

Terms and Conditions

The Terms and Conditions (the “**T&C**”) apply to the buyer of the StasyQ token (“**SQOIN**”) and future user of the StasyQ platform. You should carefully read the T&C, as well as the white paper of the StasyQ project before participating in the crowdsale.

Applicability

1. The following T&C constitute the agreement (the “**Agreement**”) between StasyQ (hereinafter “**StasyQ**” or the “**Company**”), and you (the “**User**”) with respect to the purchase of the StasyQ Token and the future services offered through the StasyQ platform. By using our services, you are agreeing to be bound by the T&C in its latest version. You are aware that StasyQ may change this T&C at any time. Your continued use of the StasyQ Platform means that you accept any new or modified terms.

The StasyQ Token (SQOIN)

2. StasyQ Token is a utility token and its purpose is to facilitate services on the StasyQ platform. Through the token sale, the future user acquires the future rights to use the StasyQ platform.

3. SQOIN does not have the legal qualification as a security. SQOIN is final and non-refundable. SQOIN is not a share and does not give any right to participate in the general meetings of StasyQ. SQOIN will not have a particular usage outside the StasyQ platform. The purchase of SQOIN shall therefore not be done for speculative usage.

4. SQOIN can be purchased during the crowdsale directly from the Company or after the crowd sale at the Company or exchanger.

5. Any future User purchasing SQOIN expressly acknowledges and represents that she/he has carefully reviewed the T&C and fully understands the risks, costs and benefits associated with the purchase of this token as indicated in the T&C.

Knowledge required

6. A future User undertaking to purchase SQOIN in relation to the token sale should ensure that she/he understands and has significant experience of cryptocurrencies, blockchain systems and services, and that she/he fully understands the risks associated with the token sale as well as the mechanism related to the use of cryptocurrencies (incl. storage).

7. StasyQ shall not be responsible for any loss of SQOIN or situations making it impossible to access to SQOIN, which may result in any actions or omissions of the future User or any person undertaking to acquire SQOIN.

Risks

8. Acquiring SQOIN involves various risks, in particular that StasyQ may not be able to launch its operations and develop its platform. Therefore, and prior to acquiring SQOIN, any future user should carefully consider the risks, costs, and benefits of acquiring SQOIN within the crowdsale, and, if necessary, obtain independent advice in this regard. Any interested person who is not in the position to

accept nor to understand the risks associated with the crowdsale (incl. the risks related to the non-development of StasyQ platform and operations) or any other risks as indicated in the T&C, should not acquire SQOIN, at this stage or later.

Self Acquisition

9. StasyQ is allowed to acquire SQOIN from the market at market price as value disbursement method. The acquisition must be authorized by the Board of Directors, under the condition that no conflict of interests is identified. Through acquisition of SQOIN, StasyQ is not allowed to perform operations such as manipulation of SQOIN market.

Important Disclaimer

10. The T&C shall not and cannot be considered as an invitation to enter into an investment. They do not constitute or relate in any way nor should they be considered as an offering of securities in any jurisdiction. The T&C do not include or contain any information or indication that might be considered as a recommendation or that might be used to base any investment decision. SQOIN is a utility token and is not intended to be used as an investment.

11. StasyQ will be an operative entity managing a platform and SQOIN is only a utility token. Therefore, StasyQ is not a financial intermediary and is not required to obtain any authorization for anti-money laundering purposes.

12. Acquiring SQOIN shall not grant any right or influence over StasyQ's organization and governance to the purchasers.

13. Employees of StasyQ are allowed to operate with SQOIN at market price if they are in knowledge of information that may modify the price of the token.

14. Regulatory authorities are carefully scrutinizing businesses and operations associated to cryptocurrencies in the world. In that respect, regulatory measures, investigations or actions may impact StasyQ's business and even limit or prevent it from developing its operations in the future. Any person undertaking to acquire SQOIN must be aware that the StasyQ business model and the T&C may change or need to be modified because of new regulatory and compliance requirements from any applicable laws in any jurisdictions. In such case, purchasers and any person undertaking to acquire SQOIN acknowledge and understand that neither StasyQ nor any of its affiliates shall be held liable for any direct or indirect loss or damages caused by such changes.

15. StasyQ will do its best to launch its operations and develop the StasyQ platform. Any person undertaking to acquire SQOIN acknowledges and understands that StasyQ does not provide any guarantee that it will manage to establish an operative platform and therefore it cannot guarantee that the SQOIN can be used for social trading on the platform. They acknowledge and understand therefore that StasyQ (incl. its bodies and employees) assumes no liability or responsibility for any loss or damage that would result from or relate to the incapacity to use SQOIN, except in the case of intentional misconduct or gross negligence.

Representation and Warranties

16. By participating in the crowdsale, the User agrees to the T&C and in particular, they represent and warrant that they:

- . i are authorized and have full power to purchase SQOIN according to the laws that apply in their jurisdiction of domicile;
- . ii live in a jurisdiction which allows StasyQ to sell the StasyQ tokens through a crowdsale without requiring any local authorization;
- . iii are familiar with all related regulations in the specific jurisdiction in which they are based and that purchasing cryptographic tokens in that jurisdiction is not prohibited, restricted or subject to additional conditions of any kind;
- . iv are not a U.S. citizen, resident or entity (a “U.S. Person”) nor are they purchasing StasyQ Tokens or signing on behalf of a U.S. Person. Are not acting for the purpose of speculative investment; will not use the Token Sale for any illegal activity, including but not limited to money laundering and the financing of terrorism;
- v are solely responsible for determining whether the acquisition of SQOIN is appropriate for them; are acquiring SQOIN for future use of the StasyQ platform; understand the risks associated with the crowdsale (incl. the risks related to the non-development of StasyQ platform and operations); and
- vi understand the use of cryptocurrencies and the associated risks.

Intellectual Property Rights

17. To the extent that copyright or other intellectual property rights exist in the StasyQ platform, such as software, know-how, analysis or programs, those copyrights and other intellectual and industrial rights belong to StasyQ.

Limitation of Liability

- 18. StasyQ, as well as its officers, directors, agents, joint ventures, employees and suppliers, assumes no liability or responsibility for any loss arising out of or related to the use of the StasyQ platform or any technical, interruption or malfunction of the platform.
- 19. The limitation of liability set out above shall not be applicable in the event that StasyQ, or a StasyQ-employee, has caused the damage by intentional misconduct or by gross negligence.

Severability

20. If any of the provisions of the T&C or of the Agreement are deemed to be invalid, void or unenforceable, the remaining provisions shall continue in full force and effect.