE THROUGH THEM, OR THE SUITABILITY, PRIVACY, OR SECURITY OF THEIR PRODUCTS OR SERVICES. YOU ACKNOWLEDGE SOLE RESPONSIBILITY FOR AND ASSUME ALL RISK ARISING FROM YOUR USE OF THIRD-PARTY SERVICES, THIRD-PARTY WEBSITES, APPLICATIONS, OR RESOURCES, INCLUDING RISK OF LOSS FOR ASSETS TRADED THROUGH SUCH THIRD-PARTY SERVICES. IN NO EVENT WILL A UABSV PARTY BE LIABLE FOR ANY DAMAGES ARISING OUT OF OR RELATING TO THIRD PARTY SERVICES. THIS SECTION OPERATES IN ADDITION TO ANY LIMITATION OF LIABILITY EXPRESSED ELSEWHERE IN THIS AGREEMENT.

2.6 Limitation of Liability. To the maximum extent permitted by applicable law, in no event shall any of the UABSV Parties be liable for any indirect, punitive, incidental, special, consequential or exemplary damages, including, without limitation, damages for loss of revenues, property, profits, business opportunities, goodwill, anticipated savings, use, data or other intangible losses, arising out of or relating to: (a) the use of, or inability to use, the Platform or our products or Services; (b) any Content or information provided by us or available from the Platform; (c) any conduct or content

of any other User of our products or Services or third party; or (d) the failure to receive in any way the transmission of any data, content, virtual currencies, digital currencies, virtual assets, virtual commodities or other digital assets in any form including Crypto-Assets, funds or property from you. Furthermore, and without limiting the generality of the foregoing, under no circumstances will any UABSV Party be responsible for any liability, claim, proceeding, damage, loss, expense or injury resulting from hacking, tampering or other unauthorized access or use of our products, Services, your Account or the information, Crypto-Asset or funds contained therein.

To the maximum extent permitted by applicable law, none of the UABSV Parties shall be responsible or liable for any: (a) errors, mistakes, omissions or inaccuracies of information or Content provided by us or on the Platform; (b) loss, liability, cost, expense or damage of any nature whatsoever suffered or incurred arising out of or in connection with your access to or use of the Platform, any of its Content or our products or Services; (c) unauthorized access to or use of our secure servers and/or any and all personal information stored therein; (d) faults, delays, interruptions or lack of availability of the Platform or any of our Services or products provided through the Platform; (e) bugs, viruses, trojan horses, or the like that may be transmitted to or through our Services by any user or any third party; (f) errors or omissions in any Content or for any loss or damage incurred as a result of the use of any Content posted, emailed, transmitted, or otherwise made available through the Platform or our Services; and/or (g) action of other users. User Content (as defined below) or the defamatory, offensive, or illegal conduct of any third party. To the maximum extent permitted by applicable law, in no event shall the UABSV Parties be liable to you for any claims, proceedings, liabilities, obligations, expenses, damages, losses or costs in an amount exceeding the amount of fees paid by you to us for the applicable Services for the six (6) months preceding the date of any claim giving rise to such liability or one hundred United States of America dollars (USD100.00), whichever is greater.

This limitation of liability section applies whether the alleged liability is based on contract, tort, negligence, strict liability, or any other basis, even if a UABSV Party has been advised of the possibility of such damage. The foregoing limitation of liability shall apply to the fullest extent permitted by law in the applicable jurisdiction.

Some jurisdictions do not allow the exclusion of certain warranties or the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the limitations of this section may not apply to you.

- 2.7 Indemnification. You agree to defend, indemnify and hold harmless each UABSV Party from and against any and all claims, proceedings, damages, obligations, losses, liabilities, costs or debt, and expenses (including but not limited to attorney's fees) arising from: (a) your use of and access to the Platform and our products or Services, including, without limitation, any data, Crypto-Assets in any form or content transmitted or received by you; (b) your violation of any term or condition of this Agreement, including without limitation, your breach of any of the representations and warranties contained herein; (c) your violation of any third-party right, including, without limitation, any right of privacy or Intellectual Property Rights (as defined below); (d) your violation of any applicable law, rule or regulation; (e) your User Content or any content that is submitted via your Account including, without limitation, misleading, false, or inaccurate information; (f) your fraudulent behaviour, willful misconduct or gross negligence; or (g) any other party's access and use of your Account or our products and Services with your unique username, password or other appropriate security code. If you are obligated to indemnify us, we will have the right, in our sole discretion, to control any action or proceeding and determine whether we wish to settle it. In such case, you will share the costs of our expenses.
- 3. Fees.
- 3.1 Fees Generally. A full list of our fees for traditional payment processing and Crypto-Asset wallet services can be found at Fees/Pricing on the Website, in this Agreement or in a separate fee

schedule provided by us, which we may change from time to time and which shall form part of this Agreement. Changes to fees/pricing are effective as of the effective date of the posting of such changes in a revised version of this Agreement, on the Website or in a separate fee schedule provided by us and will apply prospectively to any transactions that take place following the effective date of such posting or such separate fee schedule. Merchants and business operators in high risk industries may be required to pay higher fees in our sole discretion. If you are unsure whether you or your business is classified as high risk or in violation of Section 7.1 of this Agreement, please contact@uabsv.com. Your Account and all Crypto-Asset Transactions are made and displayed in the currency of the Crypto-Asset held or the Crypto-Asset Transaction you are conducting.

If you have chosen to setup the conversion feature through third parties to allow for an automated conversion of Crypto-Asset when you receive them as a payment or otherwise (e.g., an automatic conversion of ETH to BTC), you agree to accept such conversion at the rate provided including, without limitation, the conversion fees, which may be adjusted from time to time. We do not guarantee the availability of any conversion rate.

You authorize us, or our designated third party, to charge or deduct from your Account funds for any applicable fees owed in connection with transactions completed or approved by you or in connection with your Account via the Services.

3.2 Dormant Account Fees. Your Account will be deemed dormant after 12 consecutive months of inactivity (a "Dormant Account"). Activity is defined as carrying out a transaction (deposit, withdrawal, conversion or other transaction). For the avoidance of doubt, simply logging into your Account shall not be considered activity.

For each 12 consecutive months of inactivity, we will automatically charge an inactivity fee of 5.5% of the value of all the funds and assets including Crypto-Asset in your Dormant Account on all Dormant Accounts. This fee is intended to cover the administrative and operational expenses associated with maintaining inactive Dormant Accounts. This charge will be applied on a per Dormant Account basis, meaning where you have multiple Dormant Accounts with us, we will charge the inactivity fee on each of them. The inactivity fee will be deducted from the Dormant Account's available funds and assets including Digital Assets until either you use your Account and conduct a qualifying transaction or the balance of your Account is depleted. If your Dormant Account has insufficient funds or assets to cover the inactivity fee, any remaining balance in your Dormant Account will be deducted (if any) and we will close your Dormant Account. You may avoid inactivity fees by carrying out a qualifying transaction before the inactivity fee is applied.

We may apply the inactivity fee to your Dormant Account without prior notice.

- 3.3 Failure to Pay Fees. If you fail to pay fees or any other amounts owed to us, interest will accrue on such unpaid amounts at the greater of the rate of 18% per year, or the maximum amount allowed by law. In addition, if we must engage a third party to assist in collecting outstanding amounts from you, then we will charge you the lesser of a collection fee of eighteen percent (18%) of the outstanding amounts due or the maximum percentage permitted by applicable law, to cover our collection-related costs.
- 4. Receiving Payments.
- 4.1 Funding of Payments. You are responsible for maintaining an adequate balance and sufficient proceeds in your Account in order to pay for fees and complete transactions and in order to avoid overdraft, insufficient funds, or similar fees being charged. If reversal of funding occurs because you have used credit then you are fully and solely responsible for any resulting debit.

- 4.2 *Withdrawals*. You may withdraw Crypto-Asset from your Account; however, we reserve the right to require you to provide certain information including, without limitation, identification information and settle any outstanding fees or other amounts prior to completing any withdrawals.
- 5. Sending Payments.
- 5.1 Sending Payments. You may send Crypto-Asset from your Account to another User's account or to an external Crypto-Asset address; however, we reserve the right to require you to provide certain information including, without limitation, identification information and settle any outstanding fees or other amounts prior to completing any such transactions or payments. You authorize us to deduct from your Account fees, costs, expenses and claims due and unpaid by you. All Crypto-Asset Transactions are at your sole risk.
- 5.2 Rejected Payments. When you send a payment to a third party through our Services, the recipient is not required to accept the payment, even if the recipient is also a registered User. The recipient may return the payment or, in some cases, use our Services to reject payments that you send. Any payments sent through our Services that are rejected or unclaimed by a recipient will if possible be returned to you as soon as reasonably practicable after the date the payment is rejected and the Crypto-Asset or funds are returned and received by us. Our standard fees apply for such transactions. You agree that you will not hold us liable for any damages resulting from such rejected transactions.
- 6. Refund Policy.
- 6.1 Completed Transactions. It is the nature of Bitcoin, Litecoin, and the other Crypto-Assets that we support that all Crypto-Asset Transactions are final with no method of refunding, charging back or other recourse for the sender of the Crypto-Asset. As such we are unable to cancel, reverse or provide refunds for any Crypto-Asset Transaction made through our Services. We do provide a feedback system so buyers can leave ratings for sellers (and vice versa).
- Incomplete Transactions/Overages. If your Crypto-Asset(s) were not received and/or confirmed on the relevant Crypto-Asset platform or you sent more Crypto-Asset(s) then you intended to send, we may be able to provide you with a refund as long as you have promptly notified us in time and such Crypto-Asset(s) are still within our control. To apply for a refund, open a support ticket providing your transaction ID, verification code, and refund Crypto-Asset address. The ticket must be opened with the email address used for the applicable Crypto-Asset Transaction. Refunds will be either (in our sole discretion): (a) the original amount of the Crypto-Asset(s) we have received and are still within our control; or (b) an amount equivalent to the United States of America dollar (USD) value at the time of the Digital Asset Transaction. All refunds must be claimed within 90 days of us receiving your Crypto-Asset(s) or they will be forfeited. Refunds of Crypto-Asset(s)and other funds may returned to you minus our costs, the unsubsidized coin/miner network transaction fee and any other third-party charges. For a refund to be honored it must be at least equal to the network transaction fee for that Crypto-Asset times two, otherwise it will be forfeited.
- 6.3 Sent to wrong wallet/blockchain, missing tags, delisted coins, etc. If you have sent Crypto-Asset(s)to the wrong Crypto-Asset wallet or blockchain, or to a delisted Crypto-Asset address and they need to be recovered by us manually there will be a recovery fee equal to 50 United States of America dollars (USD50), if the Crypto-Asset(s)can be recovered at all, and we reserve the right in our sole discretion to not attempt to recover small amounts. This would also apply to Crypto-Asset(s) that require a destination tag, payment ID, memo, etc. that was not sent or sent to an incorrect address. We will not recover Crypto-Assets that we do not support or no longer support. You must contact us within 90 days after an applicable Crypto-Asset Transaction for us to recover your Crypto-Asset(s), if recoverable, or they will be forfeited.

6.4 No Liability for Errors/Omissions. You accept and acknowledge that we are not liable or responsible for any errors or omissions that are made in connection with any Crypto-Asset Transaction initiated via the Services other any errors or omissions as a result of our own actual fraud or gross negligence. We strongly encourage you to review your transaction details carefully before attempting to transfer a Crypto-Asset.

7. Prohibited Activities

- 7.1 Prohibited Activities. You agree not to engage in any of the following prohibited activities which may be amended by us from time to time in our sole discretion (collectively, the "Prohibited Activities"). The specific types of Prohibited Activities listed below are illustrative, but not exhaustive. If you are uncertain as to whether or not your use of our Services involves a Prohibited Activity, please contact us at contact@uabsv.com as soon as possible. By accessing and using the Platform and our products or Services and/or opening an Account, you agree that you will not violate any law, contract, intellectual property or other third-party right or commit a tort, and that you are solely responsible for your conduct while using our products and Services. Without limiting the generality of the foregoing, you confirm that you will not use your Account, the Platform or our products and Services in any manner to do any of the following:
 - (a) Unlawful Activity. Be, support or send payment to, an individual or entity sanctioned under sanctions programs administered in the countries where we provide Services, including, but not limited to, European Union law sanction programs and sanctions programs administered by the United Nations (collectively, the "Sanctions Programs"); carry on activity which would violate, or assist in violation of, any law, legislation, statute, ordinance, regulation (including, but not limited to, those governing financial services, money laundering, consumer protection, unfair competition, anti-discrimination, or false advertising) or Sanctions Program, or which would involve proceeds of any unlawful activity; publish, distribute or disseminate any illegal material or information; commit fraud; money laundering; terrorist activities; be in violation of any court order; or any other illegal activities.
 - (b) Unlawful Businesses. Carry on any of following businesses or activities: (i) unlawful pornography and the unlawful creation, sale or distribution of other obscene materials (including literature, imagery and other media) and sexually-related sites offering services such as prostitution, escorts, pay-per view and adult live chat features; (ii) unlawful gambling and/or unlawful gaming activities, including but not limited to payment or the acceptance of payments for wagers, gambling debts or gambling winnings, regardless of the location or type of gambling activity (including online and offline casinos, sports wagering, lotteries, bidding fee auctions and office pools) with the exception of payments for online gaming transactions that are expressly authorized by law in the jurisdiction of both the sender and the recipient of the payment; (iii) fraudulent businesses, sale of counterfeit or unauthorized or stolen items or the sale of goods or services that are illegally imported or exported; (iv) marijuana dispensaries and related businesses where it is illegal to carry on such businesses; sale of tobacco, e-cigarettes, and e-liquid; online prescription or pharmaceutical services; age restricted goods or services; weapons and munitions; gunpowder and other explosives; fireworks and related goods; or toxic, flammable, and radioactive materials; (v) sale of narcotics or illegal substances, and any equipment designed for making or using such drugs; (vi) ponzi schemes, pyramid schemes, high risk investment schemes and other businesses that we determine in our sole discretion to be unfair, deceptive, or predatory towards consumers; and (vii) any businesses or activities that we believe pose elevated financial risk, legal liability, or violates the law.
 - (c) Abusive Activity: Transmit or upload any material to the Platform that contains viruses, trojan horses, worms, time bombs, cancelbots, easter eggs or any other harmful or deleterious programs or other computer programming routines that may damage,

detrimentally interfere with, surreptitiously intercept or expropriate any system, data or other personal information; actions which impose an unreasonable or disproportionately large load on our infrastructure, or detrimentally interferes with, intercepts, or expropriates any system, data, or information; attempt to gain unauthorized access to the Platform, other users' accounts, computer systems or networks connected to the Platform, through password mining or any other means; use account information of another party to access or use the Platform; transfer your Account access or rights to your Account to a third party, unless by operation of law or with our express permission; any activity which creates costs, expenses, losses or liability for us or causes us to lose (in whole or in part) the services of our ISPs or other suppliers; activity which operates to defraud us, our users, or any other person including, without, limitation, take funds or virtual currencies, digital currencies, virtual assets, virtual commodities or other digital assets in any form including Crypto-Assets from our Platform or from other users that is not rightfully and legally yours or overdraw or remove more virtual currencies, digital currencies, virtual assets, virtual commodities or other digital assets in any form including Crypto-Assets from our Platform than was legitimately in your Account; modify, disassemble, decompile or reverse engineer our Content or Services; use any robot, spider, other automatic device, or manual process to monitor or copy our web pages or the Content contained herein without our prior express written permission; provide any false, inaccurate, or misleading information to us; transmit spam, chain letters, or other unsolicited email; attempt to interfere with, compromise the system integrity or security or decipher any transmissions to or from the servers running our Services; impersonate another person or otherwise misrepresent your affiliation with a person or entity, conduct fraud, hide or attempt to hide your identity; use any device, software or routine to bypass our robot exclusion headers, or to interfere or attempt to interfere with the proper working of the Platform or any activities conducted on the Platform or our products and Services; access any Content on the Platform through any technology or means other than those provided or authorized by us; bypass the measures we may use to prevent or restrict access to our Services, including without limitation remove, circumvent, disable or otherwise interfere with security-related features or features that prevent or restrict use or copying of any Content or enforce limitations on the use of the Platform or the Content therein; damage, disable, overburden or impair the functioning of our Services in any manner; or delete our copyright, trademark or other proprietary rights notices.

- (d) Abuse Of Others: Be defamatory, abusive, extortionist, trade libelous, unlawfully threatening or harassing or otherwise violate or infringe the legal rights (such as, but not limited to, rights of privacy, publicity and intellectual property) of others; interfere with another individual's or entity's access to or use of the Platform or any of our products and Services; interfere with, disrupt, negatively affect or inhibit other users from fully enjoying our products and Services; incite, threaten, facilitate, promote, or encourage hate, racial intolerance, or violent acts against others; harvest or otherwise collect information from the Platform about others, including without limitation email addresses, without proper consent.
- (e) Intellectual Property Infringement: Engage in transactions which violate, infringe or misappropriate any intellectual or industrial property right of any person (such as copyright, trademarks, patents, or trade secrets, or other proprietary rights of any party), right of publicity or privacy or commit a tort; use of our intellectual property, name, or logo, including use of any of our or our partners' trade or service marks, without express consent from us or them or in a manner that otherwise harms us or our brand; create a false identity for the purpose of misleading others or fraudulently or otherwise misrepresent yourself to be another person or a representative of another entity including, but not limited to, an authorized user of the Platform or our representative, or fraudulently or otherwise misrepresent that you have an affiliation with a person, entity or group.

We reserve the right at all times to monitor, review, retain and/or disclose any information as necessary to satisfy any applicable law, regulation, Sanctions Programs, legal process, or governmental request. We reserve the right to cancel and/or suspend your Account and/or block transactions or freeze funds immediately and without notice if we determine, in our sole discretion, that your Account is associated with a Prohibited Activity.

Our products and Services are not available in every jurisdiction and we reserve the right to select the markets and jurisdictions where we provide our products and Services. Persons and entities in jurisdictions where we do not provide products and Services are prohibited from using or accessing the Platform and any of our products and Services.

7.2 User Content. If you post, upload, input, provide or submit your personal data to us, including without limitation, your first name, surname, email address, personal ID, citizenship, signature, photo, IP address, Crypto-Asset address, text, code or other information and materials, sign up to our mailing list or create an Account (collectively, your "User Content"), you must ensure that the User Content provided by you at that or at any other time is true, accurate, up to date and complete and that any User Content you post, upload, input, provide or submit to us or via the Platform does not breach or infringe the intellectual property rights of any third party. We do not own, control or endorse any User Content that is transmitted, stored or processed via the Platform or sent to us. You are solely responsible and liable for all of your User Content and for your use of any interactive features, links or information or content on the Platform, and you represent and warrant that (a) you own all intellectual property rights (or have obtained all necessary permissions) to provide your User Content; (b) your User Content will not violate any agreements or confidentiality obligations; and (c) your User Content will not violate, infringe or misappropriate any intellectual property right or other proprietary right, including the right of publicity or privacy, of any person or entity.

You are responsible for maintaining the confidentiality of your User Content and any of your non-public information. Furthermore, you are entirely responsible for any and all activities that occur under your Account. You agree to notify us immediately of any unauthorized use of your User Content, Account or any other breach of security. We will not be responsible or liable for any loss or damages that you may incur as a result of someone else using your User Content or Account, either with or without your knowledge. However, you could be held liable for losses, expenses and costs incurred by any UABSV Party or another party due to someone else using your User Content or Account. You may not use anyone else's User Content or account at any time without the permission of such person or entity.

You must immediately update and inform us of any changes to your User Content by updating your personal data by contacting us at contact@uabsv.com, so that we can communicate with you effectively and provide accurate and up to date information to you.

Although we have no obligation to screen, edit or monitor User Content, we reserve the right, and have absolute discretion, to remove, screen or edit User Content. Furthermore, if we have reason to believe that there is likely to be a breach of security, breach or misuse of the Platform or if you breach any of your obligations under this Agreement or our Privacy Policy, we may suspend your use of the Platform at any time and for any reason.

Any User Content submitted by you on the Platform may be accessed by us globally.

7.3 Limited License; Our Proprietary Rights. Except for your User Content, all content included in or made available through our products and Services, the Platform or any related content, materials and information therein or transferred thereby, including, without limitation, software, technology, code, images, text, graphics, illustrations, logos, patents, trademarks, service marks, copyrights, digital downloads, data compilations, photographs, audio, videos and music (collectively, the "Content"), and all Intellectual Property Rights related thereto, are the exclusive property of

CoinPayments Inc., its affiliates, its partners and/or its licensors and protected by, among other things, international copyright laws. UABSV has a right to use the Content for the provision of the Services and grants you a limited, nonexclusive, nontransferable license, subject to the terms of this Agreement, to access and use our products and Services, the Platform, and Content solely for purposes approved by us from time to time. Any other use of our products and Services, the Platform or Content is expressly prohibited and all other right, title, and interest in our products and Services, the Platform or Content are exclusively the property of CoinPayments Inc., its affiliates, its partners and its licensors. You cannot copy, transmit, distribute, sell, license, reverse engineer, modify, publish, or participate in the transfer or sale of, create derivative works from, or in any other way exploit any of the Content, in whole or in part without the prior written consent of CoinPayments Inc.

For the purposes of this Agreement, "Intellectual Property Rights" means all patent rights, copyright rights, mask work rights, moral rights, rights of publicity, trademark, trade dress and service mark rights, goodwill, trade secret rights and other intellectual property rights as may now exist or hereafter come into existence, and all applications therefore and registrations, renewals and extensions thereof, under the laws of any state, country, territory or other jurisdiction.

"coinpayments.net", and the following non-exhaustive list, including "CoinPayments", "Star Ventures"; "UABSV"; and without limitation, any graphics, logos, button icons, and service names included in or made available through any Content, and all logos related to our products and Services or displayed on the Platform are either the trademarks or trade dress of CoinPayments Inc., its affiliates, partners or licensors globally. You may not copy, imitate or use them without our prior written consent for any purpose, including without limitation, in connection with any product or service that is not authorized by us; any manner that is likely to cause confusion among customers; or in any way that disparages or discredits us.

You may choose to or we may invite you to submit comments or ideas about our products and Services, including without limitation about how to improve our Services or our products (collectively, "Ideas"). By submitting any Ideas, you agree that your disclosure is gratuitous, unsolicited and without restriction and will not place us under any fiduciary or other obligation, and that we are free to use the Ideas without any compensation to you, and/or to disclose the Ideas on a non-confidential basis or otherwise to anyone. You further acknowledge that, by acceptance of your submission, we do not waive any rights to use similar or related ideas previously known to us, or developed by any of the UABSV Parties, or obtained from sources other than you.

- 7.4 Third Party Content. We may display third-party content, advertisements, links, promotions, logos and other materials on the Platform (collectively, "Third-Party Content") for your convenience only. We do not approve of, control, endorse or sponsor any third parties or Third-Party Content, and we make no representations or warranties of any kind regarding such Third-Party Content, including, without limitation, the accuracy, validity, legality, copyright compliance, or decency of such content. If you access a third-party website or service from the Platform or share your User Content on or through any third-party website or service, you do so at your own risk, and you understand that this Agreement and our Privacy Policy do not apply to your use of such sites. You expressly relieve the UABSV Parties from any and all responsibility and liability arising from your use of any third-party website, service, or content, including without limitation User Content submitted by other users.
- 8. Privacy and Security
- 8.1 *Privacy*. We respect the privacy of our users and we only request information that is necessary for the use of our Services or to comply with our obligations under applicable law.

You acknowledge that we will comply willingly with all legal requests for information from us. We reserve the right to provide information to law enforcement personnel and other third parties

(collectively, the "Third Party Recipients") to answer inquiries, participate in investigations, respond to legal process, respond to the order of a court of competent jurisdiction and those exercising the court's authority, and to protect us and our users.

You understand that by using our Services, we are required to process personal data in accordance with applicable data protection laws, including the EU General Data Protection Regulation (GDPR). Personal data will be processed based on a valid legal ground, such as it is necessary for the performance of this Agreement or the provision of our Services. The conditions for collection, use and disclosure of your personal data are outlined in our Privacy Policy. This may also include the collection, use, transfer to and processing of your personal data by Third-Party Recipients or in jurisdictions where we provide our Services. You acknowledge that we may process personal data in relation to you (if you are an individual), and if you are acting on behalf of a legal entity, personal data that you have provided or in the future provide to us in relation to your entity, employees or other associates, in connection with this Agreement, or our products and Services. Accordingly, you represent and warrant that:

- your disclosure to us of any personal data relating to individuals other than yourself was or will be made in accordance with all applicable data protection and data privacy laws, and such data is accurate, up to date and relevant when disclosed;
- before providing any such personal data to us, you confirm that you have read, understood and agreed to our <u>Privacy Policy</u>, which may be amended from time to time and is incorporated by reference into this Agreement and you have taken all affirmative actions to evidence such approval. You also confirm that you have provided a copy of our <u>Privacy</u> <u>Policy</u> to any individual whose personal data you have shared with us; and
- from time to time if we amend the <u>Privacy Policy</u>, you will promptly read it and provide a copy to any individual whose personal data you have provided to us.
- 8.2 Security. We care about the integrity and security of your personal data and we take a number of security measures including storing all users' personal data in an encrypted fashion. However, we cannot guarantee that unauthorized third parties will not defeat our security measures or use your personal data including your biometric data for improper purposes. You acknowledge that you provide your personal data including your biometric data to us at your own risk.

We are not responsible or liable for any damage or interruptions caused by any computer viruses, spyware, scareware, Trojan horses, worms, or other malware that may affect your computer or other equipment, or any phishing, spoofing or other attack from using the Platform. We advise the regular use of a reputable and readily available virus screening and prevention software. You should also be aware that SMS and email services are vulnerable to spoofing and phishing attacks and should use care in reviewing messages purporting to originate from us. Our customer support will never seek to access your computer or ask for your password or your two factor authentication codes. Always log into your Account through the official Website to review any transactions or required actions if you have any uncertainty regarding the authenticity of any communication.

- 9. Closing, Suspension, Termination and Remedies.
- 9.1 Closing Your Account and Unclaimed Property. You may close your Account at any time in accordance with our policies and procedures by withdrawing all balances. Upon closure of your Account, you authorize us to cancel or suspend any pending transactions at the time of cancellation and any balance in your Account will be delivered to you or to your Crypto-Asset address as instructed less any outstanding amounts owed to us, the unsubsidized coin/miner network transaction fee and any other third party charges.

In the event your Account is closed, whether by you or us, any Crypto-Assets or funds in your Account must be claimed and removed by you within 30 days of your Account's closure date. If you

fail to claim and remove Crypto-Assets) or funds in your Account within 30 days of your Account's closure date, a recovery and return fee equal to eight percent (8%) of the value of all the Crypto-Assets and funds in your Account will be charged by us, if the Crypto-Assets can be recovered and returned at all, and we reserve the right in our sole discretion to not attempt to recover and return to you small amounts.

You may not use closure of your Account as a means of evading investigation or inquiries by us. If any queries or investigation is pending at the time you request closure of your Account, we may refuse your request to close your Account and/or hold your Crypto-Assets and/or funds as appropriate to protect us against financial and/or legal liability. If you are later determined to be entitled to some or all of the Crypto-Assets and/or funds in dispute, we will transfer such Crypto-Assets and/or funds to you. You will remain responsible and liable for all obligations related to your Account even after such Account is closed.

In the event your Account is closed, whether by you or us, or if we suspend or terminate your use of the Services for any reason, we reserve the right to require you to provide identity verification information and comply with identity verification procedures before permitting you to transfer or withdraw any Crypto-Assets.

In addition to Dormant Account fees that we may charge you in accordance with Section 3.2 of this Agreement, if you do not access your Account for a period of two years and we have been unable to contact you after three attempts at the last contact address or email address we have for you in our records, your Account may be terminated at our election and in our sole discretion. Furthermore, if we hold any funds or assets including Crypto-Assets on your behalf which you have failed to claim, we may be required to deliver any such funds and assets to the authorities in certain jurisdictions as unclaimed property. We reserve the right to deduct an additional dormancy fee or other administrative charges from such unclaimed funds and assets, as permitted by applicable law.

9.2. Suspension, Termination; other Remedies, etc.

We may, at any time and in our sole discretion and without liability to you, with or without notice, suspend, restrict, or terminate your access to any or all of our products and Services or to your Account, create usage or Crypto-Assets Transaction limits for our Services, refuse to carry out a Crypto-Assets Transaction and/or deactivate or cancel your Account.

Without limiting the generality of the foregoing and any other remedies we may have under applicable law, we may, for purposes of illustration, without notice or liability: (a) refuse to complete or block, cancel or reverse a Crypto-Asset Transaction you have authorized, including, without limitation, block funding to or withdrawals from your Account; (b) suspend, restrict, or terminate your access to your Account and to any or all of our products and Services (including, but not limited to, the ability to send funds or make withdrawals from your account and/or limit withdrawals); (c) place a hold on or freeze any Crypto-Assets and/or funds in your Account for any period of time we deem appropriate; (d) issue statements or warnings to the public or other users; (e) contact law enforcement or other relevant authorities and/or disclose information about you and/or your Account and your Account transactions to law enforcement or other relevant authorities; (f) suspend, deactivate or close your Account with immediate effect for any reason; and/or (g) refuse to provide our products and Services to you, including but not limited to, where:

- You are in breach of this Agreement or we have concerns or reasonably suspect you are acting in breach of this Agreement.
- We reasonably suspect you of using the Platform, our products or our Services in connection with a Prohibited Activity.

- You are in breach of applicable law, we have concerns or reasonably suspect you are in breach of applicable law, or we are, in our reasonable opinion, required to do so by applicable law or to comply with a valid law enforcement request, court or other authority order, including, but not limited to, asset freezing orders.
- We have concerns about the security of your Account, that a transaction is erroneous or we suspect your Account or our Services is being used in a fraudulent, illegal, suspicious or unauthorized manner including, without limitation, for transactions with high volumes.
- We suspect money laundering, terrorist financing, any acts in contravention of sanctions, fraud, or any other financial crime.
- Use of your Account or any of the Crypto-Assets in your Account is subject to any pending litigation, investigation, or government proceeding and/or we perceive a heightened risk of legal or regulatory non-compliance associated with your Account activity or you are subject to a court order.
- You have failed to pay our fees or there is insufficient Crypto-Assets or funds in your Account to cover the transaction and (where applicable) associated fees at the time that we receive notification of the transaction.
- You fail to provide us with information we request on a timely basis and/or we have concerns about the information collected about you.
- Our service partners are unable to support your use of our Services.
- You take any action that may circumvent the security of the Platform or our controls such as opening multiple Accounts or consummating transactions for the benefit of a third party.
- In the event of any Force Majeure Event (as defined in Section 10.2 below).
- Any other event that would make provision of our products or Services commercially unreasonable for us.

If we suspend or close your Account, or terminate your use of our products or Services, in whole or in part, for any reason, you acknowledge that our decision to take certain actions, including limiting access to, suspending, or closing your Account, may be based on confidential criteria that are essential to our risk management and security protocols. You agree that we are under no obligation to disclose the details of such risk management and security procedures to you.

Upon termination of your Account for any reason, you continue to be bound by this Agreement.

Additionally, to secure performance of your obligations under this Agreement, you hereby grant to us or our designee a continuing first priority security interest in and to all of your right, title and interest in and to all of your Account(s), together with any funds, assets including Crypto-Assets and interests therein, whether now owned or existing or hereafter acquired or arising and regardless of where located and all products, proceeds, substitutions, additions, accessions and replacements thereof (all of the same being herein referred to collectively as the "Collateral"). You must not create security over your Collateral without our prior written consent.

In addition to any rights and remedies we may have under this Agreement or applicable law, upon the occurrence and during the continuance of any default in your payment of any fees, expenses, costs, losses, liabilities or other obligations owing to us (collectively, the "Obligations"), you hereby authorize us at any time and from time to time, without prior notice to you or consent from you, any such notice or consent being waived by you to the fullest extent permitted by applicable law, to set off and apply any and all Collateral at any time held by us to or for the credit of you or your Account against any and all Obligations owing to us under this Agreement, under any other agreement or otherwise, now or hereafter existing, irrespective of whether or not we shall have made demand under this Agreement or any other agreement and although such Obligations may be contingent or unmatured or denominated in a currency or Crypto-Asset different from that of the Collateral.

For the avoidance of doubt, the above provisions constitute a security interest over your Collateral and the set off of such Collateral against any Obligations owed to us to ensure proper repayment of such Obligations in connection with your use of our Services.

You are solely responsible for your interactions with other users. We reserve the right, but have no obligation, to monitor disputes between you and other users. We shall have no responsibility or liability for your interactions with other users, or for any user's action or inaction.

10 General Contract Terms

- Assignment and Novation. This Agreement is personal to you and you cannot transfer, assign, novate or delegate your rights, licenses, interests, liabilities and/or obligations to anyone else. You irrevocably agree that we are entitled to and may, at any time, transfer, assign, novate or delegate any or all of our rights, title, licenses, interests, benefits, assets (including wallets), liabilities and/or our obligations under this Agreement and/or under any other agreement, document, and/or assurance in connection therewith and/or in connection with your Account(s) and/or any services available thereunder, in whole or in part, to any party, including, without limitation, as part of a merger, asset transfer, acquisition or other corporate reorganization involving us, without obtaining your consent, permission or approval and in any way we consider appropriate. You hereby irrevocably agree to any such transfer, assignment, novation or delegation of this Agreement and any other agreement, document, and assurance in connection therewith or with your Account(s) with us and/or any services available thereunder or securing your obligations thereunder and you also irrevocably agree to enter into all necessary documentation to give effect to any such transfer, assignment, novation and/or delegation.
- 10.2 Force Majeure. We shall not be liable for any breach of the Agreement, including delays, failure in performance or interruption of service, or any loss or damage arising directly or indirectly from any event or circumstances beyond our reasonable control, including but not limited to flood, extraordinary weather conditions, earthquake, or other act of God, fire, war, insurrection, riot, labor dispute, accident, action of government, communications, pandemic, power failure, or equipment or software malfunction, changes in the law or any other cause beyond our reasonable control (each, a "Force Majeure Event").
- 10.3 Entire Agreement. This Agreement (including the Privacy Policy and any other documents incorporated by reference herein) comprise the entire agreement between you and us as to the subject matter hereof, and it supersedes any and all prior discussions, agreements and understandings of any kind (including without limitation any prior versions of this Agreement) and every nature between and among you and us. This Agreement will bind and inure to the benefit of the parties to this Agreement and their respective successors, assigns, heirs, executors, administrators and legal representatives.
- 10.4 *Interpretation*. Section headings in this Agreement are for convenience only and shall not govern the meaning or interpretation of any provision of this Agreement.
- 10.5 Invalidity. Any provision of this Agreement which may be determined by competent authority to be prohibited or unenforceable in any jurisdiction shall, as to such jurisdiction, be ineffective to the extent of such prohibition or unenforceability without invalidating the remaining provisions hereof, and any such prohibition or unenforceability in any jurisdiction shall not invalidate or render unenforceable such provision in any other jurisdiction. In such case, the parties to this Agreement shall in good faith modify or substitute such provision consistent with the original intent of the parties.
- 10.6 Enforcement of Our Rights. Our failure to enforce any threatened or existing violation, default or breach of this Agreement shall not be deemed a waiver of such a violation, default or breach, and

we shall have the right to enforce the same at a later time and the right to waive in writing any provision or condition imposed herein for its benefit without thereby waiving any other provision or condition.

- 10.7 Survival. All provisions of this Agreement which by their nature extend beyond the expiration or termination of this Agreement, including, without limitation, the sections relating to suspension or termination, Account cancellation, debts owed to us, general use of the Platform, and general provisions will continue to be binding and operate after the termination or expiration of this Agreement or your Account.
- 10.8 Electronic Communications. You agree that this Agreement constitutes "a writing signed by you" under any applicable law or regulation. This Agreement, any amendments and any other agreements, notices or other communications regarding your Account and/or your use of our products and Services (collectively, the "Communications") may be provided to you electronically and you agree to receive all Communications from us in electronic form. Electronic Communications may be posted on the pages of the Platform and/or delivered to your e-mail address. You may print a copy of any Communications and retain it for your records. All Communications in either electronic or paper format will be considered to be in "writing," and to have been received no later than two (2) business days after posting or dissemination, whether or not you have received or retrieved the Communication. We reserve the right but assume no obligation to provide Communications in paper format.

It is your responsibility to keep your email address and street address on file with us up to date so that we can communicate with you electronically. You understand and agree that if we send you a Communication but you do not receive it because your email address on file is incorrect or out of date, our ability to contact you at the email address is blocked by your service provider, or you are otherwise unable to receive a Communication, we will be deemed to have provided the Communication to you whether or not you actually received the Communication. Please note that if you use a spam filter that blocks or re-routes emails from senders not listed in your email address book, you must add UABSV to your email address book so that you will be able to receive the Communications we send to you. You can update your email address or street address at any time by logging into your Account or by sending such information to contact@uabsv.com. If your email address becomes invalid such that electronic Communications sent to you by us are returned, we may deem your account to be inactive, and you may not be able to complete any transaction via our Services until we receive a valid, working email address from you.

- 10.9 *Credit Report.* You agree that we may obtain and review your credit report for the purpose of assessing your suitability to open an Account and/or use any of our Services.
- 10.10 Taxes. It is your sole responsibility to determine whether, and to what extent, any taxes apply to any Crypto-Asset Transactions you conduct through our Services, and to withhold, collect, report and remit the correct amounts of taxes to the appropriate tax authorities. Your transaction history is available through your Account. You agree that we are not responsible for determining whether taxes apply to your Crypto-Asset Transactions or for collecting, reporting, withholding or remitting any taxes arising from any of your Crypto-Asset Transactions.
- 10.11 No Sales to Children. Our Services are not for children, but only for adults. If you are under eighteen (18) years of age, you may not use our Services.
- 10.12 Applicable Law. This Agreement shall be governed in all respects, including as to validity, interpretation and effect, by the laws of the Republic of Lithuania without regard to conflict-of-laws principles. The application of the United Nations Convention on Contracts for the International Sale of Goods is expressly excluded.

10.13 Arbitration. Read this section carefully because it requires each party to this Agreement to arbitrate our disputes and limits the manner in which you can seek relief from us. For any dispute with us. you agree to first contact us at contact@uabsv.com and attempt to resolve the dispute with us informally. In the unlikely event that we have not been able to resolve a dispute we have with you after ninety (90) days, we each agree to resolve any claim, dispute, or controversy (excluding any claims for injunctive or other equitable relief as provided below) arising out of or in connection with or relating to this Agreement, or the breach or alleged breach thereof, by binding arbitration in accordance with the London Court of International Arbitration (LCIA) rules in effect at the time of the arbitration, except as they may be modified herein or by mutual agreement of the parties. The number of arbitrators shall be one who shall be mutually selected by UABSV and you within 30 days after the initiation of arbitration. If you and we do not reach agreement on the sole arbitrator, then the LCIA Court shall appoint the sole arbitrator within 30 days. The seat, or legal place, of arbitration shall be London, England. The language to be used in the arbitral proceedings shall be English. The governing law of the Agreement shall be as set forth in Section 10.12 herein. The arbitration award shall be final and binding on the parties. The parties undertake to carry out any award without delay and waive their right to any form of recourse insofar as such waiver can validly be made. Judgment upon the award may be entered by any court having jurisdiction thereof or having jurisdiction over the relevant party or its/his/her assets. All costs and expenses of the arbitrator and any other costs of conducting the hearing shall be borne by the parties equally. Each party shall bear its own arbitration costs and expenses, including its legal fees and other costs of legal representation.

Nothing in this Section shall be deemed as preventing us from seeking injunctive or other equitable relief from the Lithuanian courts as necessary to prevent the actual or threatened infringement, misappropriation, or violation of our data security, Intellectual Property Rights or other proprietary rights. You agree to submit to the exclusive jurisdiction of the Lithuanian courts for any actions for which we retain the right to seek injunctive or other equitable relief in a court of competent jurisdiction to prevent the actual or threatened infringement, misappropriation or violation of our data security, Intellectual Property Rights or copyrights, trademarks, trade secrets, patents, or other intellectual property or proprietary rights, including, without limitation, any provisional relief required to prevent irreparable harm. You agree that the Republic of Lithuania is the proper forum for any appeals of an arbitration award or for trial court proceedings in the event that the arbitration provision above is found to be unenforceable.

10.14 Change of Control. In the event that we are acquired by or consolidated, amalgamated or merged with a third party entity, we reserve the right, in any of these circumstances, to transfer or assign the information we have collected from you and our relationship with you (including this Agreement) as part of such merger, consolidation, amalgamation, acquisition, sale, or other change of control.