CONR Solutions Ltd. General Terms and Conditions

CONR Solutions Ltd. (Company), registered as a company in Celebioglu Building No:5 Kazim Ozalp Sokak, K. Kaymakli, Nicosia, Turkish Republic in North Cyprus and with company registration number 1043/2023, is providing goods and services based on blockchain technology through its website <u>https://www.conr.solutions</u>

Conclusion of Contract

You as a user, by using our website, APP, company and/or products in part or in full, declare that you have read and understood the General Terms and Conditions, regardless of whether you are a consumer, an entrepreneur or a merchant (hereinafter: Customer) entering into the contractual relations with the Company.

In the event that, after careful reading, you do not agree in part or in full to the terms and conditions, you are prohibited from visiting/using or recommending our company website, the products, promotions or recommendations offered there, as the General Terms and Conditions are binding through the use of our website and are therefore automatically deemed to be accepted by you.

By using our website and purchasing the provided products you hereby acknowledge and consent to the laws applicable in the your country, in a self-determined and responsible manner, and that you are of legal age and fully capable of contracting.

You further agree that the use of your personal website access and account will be used only by you and will not be used or administered by, or through, any third party. In addition, you acknowledge that you understand and agree that the creation and use of only one account per person (refers to you as a natural person and/or legal entity of which you are the beneficial owner) is permitted.

You understand that the Connect Real Token (CONR) is not a financial instrument, but a product voluntarily, knowingly and willingly acquired by you, with a guaranteed redemption value of USDT 0.10 TRC20 (same as original purchase price), without being pegged to a FIAT currency, as well as that the CONR is produced by "mind-on-demand" and the time limit of the offering indirectly limits the total number of units.

You further acknowledge and agree that CONR Solutions Ltd. reserves the right to,

 modify and adapt the Website, APP, T&Cs, Legal Notices, Terms of Use, White Paper and Product at any time, as necessary, for reasons including, but not limited to, changes in law, regulation, corporate restructuring and the like, in order to provide all Users with efficient and legally compliant application/use options;

• notify you by posting the changed terms on our Platform for your convenience;

• if necessary, to temporarily offline the website, APP, or the product in the application for various optimisations and changes, from which the user shall not be entitled to compensation or downtime compensation.

The Company reserves the right, at any time during the term of the agreement to require a verification process by means of requesting proof of identity, proof of address and for legal entities proof of business licence and the submission of the VAT identification number of the applicant or the persons, shareholders, spouses, registered partners acting responsibly for the applicant in this respect within the scope of this "KYC procedure".

In the event of a violation of the General Terms and Conditions a written warning will be issued by the Company, setting a deadline of 10 days to remedy the violation of obligations.

If the same or a core-similar infringement occurs again after the expiry of the remedial period set by the warning, or if the originally warned infringement is not remedied, then a contractual penalty, which is levied at the discretion of the Company, becomes due immediately. For the assertion of the contractual penalty, additional lawyer's fees will also be incurred, which the Customer is obligated to reimburse, which is expressly pointed out here and now. The company reserves the right to cancel the account as well.

Force Majeure

CONR Solutions Ltd. is released from the obligation to perform under this contract if and insofar as the non-performance of services is due to the occurrence of circumstances of force majeure after conclusion of the contract. Circumstances of force majeure include, for example, epidemics or pandemics (such as e.g. the Covid 19 pandemic), international shocks of the financial markets, wars, strikes, riots, expropriations, cardinal changes in law, storms, floods and other natural disasters as well as other circumstances for which the Company is not responsible, such as in particular legal, official or judicial prohibitions, official or judicial prohibitions of the services of the cooperation and product partners of the Company (also with regard to crypto related products, their transaction processing, the eWallets and Exchanges to be used), water ingress, power failures and interruptions or destruction of data and power-carrying lines.

Right of withdrawal

You have the right to revoke this contract within 1 day without giving any reason.

The withdrawal period of a product purchase is 14 days from the day of the conclusion of the contract. However, you expressly consent by receiving the digital product, your right of revocation expires.

Liabilities

The provider is liable for material defects or defects of title in digital content provided in accordance with the applicable statutory provisions (§§ 327e-g BGB). The limitation period for statutory claims for defects is two years and begins with the provision of the digital content.

The Parties further expressly acknowledge that the market for Cryptocoins is of a highly VOLATILE nature and that this market is at the same time EXTREMELY SECULATIVE and that the possession and use of Cryptocoins entails a considerable risk of loss which can lead to a substantial loss in a very short time and, in the worst case, to a TOTAL LOSS of the value of the Cryptocoins paid or otherwise in the possession of the Customer. The Company is expressly not liable for the loss of value of Cryptocoins transferred into the Customers eWallet, subject to deviating and separate individual case regulations or statutory mandatory deviating standards.

The Company is liable exclusively for material defects or defects of title in digital content provided in accordance with the applicable statutory provisions. The limitation period for statutory claims for defects is two years and begins with the provision of the digital content.

Data Protection

The Company collects and uses the data earmarked for specific purposes within the framework of the legal provisions. You can find the detailed provisions on data protection in our data protection regulations.

Sever ability clause

If any provision of this contract is held to be illegal or invalid for any reason, the illegality or invalidity shall not affect the remaining provisions hereof, but such provision shall be fully severable and this contract shall be construed and enforced as if the illegal or invalid provision had never been included herein.

Jurisdiction

Contracts between CONR Solutions Ltd. and you shall be governed by the law of the Company's registered office to the exclusion of the UN Convention on Contracts for the International Sale of Goods. The statutory provisions on the restriction of the choice of law and on the applicability of mandatory provisions, in particular of the state in which you have your habitual residence as a consumer, shall remain unaffected.

If the Customer is a merchant, a legal entity under public law or a special fund under public law, the place of jurisdiction for all disputes arising from contractual relationships between this Customer and the Company shall be the registered office of the Company.

Dispute resolution: The EU Commission has created an internet platform for online dispute resolution. The platform serves as a contact point for the out-of-court settlement of disputes concerning contractual obligations arising from online sales contracts. More information is available at the following link:

http://ec.europa.eu/consumers/odr.

We are neither prepared nor obliged to participate in a dispute resolution procedure before a consumer arbitration board.

Status of the General Terms and Conditions is the 10.07.2023