

DECENTURION

USER AGREEMENT AND TERMS OF USE

Welcome to Decenturion!

The “**Decenturion**” (or “Platform”) is a new digital world represented through decentralized platform open to people who believe in such concepts as the free economy and realization of their dreams. Decenturion is the blockchain “government” or a society with its own economy based on democratic principles. By creating an account with Decenturion, you have chosen to become part of it as a member and a “citizen,” whether in your individual capacity (“Citizen Member” or “you” as the context require) or an entity capacity (“Startup Member” or “you” as the context require) (each, “Citizen Member” and “Startup Member,” is a “Member”), and this document (the “User Agreement and Terms of Use” or the “Agreement”), outlines all of your user rights and obligations as a Member of Decenturion.

Becoming a Member of Decenturion is **FREE**, and you will have your own choice regarding your activities within Decenturion. However, you must be aware of any potential risks, as further outlined in this Agreement, and respect other members. Each Member is responsible for its own activities. Decenturion provides an online service (i.e., the “Platform”) that allows Members to interact with other members in respect of different blockchain digital assets, which are data that typically represents transaction, access, or other participation rights on corresponding blockchain networks (collectively, “Digital Assets”). Depending on the activity, you may need to use third-party sites to arrange payments, and Decenturion takes no liability in respect of these transactions.

DECENTURION PROVIDES YOU ACCESS TO ITS PLATFORM SOLELY ON THE TERMS AND CONDITIONS SET FORTH IN THIS AGREEMENT AND ON THE CONDITION THAT YOU AS A MEMBER ACCEPT AND COMPLY WITH THEM. BY CLICKING THE "ACCEPT" BUTTON YOU (A) ACCEPT THIS AGREEMENT AND AGREE TO BE BOUND BY ITS TERMS; AND (B) REPRESENT AND WARRANT THAT: (I) YOU ARE 18 YEARS OF AGE OR OLDER; AND (II) IF YOU ARE A STARTUP MEMBER, YOU HAVE THE RIGHT, POWER, AND AUTHORITY TO ENTER INTO THIS AGREEMENT ON BEHALF OF THE STARTUP AS A LEGAL ENTITY AND BIND SUCH ENTITY TO ITS TERMS. IF MEMBER DOES NOT AGREE TO THE TERMS OF THIS AGREEMENT, DECENTURION WILL NOT AND DOES NOT PERMIT SUCH MEMBER TO ACCESS ITS PLATFORM AND YOU MUST NOT DOWNLOAD/INSTALL THE PLATFORM OR A RELEVANT DOCUMENTATION.

1. HOW DECENTURION WORKS: CREATING AND MANAGING YOUR ACCOUNT

a. For Citizen Members: Account Activation and Passport Rights

In order to activate your Decenturion account, you need to download mobile application through Apple store, which will enable you to get Decenturion wallet. The following information will be collected from you to create your user account (“User Account”):

1. Your email, which is also your Login to the Platform, and you will be asked to create a password.
2. Your username
3. Photo
4. Bio (140 symbols)
5. Date of Birth
6. Gender
7. Location: Country and City

8. QR Code (in order to send Digital Assets to the account)
9. Optional: address for physical Passport Delivery and Phone number
10. Optional: Social Links
 - a. Facebook
 - b. Telegram
 - c. Medium
 - d. Twitter

ALL INFORMATION ABOUT YOURSELF THAT YOU PROVIDE WILL BE AVAILABLE TO OTHER MEMBERS AND USED PUBLICLY.

Decenturion does NOT check accuracy of your information, so it is your responsibility to provide correct information. You understand and agree that all communication with you will be via email. Decenturion will use the email address on record for your User Account as our primary means of communicating with you. ***To ensure that you receive all of our communications, you agree to keep your email address up-to-date and immediately Decenturion us if there are any changes.*** Upon registration by each Member, Decenturion will create a personal email on the Decenturion website. You will receive your initial Decenturion Digital Assets free of charge and the number of Digital Assets provided to you will be proportional to the number of Digital Assets within your initial wallet. Decenturion takes no responsibility for your use of Digital Assets, and you must understand all risks associated with use of Digital Assets.

In order to activate your Decenturion passport, you must “burn” one Decenturion Digital Asset that was gifted to you. Thus, you acknowledge and agree to such relinquishment. You also understand that once the passport is yours, you will not be able to transfer, assign or resell it.

b. Citizen’s Rights with Decenturion Passport:

Decenturion Digital Assets are gifted to you by the methodology specified below, but as a Citizen Member, you understand that you have a right to opt out of any Digital Asset receipt:

- When you register with Decenturion between May 14, 2018 and May 16, 2018, you will receive 100 Decenturion Digital Assets (DCNT), which will automatically be added to your Decenturion wallet. When you activate your passport, ONE Decenturion token will be burnt.
- When you register with Decenturion after May 16, 2018, you will receive 1 DCNT, which will automatically be added to your Decenturion wallet. When you activate your passport, ONE Decenturion token will be burnt.
- Ability to receive Digital Assets registered to your Ethereum wallet in the quantities proportional to the quantities of all Ethereum Digital Assets within all available wallets, where accounting means 100% is equal to 10,000,000 DCNT.

If you choose to receive Decenturion Digital Assets, all your Digital Assets will be placed into your Citizen Member’s Ethereum wallet. You will be able to distribute and use received Decenturion Digital Assets (DCNT) and other Digital Assets (as further explained herein).

You will have an opportunity to use Digital Assets or exchange Digital Assets for services or other Digital Assets. Your Digital asset price is set by you. You are free to sell digital

assets at the price that you choose. You can buy/sell Digital Assets that are in your Decenturion wallet using any third-party provider of your own choice.

The number of Digital Assets in your wallet on Decenturion will be seen by other Members. You will receive any Startup Digital Assets in the amount directly proportional to the amount of Digital Assets in your Decenturion wallet at the time of issuance. Thus, while you are free to remove Digital Assets from your wallet, you acknowledge that your future Digital Assets will only be issued in the amount that you have in Decenturion wallet at the time of issuance, meaning that any issuances from the Startup Member to Citizen Member are calculated on the proportional basis of the Citizen Member's wallet at the time of issuance. All Startup Digital Assets are given out to you **free of charge**.

Purchase and sale of Digital Assets is **not subject to any fees or taxes by Decenturion**, but each Citizen is subject to any taxes he/she may be subject to by the state of their residency or any other applicable rules. You agree that Decenturion is not responsible for determining whether or which laws may apply to you or any Member, including tax law. Members are solely responsible for reporting and paying any taxes arising from your use of the Digital Assets.

c. Startup Members Rights and Obligations.

- i. Information – Decenturion is not responsible for information and Startup agrees to take full responsibility for accurateness of its information
 1. Digital asset
 - a. Title
 - b. Emission (specify capped quantity)
 - c. Short Description (140 symbols)
 - d. Smart-contract Address
 2. Details
 - a. Logo
 - b. Short Description (140 symbols)
 - c. Website
 - d. Whitepaper
 - e. One-pager
 - f. Presentation
 - g. Abstract
 - h. Business Model
 - i. Market
 3. Team
 - a. Team Member
 1. Name
 2. Title
 3. Photo
 4. Media
 - a. Video
 - b. Gallery (up to 12 images)
- ii. Conduct ICO in legally prescribed manner issuing:
 1. White paper
 2. Capped digital assets
- iii. Gift a minimum of 50% of all digital assets

2. RISKS

Significant risks are involved in trading digital asset products. Understanding digital asset products can be very complicated as digital assets are often described in technical language that requires a comprehensive understanding of applied cryptography and computer science in order to appreciate inherent risks. Distribution of digital assets to you by Decenturion does not indicate approval or disapproval of the underlying technology regarding any digital asset, and should not be used as a substitute for your own understanding of the risks specific to each digital asset. Decenturion does not give you any warranty as to the suitability of the digital assets that may be distributed to you Citizen Members by the Startup Members and assumes no fiduciary duty in our relations with any Member. Members acknowledge that they take full responsibility for any risks associated with their choice to trade any digital assets via means of their choice. Members acknowledge that prices can and do fluctuate on any given day. Due to such price fluctuations, you may increase or lose value in your assets and digital assets you possess at any given moment. There is an inherent risk that losses will occur as a result of buying, selling or trading anything on a market.

Digital assets have unique features that make may it more or less likely to allow them to fluctuate in value. Such factors as regulatory activity, market manipulation, or unexplainable price volatility may affect market liquidity for a particular digital asset. Blockchain networks may go offline as a result of bugs, hard forks, or a number of other unforeseeable reasons. Decenturion does not assume the risk of losses due to trading or due to factors beyond its control regarding the viability of specific blockchain networks.

Digital assets are part of worldwide decentralized network computers, individuals and firms who choose to participate in it voluntarily. The system is digital, decentralized and mostly anonymous. Relying on this system means relying on the peer-to-peer networking and cryptography to maintain the integrity.

Further, risks associated with trading digital products include not only market fluctuation risks, but risks of general loss of confidence by the participants, cybersecurity, irrational behavior, changes in software, government crackdown, creation of other currencies and digital assets, technical problems, theft and hacking, or other unforeseen risks.

For the avoidance of doubt, Decenturion does not provide any investment advice to any Members in connection with their use of Decenturion. We may provide information on the price, range and volatility of cryptocurrencies as well as on the ratings of other Members, but none of such information is an investment advice and each Member bears its own risk in respect of any activities within Decenturion. Members bear their own risk for any decision to purchase or sell any digital assets and Decenturion shall not be liable for any loss suffered.

3. PROHIBITED USE / PROHIBITED BUSINESS

Decenturion expects its Members to act with high integrity and respect towards other Members. **NO Member shall** violate or assist any other Member or other party in violating any law, statute, ordinance, regulation or any rule of any self-regulatory or similar organization. Members shall not (i) provide false, inaccurate, incomplete or misleading information while using Decenturion, (ii) infringe upon Decenturion's or any third party's copyright, patent, trademark, or intellectual property rights, (iii) distribute unsolicited or unauthorized advertising or promotional material, any junk mail, spam, or chain letters, (iv) use a web crawler or similar technique to access Decenturion or to extract data, (v) reverse engineer or disassemble any aspect of the Platform or services in an effort to access any source code, underlying ideas and concepts, and algorithms, (vi) take any action that imposes an unreasonable or disproportionately large load on our infrastructure, or detrimentally interfere with, intercept, or expropriate any system, data, or information, (vii) transmit or upload

any material to Decenturion that contains viruses, Trojan horses, worms, or any other harmful or deleterious programs, (viii) interfere with another Member's access to or use of Decenturion; defame, abuse, extort, harass, stalk, threaten or otherwise violate or infringe the legal rights (such as, but not limited to, rights of privacy, publicity and intellectual property) of others; incite, threaten, facilitate, promote, or encourage hate, racial intolerance, or violent acts against others (ix) otherwise attempt to gain unauthorized access to other Members, Decenturion, computer systems or networks connected to the Platform, through password mining or any other means.

MEMBER USES ITS DECENTURION WALLET TO STORE ITS DIGITAL ASSETS. WHEN ACCOUNT IS DEACTIVATED, MEMBER NEEDS TO SEND THESE DIGITAL ASSETS TO AN OUTSIDE WALLET WITHIN 30 DAYS. ONLY DIGITAL ASSETS MAY BE TRANSFERRED TO AN OUTSIDE WALLET, SINCE ONLY DIGITAL ASSETS ARE STORED IN DECENTURION WALLET.

4. PUBLICITY WAIVER AND RELEASE

You hereby irrevocably permit, authorize, grant, and license Decenturion and its affiliates, successors, and assigns, and their respective licensees, advertising agencies, promotion agencies, and fulfillment agencies, and the employees, officers, directors, and agents of each and all of them ("**Authorized Persons**"), the rights to display, publicly perform, exhibit, transmit, broadcast, reproduce, record, photograph, digitize, modify, alter, edit, adapt, create derivative works, exploit, sell, rent, license, otherwise use, and permit others to use your name, image, likeness, and appearance, voice, professional and personal biographical information, and all materials created by or on behalf of Decenturion that incorporate any of the foregoing ("**Materials**") in perpetuity throughout the universe in any medium or format whatsoever now existing or hereafter created, including but not limited to, in and on magazines, brochures and other print publications, electronic, magnetic, and optical media, motion pictures, television broadcast, cablecast, and satellite, home video and video on demand, radio broadcasts, display, point-of-sale, and other advertising and promotional materials, press releases, the internet and other digital transmission or delivery methods, mobile applications, on any platform and for any purpose, including but not limited to advertising, public relations, publicity, packaging, and promotion of Decenturion and its affiliates and their businesses, products, and services, without further consent from or royalty, payment, or other compensation to you.

Decenturion shall be the exclusive owner of all rights, including copyright, in the Materials. You hereby irrevocably transfer, assign, and otherwise convey to Decenturion your entire right, title, and interest, if any, in and to the Materials and all copyrights and other intellectual property rights in the Materials arising in any jurisdiction throughout the universe in perpetuity, including all registration, renewal, and reversion rights, and the right to sue to enforce such copyrights against infringers. You acknowledge and agree that you have no right to review or approve Materials before they are used by Decenturion, and that Decenturion has no liability to you for any editing or alteration of the Materials or for any distortion or other effects resulting from Decenturion's editing, alteration, or use of the Materials, or Decenturion's presentation of you. Any credit or other acknowledgment of me, if any, shall be determined by Decenturion in Decenturion's sole discretion. Decenturion has no obligation to

create or use the Materials or to exercise any rights given by this Agreement.

To the fullest extent permitted by applicable law, you hereby irrevocably waive all legal and equitable rights relating to all liabilities, claims, demands, actions, suits, damages, and expenses, including but not limited to claims for copyright or trademark infringement, infringement of moral rights, libel, defamation, invasion of any rights of privacy (including intrusion, false light, public disclosure of private facts, and misappropriation of name or likeness), violation of rights of publicity, physical or emotional injury or distress, or any similar claim or cause of action in tort, contract, or any other legal theory, now known or hereafter known in any jurisdiction throughout the world (collectively, "**Claims**") arising directly or indirectly from the Authorized Persons' exercise of their rights under this Agreement or the production, exhibition, exploitation, advertising, promotion, or other use of the Materials, and whether resulting in whole or in part by the negligence of Decenturion or any other person, covenant not to make or bring any such Claim against any Authorized Persons, and forever release and discharge the Authorized Persons from liability under such Claims. You understand that Decenturion is relying on this Agreement and will incur significant expense in reliance on this Agreement, and you agree that this Agreement cannot be terminated, rescinded, or modified, in whole or in part.

5. MAINTENANCE AND SUPPORT

Basic software maintenance and support services will be provided, and will include provision of such updates, upgrades, bug fixes, patches, and other error corrections (collectively, "**Updates**") as Decenturion will make generally available free of charge to all Members of Decenturion. Decenturion may develop and provide Updates in its sole discretion, and Members agree that Decenturion has no obligation to develop any Updates at all or for particular issues. Members acknowledge that Decenturion may provide some or all Updates via download from a website designated by Decenturion and that Member's receipt thereof will require an internet connection, which connection is Member's sole responsibility. Decenturion has no obligation to provide Updates via any other media. Maintenance and support services do not include any new version or new release of the software that Decenturion may issue as a separate or new product, and Decenturion may determine whether any issuance qualifies as a new version, new release, or Update in its sole discretion.

Decenturion reserves the right to condition the provision of maintenance and support services, including all or any Updates, on Member's use of the copy of Decenturion software for which support is requested. Decenturion has no obligation to provide maintenance and support services, including Updates (i) for any but the most current or immediately preceding version or release of the Software, (ii) for any copy of Decenturion software for which all previously issued updates have not been installed, (iii) if Member is in breach under this Agreement; or (iv) for any software that has been modified other than by or with the authorization of Decenturion, or that is being used with any hardware, software, configuration, or operating system not specified in the this Agreement or expressly authorized by Decenturion.

6. ORDERS: HANDLING AND SETTLEMENT

Citizen Members are able to list their Digital Assets on their listing page for purchase by other Citizen Members. If someone chooses to purchase Digital Assets from someone else, then they may agree to do so and, in such an event, all payments shall be settled outside Decenturion. As soon as Decenturion gets

confirmation that the payment has been processed, then Digital Assets are transferred from one member to another.

7. AVAILABILITY OF SERVICES

Decenturion provides software platform without warranty of any kind, either express or implied. Decenturion does not represent that its website or mobile application will be available 100% of the time to meet your needs. Decenturion will strive to provide you with the service as soon as possible, but there are no guarantees that access will not be interrupted, or that there will be no delays, failures, errors, omissions or a loss of transmitted information.

Decenturion will use reasonable endeavors to ensure that its website or mobile application can be accessed by you in accordance with this Agreement. However, Decenturion may be suspended for maintenance, and you acknowledge that notice to you may not be possible in an emergency.

8. PRIVACY POLICY

Decenturion collects certain personal information you provide directly to us when you establish Decenturion account and obtain Decenturion passport as further outlined in Section 1 of this Agreement.

Decenturion may use your personal information only to the extent necessary to process any of our Members' transactions, personalize your experience, analyze usage by Decenturion Members, or help with any Member service requests. Decenturion is a free population so it does not perform behavioral tracking of its Members' activities on Decenturion. Decenturion does not allow third-party data collection through its platform.

Decenturion may share your personal information with law enforcement, data protection authorities, government officials, and other authorities if (i) compelled by subpoena, court order, or other legal procedure, (ii) disclosure is necessary to prevent physical harm or financial loss, (iii) necessary to report suspected illegal activity, or (iv) disclosure is necessary to investigate violations of Members' obligations or potential violations of law.

Decenturion may provide references or links to other websites ("External Websites"), which Decenturion does not control. Members agree that Decenturion is in no way responsible or liable for External Websites referenced or linked from Decenturion, including, but not limited to such External Website content, policies, failures, promotions, products, services or actions and/or any damages, losses, failures or problems caused by, related to, or arising from those sites. External Websites have separate and independent privacy policies. Members are encouraged to review the policies, rules, terms, and regulations of each site that they visit.

Decenturion uses two-tier authentication measures to ensure secure access to your account. Decenturion's security measures include, among many features, such protections as password requirements to protect directories and databases.

ALL INFORMATION THAT OUR MEMBER MAY PROVIDE TO DECENTURION OR TRANSMIT THROUGH ITS TECHNOLOGY IS PUBLIC.

Member's personal information may only be retained for as long as necessary to fulfil purposes described in this Agreement, subject to legal and regulatory obligations.

Decenturion is not liable for the activities of the Members in respect of their wallets. Members acknowledge and agree that they are solely responsible for their wallets. Decenturion is not liable for any loss, theft, or other actions in respect of the Members' wallets.

9. TRANSMISSION OF DATA OVER THE INTERNET / CONFIDENTIALITY

The transmission of data or information (including communications by e-mail) over the Internet or other publicly accessible networks may not always be secure, and is subject to possible loss, interception, or alteration while in transit. Accordingly, Decenturion does not assume any liability, without limitation, for any loss or damage you may experience or costs you may incur as a result of any transmissions over the Internet or other publicly accessible networks, including but not limited to transmissions involving the Platform or e-mail with Decenturion containing your personal information. While Decenturion will take commercially reasonable efforts to safeguard the privacy of the information you provide to Decenturion and will treat such information in accordance with the Privacy Policy contained herein, in no event will the information you provide to Decenturion be deemed to be confidential, create any fiduciary obligations for Decenturion, or result in any liability for Decenturion in the event that such information is negligently released by Decenturion or accessed by third parties without Decenturion's consent.

10. INTELLECTUAL PROPERTY RIGHTS

Members acknowledge and agree that the use of and access to Decenturion under this Agreement are provided under license, and not sold, to any Member. Members do not acquire any ownership interest in Decenturion under this Agreement, or any other rights thereto, other than to use the same in accordance with the all terms, conditions, and restrictions under this Agreement. Decenturion reserves and shall retain its entire right, title, and interest in and to the software and all Intellectual Property Rights arising out of or relating to the Platform software, except as expressly granted to the Members in this Agreement. Members shall safeguard all Platform software (including all copies thereof) from infringement, misappropriation, theft, misuse, or unauthorized access. As used herein, "Intellectual Property Rights" means any and all registered and unregistered rights granted, applied for, or otherwise now or hereafter in existence under or related to any patent, copyright, trademark, trade secret, database protection, or other intellectual property rights laws, and all similar or equivalent rights or forms of protection, in any part of the world.

11. LIMITED WARRANTY

THE PLATFORM SOFTWARE AND DOCUMENTATION ARE PROVIDED TO MEMBERS "AS IS" AND WITH ALL FAULTS AND DEFECTS WITHOUT WARRANTY OF ANY KIND. TO THE MAXIMUM EXTENT PERMITTED UNDER APPLICABLE LAW, EACH MEMBER, ON ITS OWN BEHALF AND ON BEHALF OF ITS AFFILIATES AND ITS AND THEIR RESPECTIVE LICENSORS AND SERVICE PROVIDERS, EXPRESSLY DISCLAIMS ALL WARRANTIES, WHETHER EXPRESS, IMPLIED, STATUTORY, OR OTHERWISE, WITH RESPECT TO THE SOFTWARE AND DOCUMENTATION, INCLUDING ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT, AND WARRANTIES THAT MAY ARISE OUT OF COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE, OR TRADE PRACTICE. WITHOUT LIMITATION TO THE FOREGOING, DECENTURION PROVIDES NO WARRANTY OR UNDERTAKING, AND MAKES NO REPRESENTATION OF ANY KIND THAT THE PLATFORM WILL MEET THE MEMBER'S REQUIREMENTS, ACHIEVE ANY INTENDED RESULTS, BE COMPATIBLE, OR WORK WITH ANY OTHER SOFTWARE, APPLICATIONS, SYSTEMS, OR SERVICES, OPERATE WITHOUT INTERRUPTION, MEET

ANY PERFORMANCE OR RELIABILITY STANDARDS OR BE ERROR FREE, OR THAT ANY ERRORS OR DEFECTS CAN OR WILL BE CORRECTED.

12. LIMITED LIABILITY

IN NO EVENT WILL DECENTURION, OR ANY OF ITS AFFILIATES OR THEIR RESPECTIVE OWNERS, DIRECTORS AND OFFICERS, AS WELL AS LICENSORS OR SERVICE PROVIDERS, BE LIABLE TO ANY MEMBER OR ANY THIRD PARTY FOR ANY USE, INTERRUPTION, DELAY, OR INABILITY TO USE THE PLATFORM SOFTWARE; LOST REVENUES OR PROFITS; DELAYS, INTERRUPTION, OR LOSS OF SERVICES, BUSINESS, OR GOODWILL; LOSS OR CORRUPTION OF DATA; LOSS RESULTING FROM SYSTEM OR SYSTEM SERVICE FAILURE, MALFUNCTION, OR SHUTDOWN; FAILURE TO ACCURATELY TRANSFER, READ, OR TRANSMIT INFORMATION; FAILURE TO UPDATE OR PROVIDE CORRECT INFORMATION; SYSTEM INCOMPATIBILITY OR PROVISION OF INCORRECT COMPATIBILITY INFORMATION; OR BREACHES IN SYSTEM SECURITY; OR FOR ANY CONSEQUENTIAL, INCIDENTAL, INDIRECT, EXEMPLARY, SPECIAL, OR PUNITIVE DAMAGES, WHETHER ARISING OUT OF OR IN CONNECTION WITH THIS AGREEMENT, BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), OR OTHERWISE, REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE AND WHETHER OR NOT DECENTURION WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

IN NO EVENT WILL DECENTURION, INCLUDING ANY OF ITS OR THEIR RESPECTIVE LICENSORS' AND SERVICE PROVIDERS', BEAR COLLECTIVE AGGREGATE LIABILITY UNDER OR IN CONNECTION WITH THIS AGREEMENT OR ITS SUBJECT MATTER, UNDER ANY LEGAL OR EQUITABLE THEORY, INCLUDING BREACH OF CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, AND OTHERWISE EXCEED \$100.00.

THE LIMITATIONS SET FORTH IN THIS SECTION SHALL APPLY EVEN IF THE LICENSEE'S REMEDIES UNDER THIS AGREEMENT FAIL OF THEIR ESSENTIAL PURPOSE.

13. RELEASE OF DECENTURION / INDEMNIFICATION

Decenturion encourages its Members to resolve any disputes amicably. However, should a dispute arise between you and one or more other Members of Decenturion, you release Decenturion, its affiliates and service providers, and each of their respective officers, directors, agents, joint ventures, employees and representatives from any and all claims, demands and damages (actual and consequential) of every kind and nature arising out of or in any way connected with such disputes. You agree to indemnify and hold Decenturion, its affiliates and service providers, and each of its or their respective officers, directors, agents, joint ventures, employees and representatives, harmless from any claim or demand (including attorneys' fees and any fines, fees or penalties imposed by any regulatory authority) arising out of or related to your breach of this Agreement or your violation of any law, rule or regulation, or the rights of any third party.

14. CYBERSECURITY

Decenturion does not have any ability to prevent or mitigate attacks on blockchain networks or prevent hacker attacks. Decenturion makes no representation and does not warrant the safety of

the Platform and is not liable for any lost value or stolen property, whether or not Decenturion was negligent in providing the proper security.

15. COOKIE POLICY

Decenturion uses cookies. Cookies are small text files that are placed on your computer by websites that you visit. They are widely used in order to make websites work, or work more efficiently, as well as to provide information to the owners of the site.

Cookies are typically stored on your computer's hard drive. Information collected from cookies is used by Decenturion to evaluate the effectiveness of its services, analyze trends, and administer the Decenturion platform. The information collected from cookies allows Decenturion to determine such things as which parts of the website or application are most visited and difficulties our Members may experience in accessing our site. With this knowledge, Decenturion can improve the quality of Members' experience on the Decenturion platform by recognizing and delivering more of the most desired features and information, as well as by resolving access difficulties.

16. TERM AND TERMINATION.

CITIZEN MEMBERS CAN DEACTIVATE THEIR ACCOUNT BY DELETING IT AND DESTROYING THEIR PASSPORT. IF THE MEMBER HAS NOT MOVED THE DIGITAL ASSETS FROM ITS DECENTURION WALLET BEFORE DEACTIVATING IT, THEN ALL SUCH DIGITAL ASSETS WILL BE DESTROYED. EACH MEMBER IS RESPONSIBLE FOR MOVING ALL OF THEIR DIGITAL ASSETS FROM THEIR ACCOUNT BEFORE DEACTIVATING IT.

RISK FACTORS

Owning digital assets involves a high degree of risk. Members should carefully consider the risks described below, together with all of the other information contained in User Agreement and Terms of Use before making a decision to own digital assets. The following actual and potential risk factors should be taken into account in evaluating the merits and suitability of owning digital assets. The risks set forth below are not the only risks that should be considered when evaluating whether to potentially own digital assets.

By accepting and owning digital assets, you expressly acknowledge and assume the following risks:

RISKS RELATED TO DECENTURION

Decenturion has a limited operating history and any success to date may not be indicative of future results.

Decenturion has a limited operating history upon which an evaluation of its prospects and future performance can be made. Decenturion's proposed operations are subject to all business risks commonly associated with new enterprises. Owning the digital assets of the decentralized Decenturion platform (the "Platform") must be considered in light of the problems, expenses, difficulties, complications, and delays frequently encountered in connection with the inception of a business, the operation in a competitive industry, and the continued development of advertising, promotions, and a corresponding client base. Each Member should consider Decenturion's business, operations and prospects in light of the risks, expenses and challenges faced as an early-stage company.

Decenturion and/or the Platform may dissolve.

It is possible that, due to any number of reasons, including, but not limited to, an unfavorable fluctuation in the value of ETH, BTC or other cryptographic and fiat currencies, a decrease in the digital assets' utility, the failure of commercial relationships, or intellectual property ownership challenges, the Platform may no longer be viable to operate, or Decenturion may dissolve.

Decenturion relies on third parties to adopt the Platform for the success of its operations and the digital assets.

Decenturion relies on third parties, including various companies with which it has or hopes to establish partnerships, to adopt the Platform and use the services that Decenturion provides. While Decenturion will promote and market the Platform to potential users, it cannot guarantee that it will be successful or that the Platform will grow as expected. If third parties or Decenturion's partners fail to effectively utilize the Platform, then Decenturion's operations as well as the digital asset's functionality and value may be adversely affected.

It is also possible that alternative networks could be established that use protocols that are the same or similar to the protocol underlying the Platform and attempt to provide services that are materially similar to Decenturion's services. The Platform may have to compete with these alternative platforms, which could negatively impact the Platform and the digital assets.

RISKS RELATED TO THE DIGITAL ASSETS AND THE BLOCKCHAIN

There are risks associated with the Ethereum protocol.

Because the digital assets are based on the Ethereum protocol, any malfunction, breakdown or abandonment of the Ethereum protocol may have a material adverse effect on the digital assets. Moreover, advances in cryptography, or technical advances such as the development of quantum computing, could present risks to the digital assets by rendering ineffective the cryptographic consensus mechanism that underpins the Ethereum protocol.

The Members may lose access to digital assets due to loss of private key(s).

A private key, or a combination of private keys, is necessary to control and dispose of digital assets stored in the Member's digital wallet or vault. Accordingly, loss of requisite private key(s) associated with the Member's digital wallet or vault storing digital assets will result in loss of such digital assets. Moreover, any third party that gains access to such private key(s), including by gaining access to login credentials of a hosted wallet service, may be able to misappropriate the digital assets.

Taxation of digital assets is uncertain.

The tax characterization of digital assets is uncertain. Members must seek their own tax advice in connection with owning digital assets, which may result in adverse tax consequences, including withholding taxes, income taxes and tax reporting requirements. Each Member should consult with and

must rely upon the advice of its own professional tax advisors with respect to the U.S. and non-U.S. tax treatment of digital asset ownership.

This issuance of digital assets may constitute the issuance of a “security” under the U.S. securities laws.

Decenturion has not received any opinion from a federal or state regulator that the digital assets to be offered by on or through the Platform are or are not securities. If the digital assets are deemed to be securities, this may require their registration or compliance with applicable exemptions from registration with the SEC.

On July 25, 2017, the SEC issued a Report of Investigation under Section 21(a) of the Exchange Act describing an SEC investigation of The DAO, a virtual organization, and its use of distributed ledger or blockchain technology to facilitate the offer and sale of DAO Tokens to raise capital. The Commission applied existing U.S. federal securities laws to this new paradigm, determining that DAO Tokens were securities. The Commission stressed that those who offer and sell securities in the U.S. are required to comply with federal securities laws, regardless of whether those securities are purchased with virtual currencies or distributed with blockchain technology. The Commission’s announcement, and the related report, may be found here: <https://www.sec.gov/news/press-release/2017-131>.

Furthermore, in December 2017 the SEC took certain adverse actions against PlexCoin and Munchee, Inc. in connection with their token sales, applying the same legal framework that it used in connection with its investigation of the DAO. The cease and desist order entered into by Munchee, Inc. stated that the Munchee token was a security and the offer and sale of the token without registration under the Securities Act was a violation of Section 5 of the Securities Act. Additionally, in the Plexcoin complaint, the SEC also took the position that the token offering was an illegal offer and sale of a security in violation of Section 5 of the Securities Act, among other claims, and obtained an emergency asset freeze to halt the token offering. If the SEC continues to scrutinize the token industry, and if the SEC continues to take a broad view of what constitutes a security in its evaluation of digital assets, it is possible that the digital assets will be deemed a security and that the offer and sale of the digital assets will be deemed an offering of securities subject to the Securities Act. In such an event, Decenturion and other participating Startups may be required to register their token offerings under the Securities Act which would result in significant delay in the issuance of digital assets and would cause them to incur substantial additional expense. As a result, Decenturion and other participating Startups may not be able to complete an offering of the digital assets at all. Further, Decenturion and other participating Startups may be required to restructure their operations and the overall distribution of the digital assets to comply with applicable regulations or regulatory guidance or seek specific regulatory guidance from the staff of the SEC, which may take a significant amount of time.

The regulatory regime governing the blockchain technologies, cryptocurrencies, and digital assets such as the Platform and the digital assets is uncertain, and new regulations or policies may materially adversely affect the development of the Platform and the utility of the digital assets.

Regulation of digital assets, cryptocurrencies, blockchain technologies, and cryptocurrency exchanges currently is undeveloped and likely to rapidly evolve, varies significantly among international, federal, state and local jurisdictions and is subject to significant uncertainty. Various legislative and executive bodies in the United States and in other countries may in the future, adopt laws, regulations, guidance, or

other actions, which may severely impact the development and growth of the Platform and the adoption and utility of the digital assets that are offered by and through the Platform. Failure by Decenturion or certain Members of the Platform to comply with any laws, rules and regulations, some of which may not exist yet or are subject to interpretation and may be subject to change, could result in a variety of adverse consequences, including civil penalties and fines.

As blockchain networks and blockchain assets have grown in popularity and in market size, federal and state agencies have begun to take interest in, and in some cases regulate, their use and operation. Treatment of virtual currencies continues to evolve under federal law. The Department of the Treasury, the SEC, and the Commodity Futures Trading Commission (“CFTC”), for example, have published guidance on the treatment of virtual currencies. The IRS released guidance treating virtual currency as property that is not currency for U.S. federal income tax purposes, although there is no indication yet whether other courts or federal or state regulators will follow this classification. Both federal and state agencies have instituted enforcement actions against those violating their interpretation of existing laws.

The regulation of non-currency use of blockchain assets is also uncertain. The CFTC has publicly taken the position that certain blockchain assets are commodities, and the SEC has issued a public report stating federal securities laws require treating some blockchain assets as securities. To the extent that a domestic government or quasi-governmental agency exerts regulatory authority over a blockchain network or asset, the Platform and the digital assets offered by and through the Platform may be materially and adversely affected.

Blockchain networks also face an uncertain regulatory landscape in many foreign jurisdictions such as the European Union, China and Russia. Various foreign jurisdictions may, in the near future, adopt laws, regulations or directives that affect the Platform and its Members. The effect of any future regulatory change is impossible to predict, but such change could be substantial and materially adverse to the development and growth of the Platform and the adoption and utility of the digital assets.

New or changing laws and regulations or interpretations of existing laws and regulations, in the United States and other jurisdictions, may materially and adversely impact the value of the digital assets. As a result, it is possible that there could be legal disputes over the interpretation of smart contracts used in connection with the Platform, thus undermining the functionality of the Platform and the digital assets offered by or through the Platform.

The further development and acceptance of blockchain networks, which are part of a new and rapidly changing industry, are subject to a variety of factors that are difficult to evaluate. The slowing or stopping of the development or acceptance of blockchain networks and blockchain assets would have an adverse material effect on the successful development and adoption of the digital assets.

The growth of the blockchain industry is subject to a high degree of uncertainty. The factors affecting the further development of the cryptocurrency industry, as well as blockchain networks, include, without limitation:

- Popularity and use of blockchain technologies and blockchain-based digital assets;
- Regulation of blockchain assets and of their use;
- Changes in consumer demographics and public tastes and preferences; and
- The availability and popularity of other forms or methods of buying and selling goods and services, or trading assets including new means of using fiat currencies or existing traditional networks.

Unanticipated Risks.

Cryptographic digital assets, including the digital assets, are a relatively new and untested technology. In addition to the risks included herein, there are other risks associated with the purchase, holding and use of the digital assets, including those that Decenturion and other participating Startups cannot anticipate. Such risks may further materialize as unanticipated variations or combinations of the risks discussed in the User Agreement and Terms of Use.