



Entire Coin

Entire Dex Ecosystem for Entire
Blockchain

Whitepaper

Entire Swap

It's a Decentralized Automated Market Maker or AMM Exchange with Multi-blockchain Option and NFTs

What does Entire mean?

The word Entire means "Whole or Complete, With Nothing Lacking". The Entire cross-chain swap is a complete decentralized mechanism of exchanging your tokens for other non-native ones without the need of an escrow or a middle man. It's very simple - we let users trade any crypto to any other crypto on a decentralized platform.

Any Assets, Any Blockchain. Unlimited!

Existing AMM DEXs that offer their users unique advantages have several limitations and disadvantages that prevent them from providing maximum profit and benefits.

Decentralized exchanges on different blockchains do not interact with each other and the transfer of assets between them creates serious difficulties for users.

To enable the user to extract the maximum profit and choose the blockchain that best suits their needs, EntireSwap creates an advanced multi-blockchain AMM DEX.

It will allow users to safely trade assets and quickly transfer them between different blockchains. Taking the best from existing protocols, EntireSwap creates a complete ecosystem of DeFi products that meets broad customer demands.

What have we achieved by now?

Currently, we've integrated several blockchains: Ethereum, Polygon, Binance Smart Chain, Huobi ECO Chain, Solana Chain, and Polkadot. Bridges between those blockchains are coming soon and the Smart Farming feature is on its way as well. You can migrate your liquidity already in preparation for the upcoming farming feature. And that's just the beginning!

AMM Multichain DEX EntireSwap

Decentralized exchanges on different blockchains do not interact with each other and the transfer of assets between them creates serious difficulties for users.

To enable the user to extract the maximum profit and choose the blockchain that best suits their needs, EntireSwap creates an advanced multi-blockchain AMM DEX.

It will allow users to safely trade assets and quickly transfer them between different blockchains. Taking the best from existing protocols, Swap creates a complete ecosystem of DeFi products that meets broad customer demands.

Token swap on EntireSwap is a very simple way to trade one token for another via automated liquidity pools. Currently, we have integrated Ethereum, Polygon, Binance Smart Chain, Huobi ECO Chain, Solana networks. Bridges between chains are to be released soon as well (check out our roadmap).

The liquidity provided to the exchange comes from Liquidity Providers ("LPs") who stake their tokens in "Pools".

When you make a token swap (trade) on the exchange you will pay a **0.25% trading fee**, which is broken down as follows:

0.20% - Returned to liquidity pools in the form of a fee reward for liquidity providers.

0.05% - Sent to the Entire Swap Treasury.

EntireSwap Mobile App:

Mobile App of EntireSwap will be released within this year for entire crypto community.

Entire Token

ENTR token is a utility token built on the top of Avalanche Chain for the whole Entire ecosystem - it will be used on DEX, marketplace, in our future NFT-game as well as a governance token in the future when the governance system is up and running.

Initial NFT Offering

A unique way of Token Distribution with NFTs with an inbuilt Smart Contract will commence by the end of the year 2021.

Liquidity Migration

AMM DEX EntireSwap feature

Liquidity migration is a process that allows users to transfer their liquidity from one exchange to another within the same chain, utilizing the most profitable rates on offer across various protocols and exchanges. The introduction of the given function on the Entire exchange is needed to allow users to easily transfer their liquidity from other DEXs to Entire Finance for farming ENTR tokens with a greater degree of convenience and profitability. The BSC, Ethereum, and Polygon blockchains, as well as the exchanges they support, will be made available via the migration function.

The list of exchanges and blockchains currently available for liquidity migration:

Ethereum:

- Uniswap V2
- Sushiswap

BSC:

- Pancake
- Bakeryswap
- Biswap
- MDEX
- Pantherswap
- Apeswap

Polygon:

- Quickswap
- Honeyswap
- Firebird Finance
- Dfyn Network
- Polycat finance

HECO:

- MDE
- Entire.Art NFT Marketplace

Entire.Art Multi-Chain NFT Marketplace with the collection of the best Features on the market Most platforms are made with Crypto Geeks in mind. In contrast — we are creating one with Artists-centered development philosophy. We strive to make it Technologically advanced with our MultiChain solution, more available for creators with Low Commissions and Artist-centered with a high degree of customization.

How to Trade with Entire Swap:

Step 1 - Go to the Exchange Page

Step 2 - Unlock Wallet

Step 3 - Choose the Tokens you want to trade and enter the amount

Step 4 - Check the Details and click "Swap"

Step 5 - Doublecheck the Details and click "Swap"

Step 6 - Confirm your transaction in your wallet

Step 7 - Your transaction is submitted and you can view on bscscan

How to Migrate Liquidity

Here's a simple guide on how to migrate liquidity from other DEXes to EntireSwap. Keep in mind that you can migrate your liquidity pairs only from a pre-defined list of exchanges and pairs.

Step 1 - Make sure you have a supported pair on a supported DEX in a liquidity pool

The list of exchanges available for liquidity migration:

On Ethereum protocol: Uniswap V2, Sushiswap,

On Binance Smart Chain: Pancake, MDEX

On Polygon network: Quickswap, Dfyn Network

The list of token pairs available for liquidity migration:

On Ethereum protocol: USDC/ETH, USDC/USDT, WBTC/ETH, DAI/USDC, ETH/USDT, USDC/ETH, UNI/ETH, MKR/ETH, WBTC/USDC, DAI/USDT

On Binance Smart Chain: CAKE/WBNB, WBNB/BUSD, USDT/BUSD, USDT/WBNB, ETH/WBNB, USDC/BUSD, ETH/BTCB, BTCB/BUSD, BTCB/WBNB, USDT/USDC

On Polygon network: USDC/miMATIC, USDC/WETH, WBTC/WETH, USDC/USDT, WMATIC/WETH, WETH/USDT, USDC/DAI, WETH/AAVE, LINK/WETH, WMATIC/USDC

Additional pair with ALM token: ALM/USDT, ALM/BNB, ALM/BUSD, ALM/CAKE, ALM/ETH, ALM/MATIC, ALM/WHT

Step 2 - Choose 'Migrate' in the sidebar of EntireSwap and go to the Liquidity Migration page

Step 3 - Choose your liquidity pair in the dropdown menu

Step 4 - Decide on the amount of liquidity and press 'Migrate'

*In case your approval transaction didn't go through, try to increase the amount of gas.

You are all done! Your liquidity has been moved to EntireSwap!

How to Provide Liquidity

Here is a simple guide on providing liquidity of Entire.finance

Step 1 - Open the Liquidity Menu

Step 2 - Click Add Liquidity and select the Tokens

Step 3 - Fill in the number of tokens you want to supply and click "Supply"

Success! Your Liquidity was added!

Farming:

Getting into farming on Entire Finance

(You need to have a pair already staked in a liquidity pool and LP tokens before using farming)

1. Go to Farms page on entire.finance and press the 'Buy a ticket' button
2. Press 'Approve' in the pop-up window
3. And then 'Buy' button

4. That's the notification window you should see if everything went well
5. Press 'Enable farm' and approve transaction in your wallet
6. Specify the number of LP tokens you're wishing to stake in your farm
7. Approve another transaction in your connected wallet
8. If you see this message - congratulations, you're all done!

Token Allocations

Total tokens the public sale	Platform usage	For sale	Initial unlock after
250,000,000	218,500,000	31,500,000	Tokens: 3,285,000 \$1,057,770

Initial Circulation

Description	Allocation	Amount
Private Sale Allocation	7.6%	19,000,000
Public Sale Allocation	5%	12,500,000
Totals	12.6%	31,500,000

Other

Description	Allocation	Amount of tokens
Team	13%	32,500,000
Advisors	6%	15,000,000
Smart Farming Pools & Migration	25%	62,500,000
Business Expenses & Airdrop	13%	32,500,000
Reserve	10.4%	26,000,000
DEX Liquidity	10%	25,000,000
NFT Liquidity	10%	25,000,000
Total	87.4%	218,500,00

Privacy Policy for Entire Finance

At Entire Finance, accessible from <https://Entire.finance>, one of our main priorities is the privacy of our visitors. This Privacy Policy document contains types of information that is collected and recorded by Entire Finance and how we use it.

If you have additional questions or require more information about our Privacy Policy, do not hesitate to contact us.

This Privacy Policy applies only to our online activities and is valid for visitors to our website with regards to the information that they shared and/or collect in Entire Finance. This policy is not applicable to any information collected offline or via channels other than this website.

Consent

By using our website, you hereby consent to our Privacy Policy and agree to its terms.

Information we collect

The personal information that you are asked to provide, and the reasons why you are asked to provide it, will be made clear to you at the point we ask you to provide your personal information.

If you contact us directly, we may receive additional information about you such as your name, email address, phone number, the contents of the message and/or attachments you may send us, and any other information you may choose to provide.

When you register for an Account, we may ask for your contact information, including items such as name, company name, address, email address, and telephone number.

How we use your information

We use the information we collect in various ways, including to:

- Provide, operate, and maintain our website
- Improve, personalize, and expand our website
- Understand and analyze how you use our website
- Develop new products, services, features, and functionality
- Communicate with you, either directly or through one of our partners, including for customer service, to provide you with updates and other information relating to the website, and for marketing and promotional purposes
- Send you emails
- Find and prevent fraud

Log Files

Entire Finance follows a standard procedure of using log files. These files log visitors when they visit websites. All hosting companies do this and a part of hosting services' analytics. The information collected by log files include internet protocol (IP) addresses, browser type, Internet Service Provider (ISP), date and time stamp, referring/exit pages, and possibly the number of clicks. These are not linked to any information that is personally identifiable. The purpose of the information is for analyzing trends, administering the site, tracking users' movement on the website, and gathering demographic information.

Cookies and Web Beacons

Like any other website, Entire Finance uses 'cookies'. These cookies are used to store information including visitors' preferences, and the pages on the website that the visitor accessed or visited. The information is used to optimize the users' experience by customizing our web page content based on visitors' browser type and/or other information.

Advertising Partners Privacy Policies

You may consult this list to find the Privacy Policy for each of the advertising partners of Entire Finance.

Third-party ad servers or ad networks uses technologies like cookies, JavaScript, or Web Beacons that are used in their respective advertisements and links that appear on Entire Finance, which are sent directly to users' browser. They automatically receive your IP address when this occurs. These technologies are

used to measure the effectiveness of their advertising campaigns and/or to personalize the advertising content that you see on websites that you visit.

Note that Entire Finance has no access to or control over these cookies that are used by third-party advertisers.

Third Party Privacy Policies

Entire Finance's Privacy Policy does not apply to other advertisers or websites. Thus, we are advising you to consult the respective Privacy Policies of these third-party ad servers for more detailed information. It may include their practices and instructions about how to opt out of certain options.

You can choose to disable cookies through your individual browser options. To know more detailed information about cookie management with specific web browsers, it can be found at the browsers' respective websites.

CCPA Privacy Rights (Do Not Sell My Personal Information)

Under the CCPA, among other rights, California consumers have the right to:

Request that a business that collects a consumer's personal data disclose the categories and specific pieces of personal data that a business has collected about consumers.

Request that a business delete any personal data about the consumer that a business has collected.

Request that a business that sells a consumer's personal data, not sell the consumer's personal data.

If you make a request, we have one month to respond to you. If you would like to exercise any of these rights, please contact us.

GDPR Data Protection Rights

We would like to make sure you are fully aware of all of your data protection rights. Every user is entitled to the following:

The right to access – You have the right to request copies of your personal data. We may charge you a small fee for this service.

The right to rectification – You have the right to request that we correct any information you believe is inaccurate. You also have the right to request that we complete the information you believe is incomplete.

The right to erasure – You have the right to request that we erase your personal data, under certain conditions.

The right to restrict processing – You have the right to request that we restrict the processing of your personal data, under certain conditions.

The right to object to processing – You have the right to object to our processing of your personal data, under certain conditions.

The right to data portability – You have the right to request that we transfer the data that we have collected to another organization, or directly to you, under certain conditions.

If you make a request, we have one month to respond to you. If you would like to exercise any of these rights, please contact us.

Children's Information

Another part of our priority is adding protection for children while using the internet. We encourage parents and guardians to observe, participate in, and/or monitor and guide their online activity.

Entire Finance does not knowingly collect any Personal Identifiable Information from children under the age of 13. If you think that your child provided this kind of information on our website, we strongly encourage you to contact us immediately and we will do our best efforts to promptly remove such information from our records.

Terms of Services

ENTIRE DAO TERMS OF SERVICES MEMORANDUM PROVISIONS

Please read carefully the following Terms of Service, which governs users' use and access of the website accessible at <https://Entire.finance/> (the "Site") and any of Entire's associated mobile applications, web applications, decentralized applications, smart contracts, APIs as further described below (collectively, the "Application(s)" or "App(s)" and, together with the Site, the "Services"). Currently, the Application provides self-hosted wallet services for Ethereum-based blockchains (the "Wallet"). Please also note that by using or accessing the Services, users agree to be bound by the given Terms. Also, by importing a Wallet, downloading or running our Application, or visiting our Site, users agree to the given Terms. The given Terms is a crucial document in understanding Entire DAO, Entire App/Site/Services, etc. If users do not agree to the given Terms, do not use or access the Site/Services/App/dApp.

Associated terminology used within the given Terms of Service: • Entire DAO is referred to as "Entire", "Entire DAO". • "Users" and "users" refer to anybody who accesses or uses, in any way, the Services/Site/App. If users are accessing or using the Services/Site/App on behalf of Entire (such as users' employers) or other legal entity, users represent and warrant that they have the authority to bind that entity to the given Terms and, in that case, "users" will refer to that entity as well.

In case of any questions, please feel free to contact Entire DAO at info@Entire.finance

1. ELIGIBILITY

If users use the Site, the Applications, and the Services, then said users state that they (a) are at least 18 years of age; (b) they do not violate any laws of users' jurisdiction by using the Site, the Applications, and the Services; (c) are not located, established or registered in any of the jurisdictions prohibited by international law.

Users may not use the Services/Site/App if users are otherwise barred from using the Services/Site/App under applicable law.

Users are solely responsible for adhering to all laws and regulations applicable to users and users' use or access of the Services/Site/App. If users' use or access of the Services/Site/App conflicts with any applicable law, rule, or regulation, users may not use the Services/Site/App.

Entire DAO makes no representations or warranties that the information, products, or services provided through our Services/Site/App, or our Content (defined below), are appropriate for access or use in other jurisdictions. Users are not permitted to access or use our Services/Site/App in any jurisdiction or country if it would be contrary to the law or regulation of that jurisdiction or if it would subject Entire DAO to the laws of, or any registration requirement with, such jurisdiction. Entire DAO reserves the right to limit the availability of our Services/Site/App or the provision of any of our Content to any person, geographic area, or jurisdiction, at any time and at our sole and absolute discretion.

Users agree not to access the Services/Site/App using any technology for the purposes of circumventing the given Terms.

1. SERVICES

The Services provide a user interface that displays price information on Virtual Currency and otherwise facilitates users' ability to execute Virtual Currency transactions with other users. Entire is not in any way involved in any such transactions even when the Services are used in any way to execute the transaction. All transactions related to the Services are executed outside of Entire's direct or indirect control. Entire does not interact with the Virtual Currency involved at any stage of the transaction.

The Services include a user interface that enables access to an online, decentralized and autonomous protocol and environment that renders price information and autonomous smart contract mechanisms of digital tokens or digital assets ("Virtual Currency"), provides facilitation of liquidity pools for market-making and decentralized lending via tokenization of peer to peer loans, provides API-raw execution Virtual Currency data.

Entire is primarily a developer of the software. While the Services provide an interface to submit instructions to other Entire users to effectuate Virtual Currency transactions, all the transactions performed via the Services are executed peer-to-peer directly between the users' digital wallet through a smart contract. Users' use of the Services is at users' own risk and solely at users' sole discretion. Entire DAO does not operate a virtual currency or derivatives exchange platform or offer trade execution or clearing services. Entire DAO has no oversight, involvement, or control with respect to users' Virtual Currency or related transactions, including instructions made through the Services. Furthermore, Entire DAO does not transfer, transmit, convert, broker, hold, escrow, mint, mine, or otherwise interact with any Virtual Currency, security, financial instrument, or other digital or physical asset and transactions are performed on the third-party platforms, subject to any associated third party terms.

Entire is also a software that (a) has the ability to access information about the balance on users' wallet solely at users' request and (b) facilitates the submission of Virtual Currency transaction data to Ethereum-based blockchains without requiring users to download or install the associated Ethereum-based software to users' local device.

Entire DAO reserves the right in our sole and absolute discretion to make changes to how Entire DAO operates and provides our Services, including adding new services, modifying existing services, or suspending, discontinuing, or terminating users' access to any or all portions of our Services. Some of our Services may be subject to additional terms and conditions, which are posted separately from the given terms but are incorporated and form a part of the given Terms if users decide to use or access those features.

1. USERS' USE OF SERVICES

Entire DAO does not control users' transactions and stop a transaction or attempt to reverse a transaction after it occurred. There are some strict rules: do not in any way harm Entire, Site, Applications, Services, or other users. Also, users are ultimately responsible for any transactions relevant to the Services/Site/App. Please review, obtain, or otherwise seek additional information or support before a virtual currency transaction.

By using or accessing the Services/Site/App, users represent and warrant that they understand that there are inherent risks associated with Virtual Currency and the underlying technologies including, without limitation, cryptography and blockchain, and users agree that the Entire is not responsible for any losses or damages associated with the given risks. Users specifically acknowledge and agree that the Services/Site/App facilitate users' interaction with decentralized networks and technology and, as such, Entire DAO has no control over any blockchain or Virtual Currencies and cannot and do not ensure that any transaction details users submit or receive via our Services/Site/App will be confirmed on the relevant blockchain and do not have the ability to effectuate any cancellation or modification requests regarding users' transactions.

Users agree to (a) keep users' secret information and password confidential and do not share them with anyone else and (b) immediately notify Entire of any unauthorized use of users' accounts or breach of security.

Without limiting the foregoing, users specifically understand and hereby represent users' acknowledgment of the following:

- As software developers, Entire DAO is not licensed by any federal or other regulatory agency.
 - The pricing information provided through the Services/Site/App does not represent an offer, a solicitation of an offer, or any advice regarding, or recommendation to enter into, a transaction with the Entire.
- Entire does not act as an agent for any of the users.
- Entire does not own or control any of the underlying software through which blockchain networks are formed, and therefore is not responsible for them and their operation.

- Users are solely responsible for reporting and paying any taxes applicable to users' use of the Services/Site/App.
- Although it is intended to provide accurate and timely information on the Site, the Application or relevant tools may not always be entirely accurate, complete, or current and may also include technical inaccuracies or typographical errors. Accordingly, users should verify all information before relying on it, and all decisions based on information contained on the Site, the Applications, or relevant tools are users' sole responsibility.
- Entire cannot and will not be liable for any loss or damage arising from users' failure to comply with Section 3 and 4. To allow other users to have a complete and positive experience of using the Services/Site/App, users agree that users will not use the Services/Site/App in a manner that:
 - Infringes or violates the intellectual property rights or any other rights of anyone else (including us);
 - Is illegal, harmful, fraudulent, deceptive, threatening, harassing, defamatory, obscene, or otherwise objectionable;
 - Jeopardizes the security of users' wallet or anyone else's (such as allowing someone else to log in to the Services/Site/App as users);
 - Attempts, in any manner, to obtain the private key, password, account, or other security information from any other user, including such information about the digital wallet;
 - Violates the security of any computer network, or cracks any passwords or security encryption codes; or
 - Decompiles, reverse engineers or otherwise attempt to obtain the source code or underlying ideas or information of or relating to the Services/Site/App.

As it has been already stated, Entire DAO only provides users with the relevant interface and software, and neither has control over users' transactions nor encourages users to perform any. Any transaction performed by users via the Services/Site/App remains users' sole responsibility. However, if users, at users' sole discretion, decide to perform a transaction, Entire DAO would like to friendly advise users to be aware of the following:

- Before performing Virtual Currency transactions, it is worth (a) having the necessary technical expertise and ability to evaluate the secure operation of users' digital wallet or any use of our Services/Site/App; (b) having the knowledge and information to solely evaluate the risks and compliance requirements under applicable laws of any use of users' wallet or the Services/Site/App, as well as any risks associated with the Virtual Currencies generally.
- The transaction details users submit via the Services/Site/App may not be completed or may be substantially delayed by the relevant blockchain used to process the transaction. There are no warranties or guarantees that a transfer initiated on the Services/Site/App will successfully transfer title or right in any Virtual Currency. Once transaction details have been submitted to a blockchain,

Entire DAO cannot help users cancel or otherwise modify users' transaction or transaction details.

- If users experience any problem with any Virtual Currency purchased from or sold to a third party through the Services/Site/App, users bear the entire risk.
- Decisions to buy, sell, hold or trade in Virtual Currencies risk and are best made based on the advice of qualified financial professionals. Any trading in Virtual Currencies involves a risk of substantial losses. Before undertaking any transactions, users should consult a qualified financial professional. Please consider carefully whether such trading is suitable for users in light of users' financial condition and ability to bear financial risks. Under no circumstances shall Entire DAO be liable for any loss or damage users or anyone else incurs as a result of any trading or investment activity that users or anyone else engage in based on any information or material users receive through Entire or our Services/Site/App.
- DISCLAIMERS

Users understand and agree that Entire DAO is software developers and providers of software services and do not custody, control, or manage user funds in any manner whatsoever. The Services enable access to an online, decentralized, and autonomous protocol and environment and associated decentralized networks that the Entire does not control. Entire DAO does not have access to users' private keys and cannot initiate a transfer of cryptocurrency or otherwise access users' Virtual Currency. Entire DAO is not responsible for any activities users engage in when using users' wallet or the Services, including the Site and the Applications. Entire DAO is not responsible for any activities users engage in when interacting with the smart contracts.

Entire cannot and does not represent or guarantee that any of the information available through our Services/Site/App is accurate, reliable, current, complete, or appropriate for users' needs. The information displayed through the Services/Site/App and information about prices, Liquidity, and Lending Pools is provided by third parties and/or calculated for informational purposes. Users' use of any third-party scripts, indicators, ideas, and other Content is at users' sole risk.

Entire DAO provides no representations or warranty as to the Service and Content. Users expressly understand and agree that users' use of the Services/Site/App is at users' sole risk. Entire DAO makes and expressly disclaim all representations and warranties, express, implied, or statutory, and with respect to the Services/Site/App and the code proprietary or open-source, Entire DAO specifically does not represent and warrant and expressly disclaim any representation or warranty, express, implied or statutory, including without limitation, any representations or warranties of title, non-infringement, merchantability, usage, security, suitability or fitness for any particular purpose, or as to the workmanship or technical coding thereof, or the absence of any defects therein, whether latent or patent. Entire DAO does not represent or warrant that the Services/Site/App, code, and any related information are accurate, complete, reliable, current, or error-free. The Services (including the App and the Site) are provided on an "as is" and "as available" basis, without warranties of any kind, either

express or implied, including, without limitation, implied warranties of merchantability, fitness for a particular purpose or non-infringement. Users acknowledge that Entire has no control over, and no duty to take any action regarding which users gain access to or use the Services/Site/App; what effects the Content may have on users; how users may interpret or use the Content; or what actions users may take as a result of having been exposed to the Content. Users release Entire from all liability for users having acquired or not acquired Content through the Services/Site/App. Entire makes no representations concerning any Content contained in or accessed through the Services/Site/App. Entire will not be responsible or liable for the accuracy, copyright compliance, legality, or decency of material contained in or accessed through the Services/Site/App.

Entire DAO is not responsible for transferring, safeguarding, or maintaining users' private keys.

Users acknowledge that Entire is not responsible for transferring, safeguarding, or maintaining users' private keys or any Virtual Currency associated therewith. If users lose, mishandle, or have stolen associated Virtual Currency private keys, users acknowledge that users may not be able to recover associated Virtual Currency and that Entire is not responsible for such loss. Users acknowledge that Entire is not responsible for any loss, damage, or liability arising from users' failure to comply with the terms hereunder.

Blockchain applications are code subject to flaws, and Entire DAO does not provide any warranties on the security of such applications.

Users further acknowledge that blockchain applications are code subject to flaws and acknowledge that users are solely responsible for evaluating any code provided by the Services/Site/App or Content and the trustworthiness of any third-party websites, products, smart-contracts, or Content users access or use through the Services/Site/App. Users further expressly acknowledge and represent that blockchain applications can be written maliciously or negligently, that Entire cannot be held liable for users' interaction with such applications and that such applications may cause the loss of property or even identity. The given warning and others later provided by Entire in no way evidence or represent an ongoing duty to alert users to all of the potential risks of utilizing the Services/Site/App or Content. Entire DAO is doing our best, but Entire DAO does not warrant that the Services/Site/App will be uninterrupted.

To the maximum extent permitted under Applicable Law, the Site, the Applications, and the Services (and any of their Content or functionality) provided by or on behalf of Entire DAO are provided on an "AS IS" and "AS AVAILABLE" basis, and Entire DAO expressly disclaims, and users hereby waive, any representations, conditions or warranties of any kind, whether express or implied, legal, statutory or otherwise, or arising from statute, otherwise in law, course of dealing, or usage of trade, including, without limitation, the implied or legal warranties and conditions of merchantability, merchantable quality,

quality or fitness for a particular purpose, title, security, availability, reliability, accuracy, quiet enjoyment and non-infringement of third party rights. Without limiting the foregoing, Entire DAO does not represent or warrant that the Site, the Applications, or the Services (including any related data) will be uninterrupted, available at any particular time, or error-free. Further, Entire DAO does not warrant that errors in the Site, the Applications, or the Service are correctable or will be corrected.

1. INDEMNIFICATION

Users agree to hold harmless, release, defend, and indemnify Entire DAO and our officers, directors, employees, contractors, agents, affiliates, and subsidiaries from and against all claims, damages, obligations, losses, liabilities, costs, and expenses arising from (a) users' access to and use of the Services/Site/App; (b) users' violation of the given Terms, the right of any third party, or any other applicable law, rule, or regulation; and (c) any other party's access and use of the Services/Site/App with users' assistance or using any device or account that users own or control.

1. LIMITATION OF LIABILITY

Users expressly understand and agree that Entire and our affiliates and service providers, and their respective officers, directors, agents, joint ventures, employees, and representatives will not be liable for any indirect, incidental, special, consequential, exemplary damages, or damages for loss of profits including without limitation damages for loss of goodwill, use, data, or other intangible losses (even if Entire has been advised of the possibility of such damages), whether based on contract, tort, negligence, strict liability, or otherwise, resulting from: (i) the access, use or the inability to access or use the Services/Site/App; (ii) the cost of procurement of substitute goods and services resulting from any goods, data, information, or services purchased or obtained or messages received or transactions entered into through or from the Services/Site/App; (iii) unauthorized access to or alteration of user's transmissions or data; or (iv) any other matter relating to the Services/Site/App. In no event will Entire's aggregate liability arising out of or in connection with the Services and/or the Site and/or the Applications exceed the amount of fees paid by users to Entire DAO in the twelve (12) month period immediately preceding the event giving rise to the claim for liability.

1. INTELLECTUAL PROPRIETARY RIGHTS

The Site, the Applications and information, data, text, images, written posts and comments, software, scripts, maps, graphics, and interactive features generated, provided, or otherwise made accessible on or through the Services/Site/App, features and functionality (including but not limited to all information, software, scripts, algorithms, text, displays, images, video and audio, and the design, selection and arrangement thereof) are owned by us, our licensors or other providers of such material, and subject to copyright, trademark, patent, trade secret and other intellectual property or proprietary rights laws. Entire Exchange and associated names, logos, and all related names, logos, product and service names, designs, and slogans are trademarks of the Entire or its affiliates or licensors (if and as applicable). Users must not use such marks without our prior written permission. All other names, logos, product and service names,

designs, and slogans on the Entire DAO website are their respective owners' trademarks.

Entire DAO grants users limited, non-exclusive, revocable permission to make use of the App and some of the Services (collectively, "Access"). The given access shall remain in effect until and unless terminated by users or Entire DAO. Users promise and agree that users will not redistribute or transfer the Services/Site/App. The Entire software application, including without limitation the App/Site and some of the Services, are not sold or transferred to users, and Entire and its licensors retain ownership of all copies of the software applications even after installation on users' personal computers, mobile handsets, tablets, wearable devices, speakers and/or other devices ("Devices"). All trademarks, service marks, trade names, logos, domain names, and any other Entire brand features are the sole property of Entire or its licensors. The Terms do not grant users any rights to use any Entire brand features, whether for commercial or non-commercial use. Users agree to abide by our User guidelines and not to use the Services/Site/App or any part thereof in any manner not expressly permitted by the Terms. Except for the rights expressly granted to users in the Terms, Entire grants no right, title, or interest to users in the App/Site or some of the Services. Third-party software (for example, open-source software libraries) included in the Services/Site/App (if applicable) are made available to users under the relevant third-party software library's license terms.

Notwithstanding anything herein to the contrary, nothing in the given Terms entitles users to copy, modify, fork, merge, combine with another program or create a derivative work of the Services/Site, including without limitation the App.

License restrictions. Except as expressly set out in the given Terms or as specifically permitted by any local law, users agree:

- not to copy the App except where such copying is incidental to normal use of the App, or where it is necessary for the purpose of back-up or operational security;
 - not to rent, lease, sub-license, loan, translate, merge, adapt, vary or modify the App;
 - not to make alterations to, or modifications of, the whole or any part of the App, or permit the App or any part of it to be combined with, or become incorporated in, any other programs;
- not to disassemble, decompile, reverse-engineer, or create derivative works based on the whole or any part of the App or attempt to do any such thing except to the extent that such actions cannot be prohibited because they are essential for the purpose of achieving interoperability of the App with another software program, and provided that the information obtained by users during such activities: undefined not to provide or otherwise make available the App in whole or in part (including object and source code), in any form to any person without prior written consent from Entire; and

- to comply with all technology control or export laws and regulations that may apply to the technology used or supported by the App or any Service.
- ARBITRATION

Any dispute shall be referred to and finally resolved by arbitration under the LCIA Rules, which Rules are deemed to be incorporated by reference into the given clause. The number of arbitrators shall be three. The seat, or legal place, of arbitration, shall be London, United Kingdom. The language to be used in the arbitral proceedings shall be English. The governing law of the contract shall be the substantive law of Seychelles.

1. CHANGES

Entire DAO may amend any portion of the given Terms at any time by posting the revised version of the given Terms with an updated revision date. The changes will become effective and shall be deemed accepted by users the first time users use or access the Services/Site/App after the initial posting of the revised Terms and shall apply on a going-forward basis with respect to users' use of the Services/Site/App including any transactions initiated after the posting date. In the event that users do not agree with any such modification, users' sole and exclusive remedy is to terminate users' use of the Services/Site/App.

The Services/Site/App (if applicable) provides links to other World Wide Entire DAO or accessible sites, applications, or resources provided by third parties. Because Entire DAO has no control over such sites, applications, and resources, users acknowledge and agree that Entire DAO is not responsible for the Content and availability of such external sites, applications, or resources. Entire DAO does not endorse and is not responsible or liable for any content, advertising, products, or other materials on or available from such sites, applications, or resources.

The given Terms (and any additional terms, rules, and conditions of participation that may be posted on the Site and/or Applications) constitute the entire agreement with respect to the Services and Site and supersedes any prior agreements, oral or written. In the event of a conflict between the given document of Terms and the additional terms, rules, and conditions of participation, the latter will prevail over the given Terms to the extent of the conflict.

Upon termination of the given Terms for any reason, all rights and obligations of the parties that by their nature are continuing will survive such termination.

The captions identifying the various sections and subsections of the given Terms are for reference only and do not define, modify, expand, or limit any of the provisions of the given Terms and shall not affect the interpretation of the given Terms.

1. DISCLAIMER OF LIABILITY

To the maximum extent permitted by the applicable laws, regulations, and rules, Entire DAO shall not be liable for any indirect, special, incidental, consequential, or other

losses of any kind, in tort, contract, or otherwise (including but not limited to loss of revenue, income or profits, and loss of use or data), arising out of or in connection with any acceptance of or reliance on the given Memorandum or any part thereof by users.

By using or accessing the Services/Site/App, users represent to Entire DAO that users are not subject to sanctions or otherwise designated on any list of prohibited or restricted parties or excluded or denied persons, including but not limited to the lists maintained by the United Nations Security Council, the European Union or its Member States, or any other government authority.

Entire does not onboard corporate accounts of entities or personal accounts located in, established in, or a resident of Afghanistan, Bangladesh, Bolivia, Burundi, Central African Republic, Democratic Republic of Congo, Ecuador, Eritrea, Republic of Guinea, Guinea-Bissau, Hong Kong, Iran, Iraq, Lebanon, Libya, Mainland China, Mali, Burma (Myanmar), Namibia, Nepal, North Korea, Somalia, Sudan, South Sudan, Syria, United States, Venezuela, Yemen, Zimbabwe.

1. NO REPRESENTATIONS AND WARRANTIES

Entire DAO does not make or purport to make, and hereby disclaims, any representation, warranty, or undertaking in any form whatsoever to any entity or person, including any representation, warranty, or undertaking in relation to the truth, accuracy, and completeness of any of the information set out in the given Memorandum.

1. CAUTIONARY NOTE ON FORWARD-LOOKING STATEMENTS

All statements contained in the given Memorandum, statements made in press releases or in any place accessible by the public, and oral statements that may be made by Entire DAO or their respective directors, executive officers, or employees acting on behalf of Entire DAO (as the case may be), that are not statements of historical fact, constitute "forward-looking statements." Some of the given statements can be identified by forward-looking terms such as "aim", "target", "anticipate", "believe", "could", "estimate", "expect", "if", "intend", "may", "plan", "possible", "probable", "project", "should", "would", "will" or other similar terms. However, the given terms are not the exclusive means of identifying forward-looking statements. All statements regarding Entire DAO's financial position, business strategies, plans and prospects, and the future prospects of the industry in which Entire DAO is in are forward-looking statements. The given forward-looking statements, including but not limited to statements as to Entire DAO's revenue and profitability, prospects, future plans, other expected industry trends, and other matters discussed in the given Memorandum regarding Entire DAO, are matters that are not historical facts, but only predictions. The given forward-looking statements involve known and unknown risks, uncertainties, and other factors that may cause the actual future results, performance, or achievements of Entire DAO to be materially different from any future results, performance, or achievements expected, expressed, or implied by such forward-looking statements. The given factors include, amongst others:

(a) changes in political, social, economic, and stock or cryptocurrency market conditions, and the regulatory environment in the countries in which Entire DAO conducts its respective businesses and operations; (b) the risk that Entire DAO may be unable or execute or implement their respective business strategies and future plans; (c) changes in interest rates and exchange rates of fiat currencies and cryptocurrencies; (d) changes in the anticipated growth strategies and expected internal growth of Entire DAO; (e) changes in the availability and fees payable to Entire DAO in connection with their respective businesses and operations; (f) changes in the availability and salaries of employees whom Entire DAO requires to operate their respective businesses and operations; (g) changes in preferences of customers of Entire DAO; (h) changes in competitive conditions under which Entire DAO operate, and the ability of Entire DAO to compete under such conditions; (i) changes in the future capital needs of Entire DAO and the availability of financing and capital to fund such needs; (j) war or acts of international or domestic terrorism; (k) occurrences of catastrophic events, natural disasters, and acts of God that affect the businesses and/or operations of Entire DAO; (l) other factors beyond the control of Entire DAO;

All forward-looking statements made by or attributable to Entire DAO or persons acting on behalf of Entire DAO are expressly qualified in their entirety by such factors. Given that risks and uncertainties that may cause the actual future results, performance, or achievements of Entire DAO to be materially different from that expected, expressed, or implied by the forward-looking statements in the given Memorandum, undue reliance must not be placed on the given statements. The given forward-looking statements apply only to the given Memorandum's date.

Neither Entire DAO nor any other person represents, warrants, and/or undertakes that the actual future results, performance, or achievements of Entire DAO will be as discussed in those forward-looking statements. The actual results, performance, or achievements of Entire DAO may differ materially from those anticipated in the given forward-looking statements.

Nothing contained in the given Memorandum is or may be relied upon as a promise, representation, or undertaking to Entire DAO and/or the Distributor's future performance or policies.

Further, Entire DAO disclaims any responsibility to update any of those forward-looking statements or publicly announce any revisions to those forward-looking statements to reflect future developments, events, or circumstances, even if new information becomes available or other events occur in the future.