RISK WARNING STATEMENT

Art. 1. INTRODUCTION

- a. ETIS TECHNOLOGIA CONSULTING DIŞ TİCARET LİMİTED ŞİRKETİ ("we", "us", "ETIS" or "our") is a private limited liability company incorporated under Turkish law, having its registered office at Vişnezade Mah. Süleyman Seba Cad. No:79 İç Kapı No:1, Beşiktaş / Istanbul, Türkiye. For the purposes of these Terms references to "you", "your", or "client" refer to you, unless otherwise stated.
- b. For client protection and satisfaction, you should take time to carefully read this Agreement as well as any other policies, additional documents and information available to you through our website prior to opening a trading account with us. By default, you must read, agree and accept all the General terms and conditions set out below, and any additional documents incorporated herein by reference before you establish a Business relationship with us (without modifications).
- c. If you have objections to any of these general terms and conditions, or any part thereof, and/or if you do not agree to be bound by these general terms and conditions, or any part thereof, do not access and/or use our online trading facility in any way and inform us in writing immediately.
- d. By accepting this document, you agree to be bound by these terms and conditions and our Terms of Business (including any schedules, annexes, exhibits, amendments and/or side agreements, if any) that apply to your account and are always subject to any applicable laws. In the event of any conflicts or inconsistency between our Terms of Business and this agreement, our Terms of Business shall prevail.

Art. 2. BUSINESS MODEL

- a. The Company offers investments for Over-the-Counter ("OTC"), Contract for Difference ("CFDs"), and Crowdfunding activities structured under a hybrid participation model. Client contributions to Crowdfunding Activities are irrevocably allocated to the funding of the selected project. In exchange, the Client receives an internal digital unit of account ("Coin") which may be used within the Platform pursuant to the terms of the Crowdfunding Term Sheet and this Agreement. This Statement is information and we make no warranties or guarantees in respect of the content. The terms herein do not take into account the investment objectives, financial situation or disclosure of all risks associated with our investment services. You acknowledge and accept to obtain individual financial advice based on your own particular circumstances before making an investment decision on the basis of information on this Statement.
- b. The Client has read, understood and accepts to the risk including but not limited to the below:
 - i. A Financial Instrument related to foreign markets (such as a crowdfunding project) may involve risks that are different from the usual risks of the markets in the client's country of residence. In some circumstances, these risks may be larger. The profit or loss from transactions in foreign markets is influenced by exchange rate risk and other international factors such as geopolitical risk.
 - ii. Financial Instruments and crowdfunding operations may be not liquid as a result of reduced demand or/supply, that is, the client may not be in a position to sell them or/ easily obtain information on the price of these Instruments.
 - iii. Tax implications are the sole responsibility of the client. The Client shall make sure that investing in such operations is not subject to tax and/or any other duty in the Client's

- jurisdiction. The Client is responsible for any taxes and/or any other duty which may accrue in respect of his trades.
- iv. Within the scope of crowdfunding activities, the amounts deposited by the Client shall be considered fully allocated to the selected project, without right to redemption or reimbursement, unless otherwise provided under the specific Crowdfunding Term Sheet. In consideration of such participation, the Client may be granted an internal digital asset ("Coin") credited on the platform, whose initial nominal value is pegged 1:1 with the contributed amount, but which is subject to autonomous fluctuations and does not represent a claim of any kind over the original funds.

Art. 3. SPECULATIVE AND RISK OPERATIONS

- c. This typology of operation is highly speculative, involves a significant risk of loss and is not suitable for all investors but only for those customers who: understand and are willing to assume the economic, legal and other risks involved; are experienced and knowledgeable about trading in derivatives and in underlying asset types; and are financially able to assume losses significantly in excess of margin or deposits because investors may lose the total value of the contract, not just the margin or the deposit.
- d. Our crowdfunding operations are not considered appropriate investments for retirement funds. Crowdfunding transactions carry a higher level of risk on types of investors and can result in large losses of invested capital. The client represents, warrants, acknowledges and understands the associated risks, is willing and able, financially and/or otherwise, to assume the risks and that the loss of client's entire account balance will not change the client's lifestyle.
- e. The Crowdfunding Term Sheet, made available and acknowledged by the Client prior to each contribution, specifies the nature of the project, the intended use of funds, any projected returns, the terms of Coin issuance, and all applicable limitations. The Coin issued to the Client in exchange for participation does not represent a claim for restitution or reimbursement of the original amount contributed.
- f. The client represents, warrants, acknowledges and understands the associated risks, is willing and able, financially and/or otherwise, to assume the risks and that the loss of client's entire account balance will not change the client's lifestyle. The Client further understands and accepts that any Coin received in exchange for participation in a Crowdfunding activity does not constitute a fiat-denominated asset nor a guaranteed right of redemption. The value of the Coin may fluctuate independently and is subject to market, technological and project-based risks.

ART. 4.SOME RISKS ASSOCIATED WITH TRADING ON FOREX, CROWDFUNDING AND CRYPTOCURRENCIES

- a. Operate on Forex (also known as Foreign Exchange) with an underlying asset listed in a currency other than your base currency entails a currency risk, due to the fact that when such transaction(s) is settled in a currency other than your base currency, the value of your return may be affected by its conversion into the base currency.
- b. When operate where the underlying instrument is a cryptocurrency you should acknowledge and understand that cryptocurrencies are digital currencies that are not issued by any central bank or any other issuer and encryption technology is used to facilitate the generation of units. Therefore trading on cryptocurrencies is not appropriate for all investors. You must understand and accept the specific characteristics and risks related to these products.
- c. Pricing of Cryptocurrencies is derived from digital exchanges and due to the non-regulated regime of such exchanges, market data and price feed information provided by such exchanges may significantly differ from the rules and practices observed by the regulated exchanges. Pricing rules are solely depending on the discretion of these exchanges and can be changed at any time by them.
- d. Furthermore, digital exchanges may introduce trading suspension or cessation of trading or the price and market feed become unavailable to us. As a consequence, all these risks could result in material adverse effects on your account value and open positions, including the loss of all of your investment amounts. In case of a temporary or permanent disruption, or discontinuation of trading on any of the digital exchange from which we derive our price feed for the relevant cryptocurrency, your positions will be priced at the last available price and you maybe unable to close or liquidate your position or withdraw any funds related to such position until the trading of the relevant digital exchange resumes if at all. You accept that when trading resumes there may be a significant difference in price (gap) which may impact substantially your positions and possibly result in significant gains or losses. If trading does not resume at all your entire investment will potentially be lost completely.
- e. Clients acknowledge that Coins issued by the Platform may, subject to technological conditions, be recorded on a blockchain and therefore become transferable within the limits of the system's smart contract logic. All transactional costs, including but not limited to network fees or gas fees, are borne exclusively by the Client. The valuation of Coins post-issuance is variable and does not guarantee preservation of purchasing power or equivalence with the originally deposited currency.
- f. Crowdfunding activities carried out through our platform are intended to fund commercial or social utility projects, managed independently by third-party promoters, legal entities or contractors. 7VEN (operated by ETIS Technologia Consulting Diş Ticaret Limited Şirketi) acts solely as a technological facilitator and incubator, and bears no operational responsibility for the execution, development or success of the funded projects.
- g. Upon confirmation of participation in a crowdfunding initiative, the Client irrevocably agrees that the funds provided shall be immediately allocated to the realization of the relevant project, as described in the associated Crowdfunding Term Sheet. Once committed, the funds shall no longer be available for withdrawal or refund, unless otherwise stated in the Term Sheet or mandated by law.
- h. In return for their participation, Clients may receive a digital utility Coin, exclusively usable within the ecosystem of the platform for accessing services, participating in digital asset pools, and carrying out trading operations. Although initially valued at parity with the deposited amount, the

Coin is not a legal tender, nor does it represent a claim of reimbursement, and is not guaranteed to maintain a stable or equivalent value over time.

- i. The Coin, once issued, may be:
 - i. retained within the platform and used to access functionalities and services;
 - ii. transferred, where applicable, to an external wallet via blockchain infrastructure (subject to the applicable gas/network fees at the Client's sole charge);
 - iii. subject to fluctuations in value, driven by internal algorithms, market sentiment, supply-demand dynamics, or platform-related events.
- j. The Company disclaims all liability in relation to:
 - i. future tradability, usability or market perception of the Coin;
 - ii. potential devaluation, inaccessibility or instability of the Coin or its related infrastructure;
 - iii. project-specific failures, delays or mismanagement by third parties involved in the execution of the funded project.
- k. The Client acknowledges that participation in crowdfunding through the platform is speculative in nature, and may result in the total loss of the contributed capital. The Coin, while digitally recorded and attributed, may not in any way be construed as a safeguard or substitute for the contributed amount.

ART. 5.HIGH LEVERAGE AND LOW MARGIN CAN LEAD TO QUICK LOSSES

- a. The high degree of "gearing" or "leverage" is a particular feature affecting our operations. The effect of leverage makes investing riskier than investing directly in the underlying asset. This stems from the margin system applicable which generally involves a small deposit relative to the size of the transaction, so that a relatively small price movement in the underlying asset can have a disproportionately dramatic effect on your trade. This can be both advantageous and disadvantageous. A small price movement in your favour can provide a high return on the deposit, however, a small price movement against you may result in significant losses. Your losses will never exceed the balance of your account, which is balanced to zero, if the losses are higher than the amount deposited. Such losses can occur quickly. The greater the leverage, the greater the risk. The size of leverage therefore partly determines the result of your investment.
- b. The client must maintain the minimum margin requirement on their open positions at all times. It is the client's responsibility to monitor his/her account balance. You may receive a margin call to deposit additional cash if the margin in the account concerned is too low.
- c. The Company has the right to liquidate any or all open positions whenever the minimum margin requirement is not maintained and this may result in the client's operations being closed at a loss for which you will be liable. In addition, the Client needs to continuously monitor any open positions in order to avoid positions being closed due to the unavailability of funds, and it should be noted that the Company is not responsible for notifying you for any such instances.

ART. 6. ONE CLICK TRADING AND IMMEDIATE EXECUTION

- a. The Company's online system provides immediate transmission of Client's order once Customer enters the notional amount and clicks the connected buttom. This means that there is no opportunity to review the order and Market Orders cannot be cancelled or modified. This feature may be different from other systems you have used.
- b. The Client acknowledges and agrees that by using the Company's online system, and the Client also agrees to the one-click system and accepts the risk of this immediate transmission/execution feature.

ART. 7.NON-GUARANTEED ADVISORY AND/OR FIDUCIARY SERVICES

- a. The Company is not an adviser or a fiduciary to its clients. We may provide generic market recommendations, such generic recommendations do not constitute a personal recommendation or investment advice, and have not considered any of your personal circumstances or your investment objectives, nor is it an offer to buy or sell, or the solicitation of an offer to buy or sell, any Foreign Exchange Contracts or/ Cross-Currency Contracts. The decision of a client to operate with the Company and each decision as to whether a transaction is appropriate or/ proper for the client, is an independent decision made by the client.
- b. The Company is not acting as an advisor or serving as a fiduciary to Customer. The Client agrees that the Company has no fiduciary duty to Client, and no liability in connection with and is not responsible for any liabilities, claims, damages, costs and expenses, including attorneys' fees, incurred in connection with the Client following the Company's generic trading recommendations or taking or not taking any action based upon any generic recommendation or information provided by the Company.

Art. 8. DISCLAIMER

- a. The Company does not guarantee recommendations. The generic market recommendations provided by the Company are solely based on the judgement of the Company's personnel and should be considered as such. The client acknowledges that any transactions undertaken by the client are based on their sole judgement. Any market recommendations provided are generic only and may or may not be consistent with the market positions or intentions of the Company and/or its affiliates.
- **b.** The generic market recommendations of the Company are based upon information believed to be reliable, but the Company cannot and does not guarantee the accuracy or completeness thereof or represent that following such generic recommendations will reduce or eliminate the risk.
- c. There are no guarantees of profit nor of avoiding losses when operating with us. Customer has received no such guarantees from the Company or from any of its representatives. The Client is aware of the risks inherent in operating with us and is financially able to bear such risks and withstand any losses incurred.
- d. The Publications of the Company are not updated after their release and may due to changing circumstances become inaccurate and misleading to its Clients after a period which may vary from seconds and minutes to days, weeks and months depending on the Information. We assume no liability and no guarantee towards any recipient, for Publication being outdated.
- e. We shall endeavour to obtain information from reliable sources, but without any kind express or implied warranty of all publications. The Company shall not be liable for any Publication not being complete, accurate and suitable including but not limited to (1) accuracy and/or discontinuance of any market quotations; and (2) any error, inaccuracy, interruption or/omission in providing market quotations.
- f. We reserve the right at its sole discretion to withdraw or/ amend any Publication or Information provided at any time without notice (prior or subsequent).
- g. The Company disclaims any liability for the future value, tradability, or liquidity of the Coin issued in connection with Crowdfunding activities. The Coin is intended as a utility instrument for use within the Platform's ecosystem (including access to internal tools, trading environments, and digital services). It is not backed by fiat, not exchangeable for legal tender, and does not entail any ownership or voting rights in the funded project or the Platform.

Art. 9. INTERNET OPERATIONS

- a. When a Client trades online (via the internet), the Company shall not be liable for any claims, losses, damages, costs or expenses, caused, directly or indirectly, by any malfunction, disruption or failure of any transmission, communication system, computer facility or trading software, whether belonging to the Company, Client, any exchange or any settlement or clearing system.
- b. Neither the Company nor any of the Company's directors, officers, employees, agents, contractors, affiliates, third party vendors, facilities, information providers, licensors, exchanges, clearing organisations or other suppliers providing data, information or services, warrant: that the Electronic Platform will be uninterrupted or error free at most of the times; nor does the Company make any warranty as to the results that may be obtained from the use of the Electronic Platform or as to the timeliness, sequence, accuracy, completeness, reliability or content of any information, service, or transaction provided through the Electronic Platform; That the Client's systems will be unaffected or undamaged by any malicious software; That any data will not be intercepted by any third party.
- c. In the event that Client's access to the Electronic Platform or any portion thereof is restricted or unavailable, the Client agrees to use other means to place the orders or access information, such as calling the Company and/or the Company representative.

Art. 10. REVIEW

- a. The Company must evaluate internal controls, procedures, and policies on an ongoing basis in order to identify common regulatory issues and initiate relevant changes to make the Complaints repress systems more efficient and effective.
- b. The Company's policy is assessed and periodically reviewed, at least on an annual basis, or more frequently, should the need arise and any amendments to this policy shall be approved by the Company's Board of Directors. The client shall be notified in writing of the nature of the changes deemed appropriate by law, and the revised policy will be available on the Company's Website.



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