



Risk Disclosure Notice

Last revised: 1 February 2022

Please ensure that you read our detailed Risk Disclosure in full and understand its contents prior to investing your capital.

This disclaimer (together with our Terms of Use (the "**Terms**"), Privacy Policy (the "**Privacy Policy**") and any other documents referred to in those documents) is given by Redot, and sets out the risks to the User associated with trading and the use of Redot.

All defined terms are as defined in the body of the text or in the Terms and Privacy Policy.

Please read the following carefully to understand these risks. By visiting Redot, the User are accepting and consenting to the practices described in this policy.

ASSUMPTION OF RISK

The trading of goods and products, real or virtual, as well as crypto-currencies, derivatives of crypto-currencies, loan and repo products, as well as the use of the Redot involves significant risk, and the User specifically agrees to assume the risks set out in this Disclaimer ("**Risks**") as well as other risks not set out herein which are inherent to online trading and cryptocurrency speculation.

The User agrees to assume the following risks and acknowledges and agrees that Redot SHALL NOT be responsible for or otherwise liable for any direct or indirect loss or damage of any kind whatsoever arising directly or indirectly from the occurrence in full or in part of any and all of the following Risk events:

Trading risk:	There is an inherent risk that losses will occur as a result of buying, selling or trading anything on a market.
Price fluctuation risk:	Cryptocurrency prices can and do fluctuate greatly on any given day and due to such price fluctuations, the User's cryptographic assets may be subject to large swings in value and may even become worthless.

<p>Risk in placing orders:</p>	<p>An Order may be incomplete and incorrect, Limit Orders and Stop Orders may not be (and are not guaranteed) executable at the price or amount specified by the User. Orders may be cancelled at Redot’s discretion or for any other reason.</p> <p>The User, Redot or any third party (including a Financial or Payment Institution or hacker) may send crypto to the wrong wallet address during the funding or withdrawal of their Redot account.</p> <p>The User may inadvertently due to their own error or because of a system or human error place an Order for the wrong asset resulting in an unwanted Order.</p> <p>The User may be prevented from sending an Order or email may not be received by Redot or the Services, due to hardware, software or services issues (including, without limitation, Internet and other network connectivity issues).</p> <p>The Transaction request or email to Redot or the Services may be lost, intercepted or altered during transmission.</p> <p>An Order may not place completely, or may be placed at the wrong price or may suffer an unexpected delay for any of a variety of reasons.</p> <p>Unauthorized third parties may access or use their Redot account and effect Transactions without their knowledge or authorization.</p> <p>Redot may refuse to act upon any instruction from a User or any person authorized by the User if Redot reasonably believes that the transaction, pursuant to the instruction submitted, will be in violation of e.g. Market Rules, usual market practice, and/or applicable law, including, but not limited to, legislation on money laundering and</p>
--------------------------------	---

	insider trading.
Information risk	There may be errors or omissions on the reporting module or otherwise delay, inaccuracy, error, interruption or omissions in providing market quotations or other information provided on the Site on which the User might rely in making an Order.
Financial or Payment Institution risk:	Errors, acts or omissions of the Financial or Payment Institution, including delays in sending or receiving funds from the User's account on Redot to or from a Financial or Payment Institution.
Exceptional Market Conditions risk:	Exceptional Market Conditions, Force Majeure Events and similar events can cause the booking of funds to be delayed.
Tax risk:	Transactions the User completes using the Redot may be subject to various taxes, such as VAT, sales tax or transfer taxes that are imposed and any profit or loss the User obtain therefrom.
Account/Password appropriation risk:	Unauthorized access by third parties of the User's login credentials to gain access to the User's Redot account, including through carelessness or forgetfulness of the User, or the third party obtaining control over another device or account used by the User in connection with any enhanced security measures enabled for its account.

<p>Token risk:</p>	<p>The features, functions, characteristics, operation, use and other properties of any Token ("Token Properties") and the software, networks, protocols, systems, and other technology (including, if applicable, any blockchain) ("Underlying Technology") used to administer, create, issue, transfer, cancel, use or transact in any Token may be complex, technical or difficult to understand or evaluate, and Redot agrees no obligation to provide individual advice or information in respect of any Token, Token Properties or Underlying Technology.</p> <p>Any Token and its Underlying Technology may be vulnerable to attacks on the security, integrity or operation of the Token or its Underlying Technology ("Attacks"), including Attacks using computing power sufficient to overwhelm the normal operation of a blockchain or other Underlying Technology.</p> <p>Any Token, Token Properties or Underlying Technology may change or otherwise cease to operate as expected due to a change made to the Underlying Technology, a change made using features or functions built into the Underlying Technology or a change resulting from an Attack. These changes may include, without limitation, a "fork" or "rollback" of a Token or blockchain.</p> <p>Any Token may be cancelled, lost or double spent, or otherwise lose all or most of their value, due to forks, rollbacks, Attacks, changes to Token Properties or failure of the Token to operate as intended.</p> <p>Redot may suspend or cease to support the transfer, storage or trading of any Token at any time at Redot's discretion. Other exchanges and service providers may do the same.</p> <p>Redot may suspend or reject Orders, suspend or cease support for Tokens, or suspend or terminate the User's access to the Services to comply with applicable laws or regulations or an order from law enforcement or other governmental authority, for other reasons as specified in these Terms or otherwise at Redot discretion.</p> <p>The User may be unable to withdraw Tokens prior to Redot ceasing to support transfer of any such Tokens, resulting in the loss of any such Tokens remaining in the User's Redot Account.</p> <p>Any Token may decrease in value or lose all of its value due to various factors including discovery of wrongful conduct,</p>
--------------------	--



	<p>market manipulation, changes to Token Properties or perceived value of Token Properties, Attacks, suspension or cessation of support for a Token by Redot or other exchanges or service providers, and other factors outside the control of Redot.</p> <p>Any Token may decrease in value or lose all of its value due to legislative or regulatory activity, or other government actions.</p>
--	---

LIMITATION OF LIABILITY

Except as expressly provided to the contrary in writing by us, the Redot is provided on an "as is" and "as available" basis. Redot expressly disclaim, and the User waive, all warranties of any kind, whether express or implied, including, without limitation, implied warranties of merchantability, fitness for a particular purpose, title and non-infringement as to the Redot, including the information, content and materials contained therein.

Redot is not liable for any breach of an obligation under the Terms where Redot is hindered or prevented from carrying out its obligations by any cause outside of our reasonable control. In no event shall Redot, its directors, shareholders, officers, members, employees, affiliates or agents be liable to the User for any special, direct, indirect or consequential damages, or any other damages of any kind, including but not limited to loss of use, loss of profits or loss of data, whether in an action in contract, tort including but not limited to negligence or otherwise, arising out of or in any way connected with the use of or inability to use the Redot, including without limitation any damages that result from mistakes, omissions, interruptions, deletion of files or email, errors, defects, viruses, delays in operation or transmission or any failure of performance, whether or not resulting from acts of god, communications failure, theft, destruction or unauthorized access to the Redot, records, programs or services.

Redot does not assume any liability for negligent or willful misconduct of Redot directors, shareholders, officers, members, employees, affiliates or agents (or corresponding hierarchical level) and potential Users should not rely upon the Redot or information provided by the same in deciding whether or not to use the Redot. The Purchaser hereby holds harmless and indemnifies and keeps indemnified the Redot and its officers and employees from and against all liabilities, costs and damages of any kind (including, for the avoidance of doubt, all legal expenses incidental thereto) which may be incurred by any of them and all actions or proceedings which may be brought by or against them.

Redot shall in no event be liable to the User by way of indemnity or by reason of any breach of the Terms or in tort or otherwise for loss of use of the Assets or any part thereof or for loss of opportunity, loss of profit, or for any indirect, special or consequential loss or damage that may be suffered by the User in connection with the use of the Redot or any of Redot Operators, or the provision by Redot of the Services in connection with the same.

In no event shall our aggregate liability, whether in contract, warranty, tort (including negligence, whether active, passive or imputed), product liability, strict liability or other theory, arising out of or relating to the use of and/or inability to use the Redot exceed the amount of the fees paid by you to Redot in the



twelve-month period immediately preceding the event giving rise to the claim for liability.

This limitation of liability is further subject to the maximum liability cap and clauses set out in the Terms.

INDEMNITY

The User agree to defend, indemnify, and hold us harmless, and each of our officers, directors, shareholders, members, employees, agents and affiliates, from any claim, demand, action, damage, loss, cost, or expense, including without limitation reasonable professional fees, arising out or relating to (i) the User's use of, or conduct in connection with the Redot; (b) the User's violation of the Terms; or (c) the User's violation of any rights of any other person or entity and we will have the right, in our sole discretion, to control any action or proceeding and determine whether we wish to settle it, and if so, on what terms.

REDOT, REDOT OPERATORS, REDOT AFFILIATES AND THEIR EMPLOYEES AND AGENTS ARE NOT INVESTMENT OR FINANCIAL ADVISERS. IF YOU MAKE INVESTMENT DECISIONS IN RELIANCE ON INFORMATION WHICH IS AVAILABLE ON THE SITE, YOU DO SO AT YOUR OWN RISK. REDOT AND ITS AFFILIATES, THEIR EMPLOYEES AND ITS AGENTS WILL NOT BE LIABLE FOR ANY LOSSES THAT YOU MAY SUSTAIN.

YOU SHOULD NOT MAKE ANY INVESTMENT DECISION WITHOUT FIRST CONDUCTING YOUR OWN RESEARCH. YOU ARE SOLELY AND EXCLUSIVELY RESPONSIBLE FOR DETERMINING WHETHER ANY INVESTMENT, OR STRATEGY, OR ANY OTHER PRODUCT OR SERVICE IS APPROPRIATE OR SUITABLE FOR YOU BASED ON YOUR INVESTMENT OBJECTIVES AND PERSONAL AND FINANCIAL SITUATION.