AGREEMENT FOR THE USE OF E-TRANSFER TECHNOLOGIES (ETT) DIGITAL ASSET MANAGEMENT SYSTEM (DAMS)

This Agreement sets out the conditions upon which ETT will allow the Client use of its Digital Asset Management System (DAMS) including access to the ETT Blockchain Gateway. The Client is already a licensed user of ETT software and has agreed to the terms and conditions of the Licence Agreement for that software.

This Agreement is supplemental to that License Agreement, whose terms and conditions remain applicable and unchanged. Should the License Agreement be terminated for any reason, then this Agreement will automatically terminate. This Agreement will come into force upon signing by both parties and will remain in force until termination.

1. TERMINATION

This Agreement may be terminated at any time with the express written consent of both ETT and the Client. If the Client commits a material breach of its obligations under this Agreement, and such breach is considered by ETT to be a breach of security, ETT has the right to immediately terminate this Agreement. In the event of bankruptcy or insolvency, of either party the other party shall have the right to immediately terminate this Agreement by providing written notice to this effect. No agreement or document having as its purpose or effect the variation, extension, or deletion of any of the printed terms and conditions of this Agreement will be binding unless annexed hereto and signed on behalf of both parties by an authorized signatory. The Client accepts responsibility for moving all its managed assets out of DAMS prior to termination, regardless of the reason for termination.

2. NOTICES

All notices required or permitted under this Agreement will be in writing and delivered by receipt-confirmed e-mail. All communications will be sent to the commercial addresses set forth below or to such other address as may be specified by either party to the other in accordance with this Section. Either party may change its address for notice under this Agreement by giving written notice to the other party.

3. ASSIGNMENT

Neither party may assign this agreement in part, or as a whole, without the written consent of the other.

4. FORCE MAJEURE

Neither party shall be liable for any delay or failure to meet its obligations under this Agreement due to any cause outside its reasonable control including (without limitation) acts of God, war, riot, malicious acts of damage by a third party, civil commotion, industrial dispute or fire. In the event of force majeure conditions preventing either party from fulfilling their obligation under this Agreement over a period exceeding four weeks,

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then the Agreement may be terminated by either party giving written notice to the other of 14 days.

5. INDEPENDENT CONTRACTORS

The parties to this Agreement are independent contractors and this Agreement will not establish any relationship of partnership, joint venture, employment, franchise, or agency between the parties. Neither party will have the power to bind the other or incur obligations on the other's behalf without the other's prior written consent.

6. CORRESPONDENCE

All correspondence between Client and ETT shall be solely through designated personnel of both companies.

7. APPLICABLE LAW & JURISDICTION

The agreement shall be in all respects construed and will operate as a Spanish contract and in conformity with Spanish law. All legal fees, including reasonable lawyer fees and court fees, will be paid to the prevailing party by the unsuccessful party.

8. SECURITY OF CLIENT DATA

The Client accepts that security of DAMS requires strict management of keys and passwords and that the loss or theft of those means of access could render digital assets permanently inaccessible to the Client. The Client therefore accepts that ETT cannot be held responsible for any loss of assets caused by the Client's non-respect of reasonable security procedures. In particular, the Client must keep safe all keys and passwords used to access DAMS outside of the DAMS system or any ETT software. The Client is also responsible for choosing sensible passwords and deciding which users have access to the system. The Client accepts that if ETT has any concerns about security the Client must, upon notification from ETT by any method, immediately change relevant passwords or procedures. The Client must establish a "Cold Wallet" which is not related in any way to any ETT system and for which the private key is kept off-line and known only to the Client or those to whom the Client grants access.

Prior to connecting to the Blockchain Gateway, the Client agrees to ensure to a minimum set of security procedures including but not limited to:

- Set up and approval of address generation policy
- Set up and approval of treasury management policy
- Set up and approval of key management policy
- Creation, uploading and verification of cold wallet address
- Creation of a Hot Wallet master key
- Validation of key management policy including safeguarding of master key and sharing with minimum number of users

The Client is fully responsible for all activity that occurs under its DAMS account and the Blockchain Gateway. If ETT has any concerns about the legality or legitimacy of the use of DAMS and the Blockchain Gateway it reserves the right to suspend or terminate the

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DAMS account for the Client, asking the Client to move all its managed assets out of DAMS prior to termination.

9. ACCESS TO DAMS AND BLOCKCHAIN GATEWAY

DAMS is a hosted digital currency wallet enabling the Client to store, track and manage the balances of the supported digital assets which may use third-party Digital Currency Platforms. Where this is the case, it is the responsibility of the Client to register on those third-party Digital Currency Platforms.

Given that access to DAMS and the Blockchain Gateway allows access to digital assets, the Client accepts that ETT reserves the right to request absolute proof of identity of anyone to whom access is granted or of anyone attempting to gain access. ETT reserves the right to refuse access to DAMS and the ETT Blockchain Gateway if it deems that the person requesting access has not had sufficient training or if minimum standards of set up have not been met.

10. LIABILITY

ETT will process digital assets in accordance with the instructions received from the Client. The Client shall be responsible for verifying all transaction information prior to submitting instructions through DAMS. Digital assets transactions cannot be reversed once they have been broadcast to a third-party Digital Currency Platform. The Client agrees and recognizes that ETT is not responsible for any claims for unauthorised or incorrect transactions processed through its DAMS account.

The Client acknowledges and agrees that ETT is not responsible for any aspect of the information, content, or services contained in any third-party Digital Currency Platform accessible or linked to from DAMS and the Blockchain Gateway. Therefore, the Client agrees that neither ETT nor its affiliates, service providers, nor any of its directors, agents, joint ventures, employees or representatives will be liable for any claims, demands or damages of any kind arising out of or connected with the transactions and operations processed on the third-party Digital Currency Platform through DAMS.

The Client acknowledges and accepts the risks of managing digital assets and agrees that ETT is not responsible for such management and not liable for any loss of value that may be experienced as a result of the above.

Digital assets are not regulated by a Central Bank. ETT is not a financial services provider, providing just the software for managing third party digital assets.

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11. AGREEMENT APPROVALS

<u>ETT</u>		
Signed	Date	
Title		
On behalf of ETT Spain – Name and Position:		
CLIENT		
Signed by	Date	
Title		
On behalf of Client – Name and Position:		
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