

TERMS AND CONDITIONS

WE ADVISE YOU TO CAREFULLY READ THE FOLLOWING TERMS OF USE (HEREINAFTER: »TERMS«) BEFORE BUYING HTL TOKEN. BY BUYING HTL TOKEN YOU ACKNOWLEDGE AND AGREE TO THESE TERMS. IF YOU DO NOT AGREE TO THESE TERMS, DO NOT PURCHASE HTL FROM THE COMPANY. BY PURCHASING HTL FROM THE COMPANY, YOU WILL BE BOUND BY THESE TERMS. IF YOU HAVE ANY QUESTIONS REGARDING THESE TERMS, PLEASE CONTACT THE COMPANY AT INFO@HOTELIUM.IO.

THE FOLLOWING TERMS AND CONDITIONS (HEREINAFTER ALSO AS: "TERMS") GOVERN YOUR (HEREINAFTER ALSO AS: "YOU" OR THE "PURCHASER" OR THE "BACKER") PURCHASE OF CRYPTOGRAPHIC TOKENS (HEREINAFTER ALSO AS: "HTL") FROM **PLANET PROGRAM D.O.O.**, AN EXEMPTED COMPANY REGISTERED IN SLOVENIA, VOJKOVA, 1000 LJUBLJANA, TAX NO. SI59243384.

THIS DOCUMENT IS NOT A SOLICITATION FOR INVESTMENT AND DOES NOT PERTAIN IN ANY WAY TO AN OFFERING OF SECURITIES IN ANY JURISDICTION. THIS DOCUMENT DESCRIBES THE HTL TOKEN SALE.

BY PURCHASING HTL, AND TO THE EXTENT PERMITTED BY LAW, YOU ARE AGREEING NOT TO HOLD ANY OF THE COMPANY AND ITS RESPECTIVE PAST, PRESENT AND FUTURE EMPLOYEES, OFFICERS, DIRECTORS, CONTRACTORS, CONSULTANTS, EQUITY HOLDERS, SUPPLIERS, VENDORS, SERVICE PROVIDERS, PARENT COMPANIES, SUBSIDIARIES, AFFILIATES, AGENTS, REPRESENTATIVES, PREDECESSORS, SUCCESSORS AND ASSIGNS (HEREINAFTER ALSO AS: "HTL TEAM") LIABLE FOR ANY LOSSES OR ANY SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES ARISING FROM, OR IN ANY WAY CONNECTED, TO THE SALE OF HTL, INCLUDING LOSSES ASSOCIATED WITH THE TERMS SET FORTH BELOW.

1. RISKS CONNECTED TO BUYING CRYPTO ASSETS

DO NOT PURCHASE HTL IF YOU ARE NOT AN EXPERT IN DEALING WITH CRYPTOGRAPHIC TOKENS AND BLOCKCHAIN-BASED SOFTWARE SYSTEMS. BEFORE PURCHASING HTL, YOU SHOULD CAREFULLY CONSIDER THE TERMS LISTED BELOW AND, TO THE EXTENT NECESSARY, CONSULT AN APPROPRIATE LAWYER, ACCOUNTANT, OR TAX PROFESSIONAL. IF ANY OF THE FOLLOWING TERMS ARE UNACCEPTABLE TO YOU, YOU SHOULD NOT PURCHASE HTL.

PURCHASES OF HTL SHOULD BE UNDERTAKEN ONLY BY INDIVIDUALS, ENTITIES, OR COMPANIES THAT HAVE SIGNIFICANT EXPERIENCE WITH, AND UNDERSTANDING OF, THE USAGE AND INTRICACIES OF CRYPTOGRAPHIC TOKENS, INCLUDING ETHEREUM TOKENS, AND BLOCKCHAIN-BASED SOFTWARE SYSTEMS. PURCHASERS SHOULD HAVE A FUNCTIONAL UNDERSTANDING OF STORAGE AND TRANSMISSION MECHANISMS ASSOCIATED WITH OTHER CRYPTOGRAPHIC TOKENS. WHILE THE COMPANY WILL BE AVAILABLE TO ASSIST PURCHASERS OF HTL DURING THE SALE, THE COMPANY WILL NOT BE RESPONSIBLE IN ANY WAY FOR LOSS OF ETH OR HTL RESULTING FROM ACTIONS TAKEN BY OR OMITTED BY PURCHASERS. IF YOU DO NOT HAVE SUCH EXPERIENCE OR EXPERTISE, THEN YOU SHOULD NOT PURCHASE HTL OR PARTICIPATE IN THE SALE OF HTL. YOUR PARTICIPATION IN HTL SALE IS DEEMED TO BE YOUR UNDERTAKING THAT YOU SATISFY THE REQUIREMENTS MENTIONED IN THIS PARAGRAPH.

PURCHASER AGREES TO BUY, AND COMPANY AGREES TO SELL, THE HTL TOKENS UNDER THE FOLLOWING TERMS:

2. PROHIBITION ON CERTAIN CONTRIBUTORS

CITIZENS, NATIONALS AND ANY LEGAL OR NATURAL PERSONS RESIDING IN THE PEOPLE'S REPUBLIC OF CHINA, SINGAPORE, CANADA, SOUTH KOREA AND / OR THE UNITED STATES OF AMERICA, INCLUDING PUERTO RICO, THE U.S. VIRGIN ISLANDS OR ANY OTHER TERRITORIES IN THE POSSESSION OF THE USA, ARE PROHIBITED FROM PURCHASING HTL TOKENS IN PRIVATE PRE-SALE OR PUBLIC SALE. ONLY US CITIZENS/RESIDENTS, THAT ARE ACCREDITED INVESTORS, ARE ELIGIBLE FOR HTL PURCHASE. THE COMPANY HAS FULL DISCRETION TO DECIDE WHETHER TO SELL HTL TOKENS TO SUCH INVESTORS.

IF SUCH PROHIBITED OR RESTRICTED PERSONS PURCHASE OR TRY TO PURCHASE HTL TOKENS, SUCH PERSON HAS DONE SO ON AN UNLAWFUL, UNAUTHORIZED AND FRAUDULENT BASIS AND IN THIS REGARD AND WILL ALONE BEAR NEGATIVE CONSEQUENCES. AFORESAID PERSONS THAT PARTICIPATE IN THE TOKEN SALE BY PROVIDING FALSE INFORMATION ABOUT THEIR CITIZENSHIP, RESIDENCY PLACE AND NATIONALITY WILL BE IN BREACH OF THESE TERMS AND WILL BE REQUIRED TO INDEMNIFY **PLANET PROGRAM LTD** IN RESPECT OF ANY DAMAGES AND/OR LOSSES SUFFERED DUE TO THIS BREACH UNDER THE INDEMNIFICATION PROVISIONS SET OUT IN THESE TERMS.

3. CONDITIONS FOR HTL TOKEN SALE

WHEN YOU PURCHASE OR OTHERWISE RECEIVE HTL TOKEN, YOU MAY ONLY DO SO BY ACCEPTING THE FOLLOWING CONDITIONS AND, BY DOING SO, YOU WARRANT AND REPRESENT THAT THE FOLLOWING ARE A TRUE AND ACCURATE REFLECTION OF THE BASIS ON WHICH YOU ARE ACQUIRING THE HTL TOKENS:

- THE COMPANY DOES NOT GUARANTEE THE GROWTH OF HTL.
- MEMBERS HAVE THE OPPORTUNITY TO PARTICIPATE IN THEIR HTL IN THE FORM OF DIFFERENT PACKAGES FOR WHICH THE MONTHLY LOYALTY REWARD IS PAID ACCORDING TO THE TYPE OF PACKAGE (THE ATTACHED TABLE ON THE WHITE PAPER OR ON THE BUY PACKAGES TAB);
- THE COMPANY RESERVES THE RIGHT TO LIMIT THE AMOUNT OF ONE-OFF PAYMENT TO PROTECT THE HTL PROJECT;
- NEITHER THE COMPANY NOR ANY OF THE HTL TEAM HAS PROVIDED YOU WITH ANY ADVICE REGARDING WHETHER HTL IS A SUITABLE INVESTMENT FOR YOU;
- YOU HAVE ENOUGH KNOWLEDGE AND UNDERSTANDING OF THE FUNCTIONALITY, USAGE, STORAGE, TRANSMISSION MECHANISMS AND INTRICACIES ASSOCIATED WITH CRYPTOGRAPHIC TOKENS, SUCH AS (BUT NOT LIMITED TO) BITCOIN AND ETHER, AS WELL AS BLOCKCHAIN-BASED SOFTWARE SYSTEMS GENERALLY;
- YOU ARE LEGALLY PERMITTED TO RECEIVE AND HOLD AND MAKE USE OF HTL IN YOUR AND ANY OTHER RELEVANT JURISDICTION;
- YOU WILL PROVIDE US WITH ALL INFORMATION, DOCUMENTATION OR COPY DOCUMENTATION THAT WE REQUIRE TO PERFORM A KYC (KNOW YOUR CUSTOMER) AND SELL HTL TO YOU;
- YOU WILL PROVIDE US WITH ANY ADDITIONAL INFORMATION WHICH MAY BE REASONABLY REQUIRED IN ORDER THAT WE CAN FULFIL OUR LEGAL, REGULATORY

AND CONTRACTUAL OBLIGATIONS, INCLUDING BUT NOT LIMITED TO ANY ANTI-MONEY LAUNDERING OBLIGATION;

- YOU WILL NOTIFY US PROMPTLY OF ANY CHANGE TO THE INFORMATION PROVIDED BY YOU TO US;
- YOU ARE AT LEAST 18 YEARS OLD (IF AN INDIVIDUAL) TO LEGALLY OBTAIN HTL, AND YOU ARE NOT AWARE OF ANY OTHER LEGAL REASON TO PREVENT YOU FROM OBTAINING HTL;
- YOU TAKE SOLE RESPONSIBILITY FOR ANY RESTRICTIONS AND RISKS ASSOCIATED WITH RECEIVING AND HOLDING HTL, INCLUDING BUT NOT LIMITED TO THESE SET OUT IN ANNEX A;
- BY ACQUIRING HTL, YOU MAY NOT MAKE A REGULATED INVESTMENT ACCORDING TO THE JURISDICTION THAT APPLIES TO YOU AS AN INVESTOR;
- YOU ARE NOT OBTAINING OR USING HTL FOR ANY ILLEGAL PURPOSE, AND WILL NOT USE HTL FOR ANY ILLEGAL PURPOSE;
- TO THE EXTENT PERMITTED BY LAW AND PROVIDED WE ACT IN GOOD FAITH, THE COMPANY MAKES NO WARRANTY WHATSOEVER, EITHER EXPRESSED OR IMPLIED, REGARDING THE FUTURE SUCCESS OF HTL AND/OR THE ETHEREUM NETWORK;
- YOU ACCEPT THAT HTL IS CREATED AND YOU OBTAIN HTL ON AN “AS IS” AND “UNDER DEVELOPMENT” BASIS. THEREFORE, PROVIDED THAT THE COMPANY ACTS IN GOOD FAITH, YOU ACCEPT THAT THE COMPANY IS PROVIDING HTL WITHOUT BEING ABLE TO PROVIDE ANY WARRANTIES IN RELATION TO HTL, INCLUDING, BUT NOT LIMITED TO, TITLE, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE;
- YOU ACCEPT THAT YOU BEAR SOLE RESPONSIBILITY FOR DETERMINING IF (I) THE ACQUISITION, THE ALLOCATION, USE OR OWNERSHIP OF HTL (II) THE POTENTIAL APPRECIATION OR DEPRECIATION IN THE VALUE OF HTL OVER TIME, IF ANY, (III) THE SALE AND PURCHASE OF HTL; AND/OR (IV) ANY OTHER ACTION OR TRANSACTION RELATED TO HTL HAS TAX IMPLICATIONS.
- ALL PURCHASES OF HTL ARE FINAL

4. OVERVIEW OF HTL

HTL IS A UTILITY TOKEN WITH UTILITY FEATURES, IS ERC20-COMPLIANT AND EMBEDDED IN THE ETHEREUM BLOCKCHAIN AS A SMART CONTRACT.

HTL IS REQUIRED FOR PROPER OPERATION AND COMPREHENSIVE UTILIZATION OF HTL (AS DEFINED IN THE WHITE PAPER (THE “WHITE PAPER”) PROVIDED AT [HTTPS://WWW.HOTELIUM.IO](https://www.hotelium.io) (THE “WEBSITE”) AS OF THE DATE THE PURCHASER ACQUIRES HTL TOKEN). AFTER THE HTL SALE, EACH HTL IS BACKED BY THE PURCHASE OF THE UNDERLYING ASSETS, AS DESCRIBED IN THE WHITE PAPER. TO THE EXTENT THEY DO NOT CONTRADICT THESE TERMS, THE RIGHTS CONNECTED TO HTL ARE SUBJECT TO THE LIMITATIONS SET OUT IN THE WHITE PAPER, BUT THIS SHOULD IN NO CASE CREATE OBLIGATIONS FOR THE COMPANY IN ADDITION TO THE ONES CONTAINED IN THESE TERMS. THE COMPANY RESERVES THE RIGHT TO CIRCUMVENT THE ALGORITHM USED TO SELECT THE UNDERLYING ASSETS IF IT BELIEVES, IN ITS SOLE DISCRETION, THAT SUCH SELECTED UNDERLYING ASSETS COULD ADVERSELY AFFECT THE COMPANY OR HTL FROM A REGULATORY OR LEGAL PERSPECTIVE. THE COMPANY SHALL HAVE THE RIGHT TO SELL ANY SUCH UNDERLYING ASSETS (IF ALREADY PART OF HTL PORTFOLIO) AND BLOCK THEIR ACQUISITION.

THE MAXIMUM TOTAL AMOUNT OF HTL TO BE ISSUED IS 490,000,000. HTLS ARE GENERATED AS PURCHASERS BUY THEM AND THE TOTAL SUPPLY OF HTLS WILL BE FIXED AFTER THE END OF THE HTL SALE. NO MORE HTL WILL BE ISSUED AFTER THE END OF THE HTL SALE, AS DESCRIBED IN THE PRECEDING PARAGRAPH. OWNERSHIP OF HTL DURING THE HTL TOKEN SALE CARRIES NO RIGHTS EXPRESS OR IMPLIED. PURCHASES OF HTL ARE NON-REFUNDABLE.

5. LIMITATION OF LIABILITY

TO THE FULLEST EXTENT POSSIBLE BY APPLICABLE LAW, IN NO EVENT SHALL THE COMPANY OR ANY OF THE COMPANY INDEMNIFIED PARTIES BE LIABLE TO YOU OR ANYONE ELSE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES OF ANY KIND. INCLUDING, BUT NOT LIMITED TO, WHERE RELATED TO LOSS OF REVENUE, INCOME OR PROFITS, LOSS OF USE OR DATA, OR DAMAGES FOR BUSINESS INTERRUPTION, ARISING OUT OF OR IN ANY WAY RELATED TO THE SALE OR USE OF THE HTL TOKENS OR OTHERWISE RELATED TO THESE TERMS, REGARDLESS OF THE FORM OF ACTION, WHETHER BASED IN CONTRACT, TORT (INCLUDING, BUT NOT LIMITED TO, SIMPLE NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), OR ANY OTHER LEGAL OR EQUITABLE THEORY (EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE). IN NO EVENT SHALL THE COMPANY AGGREGATE ITS LIABILITY AND THE COMPANY INDEMNIFIED PARTIES (JOINTLY), WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), OR OTHER THEORY, ARISING OUT OF OR RELATING TO THESE TERMS OR THE USE OF OR INABILITY TO USE THE HTL TOKENS, EXCEED THE AMOUNT YOU PAY TO US FOR THE HTL TOKENS. THE LIMITATIONS SET FORTH ABOVE SHALL NOT LIMIT OR EXCLUDE LIABILITY FOR THE GROSS NEGLIGENCE, FRAUD OR INTENTIONAL, WILLFUL OR RECKLESS MISCONDUCT OF THE COMPANY.

THE COMPANY SHALL NOT BE LIABLE FOR ANY COMPENSATION, REIMBURSEMENT, OR DAMAGES ARISING IN CONNECTION WITH: (I) YOUR INABILITY TO PARTICIPATE IN THE PRE-SALE, INCLUDING WITHOUT LIMITATION AS A RESULT OF ANY TERMINATION OR SUSPENSION OF THE WEBSITE [HTTPS://WWW.HOTELIUM.IO/](https://www.hotelium.io/) OR THESE TERMS, POWER OUTAGES, MAINTENANCE, DEFECTS, SYSTEM FAILURES, MISTAKES, OMISSIONS, ERRORS, DEFECTS, VIRUSES, DELAYS IN OPERATION OR TRANSMISSION OR ANY FAILURE OF PERFORMANCE, (II) THE COST OF PROCUREMENT OF SUBSTITUTE GOODS OR SERVICES, (III) ANY OF YOUR EXPENDITURES, OR COMMITMENTS IN CONNECTION WITH THESE TERMS OR YOUR PARTICIPATION IN THE TOKEN SALE OR USE OF THE SERVICES, (IV) YOUR RELIANCE ON ANY INFORMATION OBTAINED FROM THE COMPANY, (V) FORCE MAJEURE EVENT, COMMUNICATIONS FAILURE, THEFT OR OTHER INTERRUPTIONS OR (VI) ANY UNAUTHORIZED ACCESS, ALTERATION, DELETION, DESTRUCTION, DAMAGE, LOSS OR FAILURE TO STORE ANY DATA, INCLUDING RECORDS, PRIVATE KEY OR OTHER CREDENTIALS, ASSOCIATED WITH TOKEN SALE, HTL PLATFORM, PERSONAL INFORMATION.

THE HTL TEAM IS ALSO NOT LIABLE FOR FAILURE TO PERFORM SOLELY CAUSED BY FORCE MAJEURE INCLUDING BUT NOT LIMITED TO:

- UNAVOIDABLE CASUALTY,
- DELAYS IN DELIVERY OF MATERIALS,

- EMBARGOES,
- GOVERNMENT ORDERS,
- ACTS OF CIVIL OR MILITARY AUTHORITIES,
- ACTS OF CRIMINAL COMMUNITIES
- ACTS BY COMMON CARRIERS,
- EMERGENCY CONDITIONS (INCLUDING WEATHER CONDITIONS),
- SECURITY ISSUES ARISING FROM THE TECHNOLOGY USED

OR ANY SIMILAR UNFORESEEN EVENT THAT RENDERS PERFORMANCE COMMERCIALY IMPLAUSIBLE. IF AN EVENT OF FORCE MAJEURE OCCURS, THE PARTY INJURED BY THE OTHER'S INABILITY TO PERFORM MAY ELECT TO SUSPEND THE TERMS, IN WHOLE OR PART, FOR THE DURATION OF THE FORCE MAJEURE CIRCUMSTANCES. THE PARTY EXPERIENCING THE FORCE MAJEURE CIRCUMSTANCES SHALL COOPERATE WITH AND ASSIST THE INJURED PARTY IN ALL REASONABLE WAYS TO MINIMIZE THE IMPACT OF FORCE MAJEURE ON THE INJURED PARTY.

INFORMATION, PRODUCTS, AND SERVICES INCLUDED IN OR AVAILABLE THROUGH WEBSITE MAY INCLUDE INACCURACIES OR TYPOGRAPHICAL ERRORS. CHANGES ARE PERIODICALLY ADDED TO THE INFORMATION HEREIN. THE COMPANY MAY MAKE IMPROVEMENTS OR CHANGES ON THE WEBSITE AT ANY TIME. NO INFORMATION PROVIDED TO YOU BY THE COMPANY WILL BE CONSIDERED OR CONSTRUED AS ADVICE.

6. DISCLAIMER OF WARRANTIES AND REPRESENTATIONS

THE PURCHASER EXPRESSLY AGREES THAT THE PURCHASER IS PURCHASING HTL AT THE PURCHASER'S SOLE RISK AND THAT HTL IS PROVIDED ON AN "AS IS" BASIS WITHOUT WARRANTIES OF ANY KIND, EITHER EXPRESS OR IMPLIED, INCLUDING, BUT NOT LIMITED TO, WARRANTIES OF TITLE OR IMPLIED WARRANTIES, MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE (EXCEPT ONLY TO THE EXTENT PROHIBITED UNDER APPLICABLE LAW WITH ANY LEGALLY REQUIRED WARRANTY PERIOD TO THE SHORTER OF THIRTY DAYS FROM FIRST USE OR THE MINIMUM PERIOD REQUIRED). WITHOUT LIMITING THE FOREGOING, NONE OF THE HTL TEAM WARRANTS THAT THE PROCESS FOR PURCHASING HTL WILL BE UNINTERRUPTED OR ERROR-FREE.

7. COMPLETE AGREEMENT

THESE TERMS SET FORTH THE ENTIRE UNDERSTANDING BETWEEN THE PURCHASER AND THE COMPANY PLANET PROGRAM LTD WITH RESPECT TO THE PURCHASE AND SALE OF HTL. FOR FACTS RELATING TO THE SALE AND PURCHASE, THE PURCHASER AGREES TO RELY ONLY ON THE TERMS IN DETERMINING PURCHASE DECISIONS AND UNDERSTANDS THAT THE TERMS GOVERN THE SALE OF HTL AND SUPERSEDE ANY PUBLIC STATEMENTS ABOUT THE HTL TOKEN SALE MADE BY THIRD PARTIES OR BY THE HTL TEAM OR INDIVIDUALS ASSOCIATED WITH ANY OF THE HTL TEAM, PAST AND PRESENT AND DURING THE HTL TOKEN SALE.

8. SEVERABILITY

THE PURCHASER AND THE COMPANY AGREE THAT IF ANY PORTION OF THESE TERMS IS FOUND ILLEGAL OR UNENFORCEABLE, IN WHOLE OR IN PART, SUCH PROVISION

SHALL, AS TO SUCH JURISDICTION, BE INEFFECTIVE SOLELY TO THE EXTENT OF SUCH DETERMINATION OF INVALIDITY OR UNENFORCEABILITY WITHOUT AFFECTING THE VALIDITY OR ENFORCEABILITY THEREOF IN ANY OTHER MANNER OR JURISDICTION AND WITHOUT AFFECTING THE REMAINING PROVISIONS OF THE TERMS, WHICH SHALL CONTINUE TO BE IN FULL FORCE AND EFFECT.

9. NO WAIVER

THE FAILURE OF THE COMPANY TO REQUIRE OR ENFORCE STRICT PERFORMANCE BY THE PURCHASER OF ANY PROVISION OF THESE TERMS OR THE COMPANY'S FAILURE TO EXERCISE ANY RIGHT UNDER THESE TERMS SHALL NOT BE CONSTRUED AS A WAIVER OR RELINQUISHMENT OF THE COMPANY'S RIGHT TO ASSERT OR RELY UPON ANY SUCH PROVISION OR RIGHT IN THAT OR ANY OTHER INSTANCE. THERE ARE NO GUARANTEES AT ALL. THE EXPRESS WAIVER BY THE COMPANY OF ANY PROVISION, CONDITION, OR REQUIREMENT OF THESE TERMS SHALL NOT CONSTITUTE A WAIVER OF ANY FUTURE OBLIGATION TO COMPLY WITH SUCH PROVISION, CONDITION OR REQUIREMENT. EXCEPT AS EXPRESSLY AND SPECIFICALLY SET FORTH IN THESE TERMS, NO REPRESENTATIONS, STATEMENTS, CONSENTS, WAIVERS, OR OTHER ACTS OR OMISSIONS BY THE HTL TEAM SHALL BE DEEMED A MODIFICATION OF THESE TERMS NOR BE LEGALLY BINDING.

10. UPDATES TO THE TERMS

THE COMPANY RESERVES THE RIGHT, AT ITS SOLE DISCRETION, TO CHANGE, MODIFY, ADD, OR REMOVE PORTIONS OF THE TERMS AT ANY TIME DURING THE SALE BY POSTING THE AMENDED TERMS ON THE WEBSITE. ANY PURCHASER WILL BE DEEMED TO HAVE ACCEPTED SUCH CHANGES BY PURCHASING HTL. THE TERMS MAY NOT BE OTHERWISE AMENDED EXCEPT BY EXPRESS CONSENT OF BOTH THE PURCHASER AND THE COMPANY.

11. COOPERATION WITH LEGAL AUTHORITIES

THE COMPANY WILL COOPERATE WITH ALL LAW ENFORCEMENT ENQUIRIES, SUBPOENAS, OR REQUESTS PROVIDED THEY ARE FULLY SUPPORTED AND DOCUMENTED BY THE LAW IN THE RELEVANT JURISDICTIONS.

12. INDEMNIFICATION

TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW, YOU WILL INDEMNIFY, DEFEND AND HOLD HARMLESS THE HTL TEAM FROM AND AGAINST ALL CLAIMS, DEMANDS, ACTIONS, DAMAGES, LOSSES, COSTS AND EXPENSES (INCLUDING ATTORNEYS' FEES) THAT ARISE FROM OR RELATE TO: (I) YOUR PURCHASE OR USE OF HTL; (II) YOUR RESPONSIBILITIES OR OBLIGATIONS UNDER THESE TERMS; (III) YOUR VIOLATION OF THESE TERMS; OR (IV) YOUR VIOLATION OF ANY RIGHTS OF ANY OTHER PERSON OR ENTITY.

THE COMPANY RESERVES THE RIGHT TO EXERCISE SOLE CONTROL OVER THE DEFENCE, AT YOUR EXPENSE, OF ANY CLAIM SUBJECT TO INDEMNIFICATION UNDER THIS SECTION 18. THIS INDEMNITY IS IN ADDITION TO, AND NOT IN LIEU OF, ANY OTHER INDEMNITIES SET FORTH IN A WRITTEN AGREEMENT BETWEEN YOU AND THE COMPANY.

13. SECURITY

YOU ARE RESPONSIBLE FOR IMPLEMENTING REASONABLE MEASURES FOR SECURING THE WALLET, VAULT OR OTHER STORAGE MECHANISM YOU USE TO RECEIVE AND HOLD HTL PURCHASED FROM THE COMPANY, INCLUDING ANY REQUISITE PRIVATE KEY(S) OR OTHER CREDENTIALS NECESSARY TO ACCESS SUCH STORAGE MECHANISM(S). IF YOUR PRIVATE KEY(S) OR OTHER ACCESS CREDENTIALS ARE LOST, YOU MAY LOSE ACCESS TO YOUR TOKENS. THE COMPANY IS NOT RESPONSIBLE FOR ANY LOSSES, COSTS OR EXPENSES RELATING TO LOST ACCESS CREDENTIALS.

14. PROJECT PROTECTION RULES

IN THE EVENT OF ANY MISASSESSMENT ON THE PART OF THE COMPANY REGARDING REWARD CALCULATIONS, OR OTHER FINANCIAL MOVES OR SOME EXTERNAL EVENTS, THE COMPANY HAS THE RIGHT TO CHANGE THE LEVEL OF ANY OF THE REWARDS AS LONG AS THE MEMBER'S BASIC ORIGINAL DEPOSIT IS RESPECTED. IN THAT CASE, THE COMPANY DETERMINES THE LEVEL OF THE REWARD TAKING INTO CONSIDERATION THE CIRCUMSTANCES AND THE SITUATION.

15. WITHDRAWAL RULES AND LIMITATIONS

THE BASIC RULES OF PAYMENTS ARE RELATED TO THE TYPE OF PACKAGE AND RANK LEVEL OF MEMBERS. THE LIMITS ARE EXPRESSED IN EUROS AND NOMINATED IN HTL WITH REGARD TO THE CURRENT VALUE OF HTL AND ARE PUBLISHED ON PLANET ACADEMY IN THE DOCUMENT "VALID PAYOUT AND WITHDRAWAL LIMITS". THE DURATION OF THE APPROVAL BURDENED 3 TO 5 DAYS FOR ACTIVE MEMBERS IN NORMAL CIRCUMSTANCES AND UP TO 15 DAYS IN EXTRAORDINARY CONDITIONS. FOR NON-ACTIVE MEMBERS, THE TIME LIMIT IS 3 TO 15 DAYS.

16. REFERRAL AWARDS

ALL TYPES OF REWARDS ARE ACCORDING TO THE CURRENT COMPANY PAY PLAN. HTL TEAM RESERVES THE RIGHT TO UPDATE THE AWARDS SYSTEM DUE TO THE NEEDS OF THE PROJECT, HOWEVER CHANGES CANNOT BE APPLIED RETROACTIVELY.

17. VARIOUS INCENTIVE PROGRAMS FOR MEMBERS

THE AGREEMENT BETWEEN THE MEMBER AND THE COMPANY LASTS 48 MONTHS, UNLESS THE MEMBER EXTENDS THE TIME OF THE CONTRACT BY UPGRADING THE PACKAGE. IN THE FIRST 12 MONTHS SINCE ACTIVATION OR UPGRADE OF THE PACKAGE, A MEMBER RECEIVES A PRIZE IN THE FORM OF A MONTHLY LOYALTY PRIZE PAYMENT. THESE LOYALTY PROGRAMS WILL BE CHANGED THROUGH THE PROJECT WITH REGARD TO THE GROWTH OF THE COMMUNITY AND THE GROWTH OF THE REAL ESTATE PORTFOLIO. IN THE PERIOD FROM 29.12.2019 TO 05.09.2021, ADDITIONAL LOYALTY BONUSES WILL BE GIVEN TO MEMBERS IN THE SAME AMOUNT AS BASIC. THESE HTL WILL BE ISSUED IN HTL SHARES, A FORM AND WILL BE WITHDRAWN FROM THE USER'S ACCOUNT AFTER 36 MONTHS. THOSE HTL ARE GIVEN AS A TEMPORARY PROMOTIONAL BONUS, AND THEY RECEIVE AN ANNUAL PROFIT.

AFTER THE EXPIRY OF THE LOYALTY PROGRAM, FROM THAT DAY TO THE END OF THE CALENDAR YEAR, PROFIT FOR THIS YEAR IS ACCOUNTED, PAYABLE IN MAY NEXT YEAR. THE FORMULA FOR CALCULATING PROFIT IS ON THE COMPANY'S WEBSITE.

36 MONTHS AFTER TERMINATION OF THE LOYALTY PROGRAM, THE COMPANY HAS THE OBLIGATION TO BUY HTL SHARES A FROM THE MEMBER AND OTHERWISE FOR THE SAME VALUE AS THE MEMBER INVESTED IN THE ORIGINAL PACKAGE. AFTER THE

CONCLUDED 36-MONTH DIVIDEND PROGRAM, THE MEMBER MUST CHOOSE ONE OF 3 OPTIONS IN THE NEXT 60 DAYS AFTER THE DIVIDEND PROGRAM ENDS:

- CONVERT HTL SHARES A INTO HTL SHARES B WITHIN 60 DAYS AND RECEIVE A 10% ADDITIONAL HTL SHARES B BONUS.
- REQUEST THE SALE OF HTL SHARES A FOR THE SAME INVESTMENT VALUE.
- AFTER 60 DAYS, HTL SHARES A ARE AUTOMATICALLY CONVERTED INTO HTL SHARES B WITH 5% ADDITIONAL HTL SHARES B BONUSES.

A MEMBER CAN ONLY SELL THE ENTIRE PACKAGE TO THE COMPANY AND NOT PARTIALLY. HTL SHARES B WILL NEVER BE ABLE TO BE WITHDRAWN FROM THE ONLINE PLATFORM, AND ON THEM, A MEMBER WILL RECEIVE AN ANNUAL REWARD.

18. EARLY TERMINATION OF THE CONTRACT

THE MEMBER HAS THE RIGHT TO TERMINATE THE CONTRACT EARLY BEFORE EXPIRY, BUT HE IS PAID HTL SHARES AT A PROTECTED PRICE, WHICH IS VISIBLE ON THE WEBSITE IN THE REAL ESTATE SECTOR (SECURITY PRICE) SECTION.

19. HTL RISKS

BY PURCHASING, OWNING, AND USING HTL, YOU EXPRESSLY ACKNOWLEDGE AND ASSUME THE FOLLOWING RISKS:

- RISK OF LOSING ACCESS TO HTL DUE TO LOSS OF PRIVATE KEY(S), CUSTODIAL ERROR OR PURCHASER ERROR A PRIVATE KEY, OR A COMBINATION OF PRIVATE KEYS, IS NECESSARY TO CONTROL AND DISPOSE OF HTL STORED IN YOUR DIGITAL WALLET OR VAULT. ACCORDINGLY, LOSS OF REQUISITE PRIVATE KEY(S) ASSOCIATED WITH YOUR DIGITAL WALLET OR VAULT STORING HTL WILL RESULT IN LOSS OF SUCH HTL. MOREOVER, ANY THIRD PARTY THAT GAINS ACCESS TO SUCH PRIVATE KEY(S), INCLUDING BY GAINING ACCESS TO LOGIN CREDENTIALS OF A HOSTED WALLET SERVICE YOU USE, MAY BE ABLE TO MISAPPROPRIATE YOUR HTL. ANY ERRORS OR MALFUNCTIONS CAUSED BY OR OTHERWISE RELATED TO THE DIGITAL WALLET OR VAULT YOU CHOOSE TO RECEIVE AND STORE HTL IN, INCLUDING YOUR OWN FAILURE TO PROPERLY MAINTAIN OR USE SUCH DIGITAL WALLET OR VAULT, MAY ALSO RESULT IN THE LOSS OF YOUR HTL. ADDITIONALLY, YOUR FAILURE TO FOLLOW PRECISELY THE PROCEDURES SET FORTH IN FOR BUYING AND RECEIVING TOKENS, INCLUDING, FOR INSTANCE, IF YOU PROVIDE THE WRONG ADDRESS FOR THE RECEIVING HTL, OR PROVIDES AN ADDRESS THAT IS NOT ERC-20 COMPATIBLE, MAY RESULT IN THE LOSS OF YOUR TOKENS.
- RISKS ASSOCIATED WITH THE ETHEREUM PROTOCOL
- BECAUSE HTL AND THE HTL PLATFORM ARE BASED ON THE ETHEREUM PROTOCOL, ANY MALFUNCTION, BREAKDOWN OR ABANDONMENT OF THE ETHEREUM PROTOCOL MAY HAVE A MATERIAL ADVERSE EFFECT ON THE PLATFORM OR HTL. MOREOVER, ADVANCES IN CRYPTOGRAPHY, OR TECHNICAL ADVANCES SUCH AS THE DEVELOPMENT OF QUANTUM COMPUTING, COULD PRESENT RISKS TO THE HTL AND THE PLATFORM, INCLUDING THE UTILITY OF THE HTL FOR OBTAINING SERVICES, BY RENDERING INEFFECTIVE THE CRYPTOGRAPHIC CONSENSUS MECHANISM THAT UNDERPINS THE ETHEREUM PROTOCOL.
- RISK OF MINING ATTACKS

AS WITH OTHER DECENTRALIZED CRYPTOGRAPHIC TOKENS BASED ON THE ETHEREUM PROTOCOL, HTL ARE SUSCEPTIBLE TO ATTACKS BY MINERS IN THE

COURSE OF VALIDATING HTL TRANSACTIONS ON THE ETHEREUM BLOCKCHAIN, INCLUDING, BUT NOT LIMITED, TO DOUBLE-SPEND ATTACKS, MAJORITY MINING POWER ATTACKS, AND SELFISH-MINING ATTACKS. ANY SUCCESSFUL ATTACKS PRESENT A RISK TO THE PLATFORM AND HTL, INCLUDING, BUT NOT LIMITED TO, ACCURATE EXECUTION AND RECORDING OF TRANSACTIONS INVOLVING HTL.

- RISK OF HACKING AND SECURITY WEAKNESSES

HACKERS OR OTHER MALICIOUS GROUPS OR ORGANIZATIONS MAY ATTEMPT TO INTERFERE WITH THE PLATFORM OR HTL IN A VARIETY OF WAYS, INCLUDING, BUT NOT LIMITED TO, MALWARE ATTACKS, DENIAL OF SERVICE ATTACKS, CONSENSUS- BASED ATTACKS, SYBIL ATTACKS, SMURFING, AND SPOOFING. FURTHERMORE, BECAUSE THE PLATFORM IS BASED ON OPEN-SOURCE SOFTWARE, THERE IS A RISK THAT A THIRD PARTY OR A MEMBER OF THE COMPANY TEAM MAY INTENTIONALLY OR UNINTENTIONALLY INTRODUCE WEAKNESSES INTO THE CORE INFRASTRUCTURE OF THE PLATFORM, WHICH COULD NEGATIVELY AFFECT THE PLATFORM AND HTL, INCLUDING THE UTILITY OF HTL FOR OBTAINING SERVICES.

- RISKS ASSOCIATED WITH MARKETS FOR HTL

IF SECONDARY TRADING OF TOKENS IS FACILITATED BY THIRD PARTY EXCHANGES, SUCH EXCHANGES MAY BE RELATIVELY NEW AND SUBJECT TO LITTLE OR NO REGULATORY OVERSIGHT, MAKING THEM MORE SUSCEPTIBLE TO FRAUD OR MANIPULATION. FURTHERMORE, TO THE EXTENT THAT THIRD-PARTIES DO ASCRIBE AN EXTERNAL EXCHANGE VALUE TO HTL (E.G., AS DENOMINATED IN A DIGITAL OR FIAT CURRENCY), SUCH VALUE MAY BE EXTREMELY VOLATILE.

- RISK OF UNINSURED LOSSES

UNLIKE BANK ACCOUNTS OR ACCOUNTS AT SOME OTHER FINANCIAL INSTITUTIONS, HTL ARE UNINSURED UNLESS YOU SPECIFICALLY OBTAIN PRIVATE INSURANCE TO INSURE THEM. THUS, IN THE EVENT OF LOSS OR LOSS OF UTILITY VALUE, THERE IS NO PUBLIC INSURER OR PRIVATE INSURANCE ARRANGED BY COMPANY, TO OFFER RECOURSE TO YOU.

- RISKS ASSOCIATED WITH UNCERTAIN REGULATIONS AND ENFORCEMENT ACTIONS

THE REGULATORY STATUS OF HTL AND DISTRIBUTED LEDGER TECHNOLOGY IS UNCLEAR OR UNSETTLED IN MANY JURISDICTIONS. IT IS DIFFICULT TO PREDICT HOW OR WHETHER REGULATORY AGENCIES MAY APPLY EXISTING REGULATION WITH RESPECT TO SUCH TECHNOLOGY AND ITS APPLICATIONS, INCLUDING THE HTL PLATFORM AND HTL. IT IS LIKEWISE DIFFICULT TO PREDICT HOW OR WHETHER LEGISLATURES OR REGULATORY AGENCIES MAY IMPLEMENT CHANGES TO LAW AND REGULATION AFFECTING DISTRIBUTED LEDGER TECHNOLOGY AND ITS APPLICATIONS, INCLUDING THE PLATFORM AND HTL. REGULATORY ACTIONS COULD NEGATIVELY IMPACT THE PLATFORM AND HTL IN VARIOUS WAYS, INCLUDING, FOR PURPOSES OF ILLUSTRATION ONLY, THROUGH A DETERMINATION THAT THE PURCHASE, SALE AND DELIVERY OF HTL CONSTITUTES UNLAWFUL ACTIVITY OR THAT HTL ARE A REGULATED INSTRUMENT THAT REQUIRE REGISTRATION OR LICENSING OF THOSE INSTRUMENTS OR SOME OR ALL OF THE PARTIES INVOLVED IN THE PURCHASE, SALE AND DELIVERY THEREOF. THE COMPANY MAY CEASE OPERATIONS IN A JURISDICTION IN THE EVENT THAT REGULATORY ACTIONS, OR CHANGES TO LAW OR REGULATION, MAKE IT ILLEGAL TO OPERATE IN SUCH JURISDICTION, OR COMMERCIALY UNDESIRABLE TO OBTAIN THE NECESSARY REGULATORY APPROVAL(S) TO OPERATE IN SUCH JURISDICTION.

- RISKS ARISING FROM TAXATION

THE TAX CHARACTERIZATION OF HTL IS UNCERTAIN. YOU MUST SEEK YOUR OWN TAX ADVICE IN CONNECTION WITH PURCHASING HTL, WHICH MAY RESULT IN ADVERSE TAX CONSEQUENCES TO YOU, INCLUDING WITHHOLDING TAXES, INCOME TAXES AND TAX REPORTING REQUIREMENTS.

- RISK OF COMPETING PLATFORMS

IT IS POSSIBLE THAT ALTERNATIVE PLATFORMS COULD BE ESTABLISHED THAT UTILIZE THE SAME OPEN SOURCE CODE AND PROTOCOL UNDERLYING THE PLATFORM AND ATTEMPT TO FACILITATE SERVICES THAT ARE MATERIALLY SIMILAR TO THE HTL SERVICES.

- RISKS ARISING FROM LACK OF GOVERNANCE RIGHTS

BECAUSE HTL CONFER NO GOVERNANCE RIGHTS OF ANY KIND WITH RESPECT TO THE HTL PLATFORM OR THE COMPANY, ALL DECISIONS INVOLVING THE COMPANY'S PRODUCTS OR SERVICES WITHIN THE PLATFORM OR THE COMPANY ITSELF WILL BE MADE BY THE COMPANY AT ITS SOLE DISCRETION. THESE DECISIONS COULD ADVERSELY AFFECT THE PLATFORM AND THE UTILITY OF ANY HTL YOU OWN, INCLUDING THEIR UTILITY FOR OBTAINING SERVICES.

- UNANTICIPATED RISKS

CRYPTOGRAPHIC TOKENS SUCH AS HTL ARE A NEW AND UNTESTED TECHNOLOGY. IN ADDITION TO THE RISKS INCLUDED IN THIS ANNEX A OF THESE TERMS, THERE ARE OTHER RISKS ASSOCIATED WITH YOUR PURCHASE, POSSESSION AND USE OF HTL, INCLUDING UNANTICIPATED RISKS. SUCH RISKS MAY FURTHER MATERIALIZE AS UNANTICIPATED VARIATIONS OR COMBINATIONS OF THE RISKS DISCUSSED IN THIS ANNEX A OF THESE TERMS.

- RISK REGARDING SECURITY REGULATIONS

THERE IS A RISK THAT IN SOME JURISDICTIONS THE TOKEN MIGHT BE RECOGNIZED AS A SECURITY, OR IT MIGHT BE RECOGNIZED AS A SECURITY IN THE FUTURE. THE TOKEN PROVIDER DOES NOT GIVE A GUARANTEE OR WARRANTY THAT TOKENS ARE NOT A SECURITY IN ALL JURISDICTIONS.

- RISK OF SECURITY WEAKNESS IN THE TOKENS' SOURCE CODE

THERE IS A RISK OF UNINTENDED SECURITY WEAKNESS IN THE TOKENS SOURCE CODE THAT MIGHT RESULT IN A LOSS OF TOKENS.

- RISK OF NON-COMPLETIONS OF THE HTL PLATFORM

THERE IS A RISK, EVEN THOUGH THE TOKEN PROVIDER ESTIMATES IT AS VERY LOW, THAT THE HTL PLATFORM WILL NOT BE COMPLETED OR DEPLOYED.

- RISK OF SLOW ETHEREUM NETWORK

THERE IS RISK OF SLOW PROCESSING OR SLOW OPERATIONS IN ETHEREUM NETWORK FOR WHICH TOKEN PROVIDER IS NOT RESPONSIBLE AND CAN NOT INFLUENCE IT. BACKER ACKNOWLEDGES SUCH RISK AND ACCEPTS IT WITH ACCEPTING OF THESE TERMS OF USE.

- RISK OF MISLEADING PUBLISHED INFORMATION

THE BACKER RECOGNIZES THAT THERE IS A RISK OF PUBLISHING OF MISLEADING OR INCORRECT INFORMATION REGARDING THE PLATFORM, THE TOKEN PROVIDER CROWD SALE, THE TOKEN PROVIDER AND/OR THE TOKEN. THE BACKER BEARS ALL RESPONSIBILITY FOR ANY DAMAGES OCCURRED AS A RESULT OF ADHERING TO SUCH INFORMATION. ADDITIONALLY, THE BACKER RECOGNIZES THERE IS A RISK OF

NEGATIVE EFFECT ON THE MARKET VALUE OF THE TOKEN AS A RESULT OF NEGATIVE PUBLIC OPINION REGARDING THE TOKEN PROVIDER OR ITS PLATFORM.

- RISK OF INTERNAL CONFLICT

THE BACKER RECOGNIZES AND ACCEPTS THE RISK OF INTERNAL CONFLICT WITHIN THE TOKEN PROVIDER WHICH CAN CAUSE MALFUNCTIONS, INTERRUPTIONS OR EVEN CANCELLATION OF THE WHOLE PROJECT.

- RISK OF LOSS OF VALUE

SINCE THE VALUE OF THE TOKENS WILL BE DETERMINED IN THE FUTURE BY DEMAND AND SUPPLY, THE VALUE OF THE TOKENS MIGHT FLUCTUATE ENORMOUSLY OR EVEN DROP TO ZERO.

- RISKS ASSOCIATED WITH THE PUBLIC PROMOTION OF THE AFFILIATE MARKETING AND AMBASSADOR PROGRAM ORGANIZATIONAL SCHEME

TO ANYONE WHO PUBLISHES ON THEIR SOCIAL NETWORKS (FACEBOOK OR OTHER) THEIR REFERRAL LINKS AND / OR INVITATIONS TO, AND / OR PROPOSE THE VISION OF HTL WITH THE AIM OF AFFILIATE NEW PEOPLE TO THE COMMUNITY THROUGH THE USE OF THE WORD "INVESTMENT" AND "COMMISSION", ACCESS TO THE BO AREA WILL BE SUSPENDED FOR 60 DAYS. INSTEAD OF THE WORD INVESTMENT COULD BE USED "CONTRIBUTION" AND INSTEAD COMMISSION COULD BE USED "AFFILIATE PAYMENT REWARD" WE REMIND ALL MEMBERS THAT HTL IS NOT AN INVESTMENT COMPANY. IF THE CONDUCT OF THE MEMBER, IN VIOLATION OF THE ABOVE, SHOULD PERSIST, THE COMPANY WILL CANCEL THE ACCOUNT AND ANY TOKENS IN PLACE ON IT WILL BE RETURNED TO THE EXTENT OF THE NUMBER AND VALUE OF THE INITIAL TOKENS. WE REMIND EVERYONE THAT BEING A MEMBER OF HTL COMMUNITY MEANS CONTRIBUTING TO THE DEVELOPMENT, GROWTH OF THE BUSINESS OF HTL COMPANY AND THE HTL PLATFORM.

THE BACKER RECOGNIZES AND ACCEPTS THE RISK OF NON-PAYMENT OF THE PAYMENT REWARD FROM THE TOKEN PROVIDER. THE BACKER RECOGNIZES THAT ACCEPTING ALL THE HTL RISKS COULD ALSO CONSEQUENTLY SHUT DOWN THE BACK OFFICE – AMBASSADOR PROGRAM.

- RISK OF LOW OR NO LIQUIDITY

THE TOKEN EXCHANGE MARKET PRICE MAY EXPERIENCE EXTREME VOLATILITY. CRYPTOGRAPHIC TOKENS OR CRYPTO CURRENCIES HAVE DEMONSTRATED EXTREME FLUCTUATIONS IN PRICE OVER SHORT PERIODS OF TIME ON A REGULAR BASIS. YOU MUST BE PREPARED TO ACCEPT SIMILAR FLUCTUATIONS IN THE CPNT TOKEN EXCHANGE VALUE. SUCH FLUCTUATIONS ARE DUE TO THE MARKET FORCES AND REPRESENT CHANGES IN THE BALANCE OF SUPPLY AND DEMAND. THE TOKEN PROVIDER CANNOT AND DOES NOT GUARANTEE ANY MARKET LIQUIDITY FOR THE CPNT. ADDITIONALLY, DUE TO THE DIFFERENT REGULATORY REQUIREMENTS IN DIFFERENT JURISDICTIONS, THE LIQUIDITY OF THE TOKEN MAY BE MARKEDLY DIFFERENT IN DIFFERENT JURISDICTIONS.

THE BACKER IS FULLY AWARE OF THE RISKS THAT THE TOKEN MIGHT NOT BE REDEEMABLE AND BEARS ALL CONSEQUENCES, INCLUDING ANY DAMAGES, THAT MIGHT OCCUR DUE TO THE ILLIQUIDITY OF THE TOKEN. THE TOKEN EXCHANGE MARKET IS SUBJECT TO HIGH LEVELS OF MARKET SPECULATIONS THAT HAS THE ABILITY TO AFFECT THE LIQUIDITY OF THE TOKEN. THE BACKER FULLY RECOGNIZES THAT RISKS.

20. INFORMATION WE COLLECT FROM YOU

THIS PRIVACY POLICY TELLS YOU WHAT TO EXPECT WHEN PLANET PROGRAM LTD COLLECTS PERSONAL INFORMATION. AT PLANET PROGRAM LTD.

THE PRIVACY AND SECURITY OF OUR CUSTOMERS AND WEBSITE VISITORS ARE OF PARAMOUNT IMPORTANCE AND WE ARE COMMITTED TO SAFEGUARDING THE DATA THAT OUR BACKERS, WEBSITE VISITORS AND SERVICE USERS SHARE WITH US.

1. INTRODUCTION

ANY INFORMATION STORED ON PLANET PROGRAM LTD PLATFORM IS TREATED AS CONFIDENTIAL. ALL INFORMATION IS STORED SECURELY AND IS ACCESSED BY AUTHORIZED PERSONNEL ONLY. PLANET PROGRAM LTD IMPLEMENTS AND MAINTAINS APPROPRIATE TECHNICAL, SECURITY AND ORGANIZATIONAL MEASURES TO PROTECT PERSONAL DATA AGAINST UNAUTHORIZED OR UNLAWFUL PROCESSING AND USE, AND AGAINST ACCIDENTAL LOSS, DESTRUCTION, DAMAGE, THEFT OR DISCLOSURE.

THIS POLICY APPLIES WHERE WE ARE ACTING AS A DATA CONTROLLER WITH RESPECT TO THE PERSONAL DATA OF OUR WEBSITE VISITORS AND SERVICE USERS; IN OTHER WORDS, WHERE WE DETERMINE THE PURPOSES AND MEANS OF THE PROCESSING OF THAT PERSONAL DATA.

WE WILL ALSO ASK YOU TO AGREE TO OUR USE OF COOKIES IN ACCORDANCE WITH THE COOKIES POLICY OF WHEN YOU FIRST VISIT OUR WEBSITE.

WE INCORPORATED STRICT PRIVACY CONTROLS WHICH WILL HAVE AN IMPACT ON HOW WE WILL PROCESS YOUR PERSONAL DATA. BY USING THE PRIVACY CONTROLS, YOU CAN SPECIFY WHETHER YOU WOULD LIKE TO RECEIVE DIRECT MARKETING COMMUNICATIONS AND LIMIT THE PUBLICATION OF YOUR INFORMATION.

FOR THE PURPOSES OF THIS POLICY, PLANET PROGRAM LTD DEFINES THE TERM "USER", "VISITOR", "CLIENT" OR "YOU" AS A NATURAL OR LEGAL PERSON, EITHER A VISITOR OF WWW.HOTELIUM.IO WEBSITE OR AS USER WITH A TRADING ACCOUNT AT PLANET PROGRAM LTD LATER ON. THE TERM "WE", "US", "OUR" REFERS TO PLANET PROGRAM LTD.

2. COLLECTION AND USE OF INFORMATION

2.1 GENERAL

THE FOLLOWING SECTIONS COVER THE SPECIFICS OF EACH OF THE THREE GROUPS FROM WHICH DATA IS COLLECTED: WEBSITE VISITORS AND USERS OF OUR SERVICES.

2.2 WEBSITE VISITORS AND COLLECTION OF VISITORS DATA

IF YOU ARE A VISITOR TO OUR WEBSITE ONLY, AND NOT A BACKER (PURCHASER OF THE HTL TOKENS), THEN THIS SECTION IS RELEVANT FOR YOU.

BY VISITING OUR WEBSITE (WWW.HOTELIUM.IO), YOU CONSENT TO THE COLLECTION AND USE OF YOUR PERSONAL DATA AS DESCRIBED HEREIN. IF YOU DO NOT AGREE WITH THE TERMS SET OUT HEREIN, WE ASK YOU TO NOT VISIT THE WEBSITE. IN CASES WHEN REQUIRED BY THE APPLICABLE LAW, WE WILL ASK FOR YOUR EXPLICIT CONSENT TO PROCESS PERSONAL DATA, WHICH SHALL BE COLLECTED ON THIS WEBSITE OR VOLUNTEERED BY YOU. KINDLY NOTE THAT ANY CONSENT WILL BE ENTIRELY VOLUNTARY. HOWEVER, IF YOU DO NOT GRANT THE REQUESTED CONSENT TO THE PROCESSING OF YOUR PERSONAL DATA, THE USE OF THIS WEBSITE MAY NOT BE POSSIBLE.

PLANET PROGRAM LTD MAY COLLECT, RECORD AND ANALYZE INFORMATION OF VISITORS TO ITS WEBSITE.

THE USAGE DATA MAY INCLUDE YOUR IP ADDRESS AND USE COOKIES, GEOGRAPHICAL LOCATION, BROWSER TYPE AND VERSION, OPERATING SYSTEM, REFERRAL SOURCE, LENGTH OF VISIT, PAGE VIEWS AND WEBSITE NAVIGATION PATHS, AS WELL AS INFORMATION ABOUT THE TIMING, FREQUENCY AND PATTERN OF YOUR SERVICE USE. THE SOURCE OF THE USAGE DATA IS OUR ANALYTICS TRACKING SYSTEM. THIS USAGE DATA MAY BE PROCESSED FOR THE PURPOSES OF ANALYSING THE USE OF THE WEBSITE AND SERVICES AND IMPROVING USERS' EXPERIENCE. THE LEGAL BASIS FOR THIS PROCESSING IS OUR LEGITIMATE INTEREST FOR MONITORING AND IMPROVING OUR WEBSITE AND SERVICES.

PLANET PROGRAM LTD MAY ADD INFORMATION COLLECTED BY WAY OF PAGE VIEW ACTIVITY. FURTHERMORE, PLANET PROGRAM LTD. MAY COLLECT AND PROCESS PERSONAL DATA THAT YOU VOLUNTARILY (WITH YOUR CONSENT) GIVE TO PLANET PROGRAM LTD IN OUR WEBSITE'S FORMS, SUCH AS WHEN YOU SIGN UP FOR INFORMATION AND NEWSLETTERS. IF YOU PROVIDE PLANET PROGRAM LTD WITH YOUR SOCIAL MEDIA DETAILS, PLANET PROGRAM LTD MAY RHTLIEVE PUBLICLY AVAILABLE INFORMATION ABOUT YOU FROM SOCIAL MEDIA.

SUCH PERSONAL DATA MAY COMPRISE YOUR IP ADDRESS, FIRST AND LAST NAME, YOUR POSTAL AND EMAIL ADDRESS, YOUR TELEPHONE NUMBER, YOUR JOB TITLE, DATA FOR SOCIAL NETWORKS, YOUR AREAS OF INTEREST, INTEREST IN PLANET PROGRAM LTD.

PRODUCT/SERVICE, AS WELL AS INFORMATION AS TO THE TYPE OF RELATIONSHIP THAT EXISTS BETWEEN PLANET PROGRAM LTD AND YOURSELF. PLANET PROGRAM LTD GATHERS DATA ABOUT VISITS TO THE WEBSITE, INCLUDING NUMBERS OF VISITORS AND VISITS, GEO-LOCATION DATA, LENGTH OF TIME SPENT ON THE SITE, PAGES CLICKED ON OR WHERE VISITORS CAME FROM.

2.2.1 PURPOSE OF PROCESSING PERSONAL DATA

PLANET PROGRAM LTD. USES THE COLLECTED DATA TO COMMUNICATE WITH VISITORS, TO CUSTOMIZE CONTENT FOR VISITORS, TO SHOW ADS ON OTHER WEBSITES TO VISITORS, AND TO IMPROVE ITS WEBSITE BY ANALYZING HOW VISITORS NAVIGATE ITS WEBSITE. PLANET PROGRAM LTD WILL PROCESS ALL DATA IN ORDER TO MONITOR AND IMPROVE WEBSITE AND SERVICES.

2.2.2 SHARING AND STORING PERSONAL DATA

PLANET PROGRAM LTD MAY ALSO SHARE SUCH INFORMATION WITH SERVICE VENDORS OR CONTRACTORS IN ORDER TO PROVIDE A REQUESTED SERVICE OR TRANSACTION OR IN ORDER TO ANALYZE THE VISITOR BEHAVIOR ON ITS WEBSITE.

2.2.3 COOKIES

COOKIES ARE FILES (SMALL PIECES OF DATA) SENT BY WEB SERVERS TO WEB BROWSERS THAT ARE DOWNLOADED TO USERS' HARD DISK, SERVING TO IMPROVE THEIR EXPERIENCE AND ARE. COOKIES CANNOT BE USED TO RUN PROGRAMS OR DELIVER VIRUSES TO YOUR COMPUTER. BY CONTINUING TO VISIT THIS WEBSITE, YOU AGREE TO THE PLACEMENT OF COOKIES ON YOUR DEVICE. IF YOU CHOOSE NOT TO ACCEPT OUR COOKIES, WE CANNOT GUARANTEE THAT YOUR EXPERIENCE WILL BE

AS FULFILLING AS IT WOULD OTHERWISE BE. WE MAY ALSO PLACE COOKIES FROM THIRD PARTIES FOR FUNCTIONAL AND MARKETING PURPOSES. THE USE OF COOKIES IS WIDESPREAD AND BENEFITS THE SURFER. FOR FURTHER INFORMATION, SEE PLANET PROGRAM LTD COOKIES POLICY.

2.2.4 LINKS TO OTHER WEBSITES

OUR WEBSITE MAY CONTAIN LINKS TO OTHER WEBSITES, SUCH AS (BUT NOT LIMITED TO) FACEBOOK, SLACK, LINKEDIN, GITHUB, TWITTER, AND OTHER THIRD-PARTY WEBSITES. IF YOU CLICK ON SUCH LINK, YOU WILL BE DIRECTED TO THAT SITE. NOTE, THAT THESE EXTERNAL SITES ARE NOT OPERATED BY PLANET PROGRAM LTD. WE STRONGLY ADVISE YOU TO REVIEW THE PRIVACY POLICY OF THE THIRD-PARTY WEBSITES THAT YOU VISIT. WE HAVE NO CONTROL OVER, AND ASSUME NO RESPONSIBILITY FOR THE CONTENT, PRIVACY POLICIES, OR PRACTICES OF ANY THIRD-PARTY SITES OR SERVICES.

2.2.5. GEOGRAPHICAL LOCATION OF COLLECTION AND STORING PERSONAL DATA THE WEBSITE PLANET PROGRAM LTD RUNS ON SERVERS IN EUROPEAN DATA REGIONS. A PLANET PROGRAM LTD "DATA REGION" IS A SET OF DATA CENTERS LOCATED WITHIN A DEFINED GEOGRAPHICAL AREA WHERE USER DATA IS STORED. PERSONAL DATA IS NOT TRANSMITTED TO ANOTHER DATA REGIONS. FOR PLANET PROGRAM LTD WEBSITE VISITORS, ALL PERSONAL DATA OF VISITORS ARE LOCATED IN PLANET PROGRAM LTD EUROPEAN DATA REGION, ALL PERSONAL DATA IS PROCESSED IN THE EEA.

2.4 PURCHASERS (BACKERS)

2.4.1. GENERAL

IN ORDER TO ISSUE A TOKEN SALE EVENT, PLANET PROGRAM LTD. COLLECTS CERTAIN TYPES OF DATA FROM THE BACKERS AND IS OBLIGED TO DO SO BY THE LAW. THIS SECTION WILL DESCRIBE HOW BACKERS' DATA ARE COLLECTED AND USED BY PLANET PROGRAM LTD DATA ENTERED OR TRANSFERRED INTO PLANET PROGRAM LTD BY BACKERS SUCH AS TEXTS, QUESTIONS, CONTACTS, MEDIA FILES, ETC., REMAIN THE PROPERTY OF THE BACKER AND MAY NOT BE SHARED WITH A THIRD PARTY BY PLANET PROGRAM LTD WITHOUT EXPRESS CONSENT FROM THE USER.

PLANET PROGRAM LTD WILL PROCESS YOUR ACCOUNT DATA YOU PROVIDE WHEN YOU PERFORM A KNOW YOUR CUSTOMER (KYC) OR USE OTHER SERVICES OF THE PLANET PROGRAM LTD THIS INFORMATION MAY INCLUDE:

- CONTACT INFORMATION, SUCH AS NAME, HOME ADDRESS, EMAIL ADDRESS, DATE AND PLACE OF BIRTH, PHONE NUMBER.
- ACCOUNT INFORMATION, SUCH AS USERNAME AND PASSWORD.
- IDENTITY VERIFICATION INFORMATION, SUCH AS IMAGE OF YOUR GOVERNMENT ISSUED ID, PASSPORT, NATIONAL ID CARD OR DRIVING LICENSE, AND UNDER SPECIAL CONDITIONS ALSO A SOCIAL SECURITY NUMBER (US RESIDENTS)
- RESIDENCE VERIFICATION INFORMATION, SUCH AS UTILITY BILL DETAILS, PHONE BILL OR SIMILAR DOCUMENT.

THE SOURCE OF THE DATA IS A BACKER WHO PERFORMS A KYC. THE DATA WILL BE USED AND PROCESSED FOR THE PURPOSES OF PERFORMING A DETAILED KNOW YOUR CUSTOMER (HEREINAFTER: KYC) PROCEDURE ACCORDING TO NECESSARY ANTI-MONEY LAUNDERING AND ANTI-TERRORIST REGULATIONS.

THESE PERSONAL INFORMATION WILL BE USED FOR PERFORMING A TOKEN SALE EVENT, OPERATING OUR WEBSITE, PROVIDING OUR SERVICES, ENSURING THE SECURITY OF OUR WEBSITE, ICO AND SERVICES, MAINTAINING BACK-UPS OF OUR DATABASES AND COMMUNICATING WITH BACKERS.

2.4.2 COLLECTION OF BACKERS' DATA

DURING A REGISTRATION AT PLANET PROGRAM LTD., BACKER PROVIDE INFORMATION SUCH AS NAME, COMPANY NAME, EMAIL, ADDRESS AND NATIONALITY (REGISTERED SEAT OF THE LEGAL ENTITY), ID NUMBER AND IMAGE OF THE ID DOCUMENT, DATE AND PLACE OF BIRTH, PERSONAL PICTURE, PHONE NUMBER, UTILITY BILL AND OTHER RELEVANT DATA.

THE DATA SHALL BE COLLECTED AND PROCESSED BY A TRUSTED PARTNER, THAT WILL PROCESS PERSONAL DATA FOR THE PURPOSES OF THE NECESSARY KYC/AML PROCEDURES. PLANET PROGRAM LTD WILL OBTAIN AND PROCESS ALL THE ABOVE STATED PERSONAL DATA AND RUN KYC/AML PROCEDURES AND ENSURE THE COMPLIANCE WITH THE RELEVANT AML LEGISLATION.

PLANET PROGRAM LTD WILL THEN PROCESS BACKERS' VERIFICATION (KYC) PROCEDURE. PLANET PROGRAM LTD WILL USE SOME OF THOSE INFORMATION ALSO FOR PERSONALIZING SERVICE EXPERIENCE, ANALYZING PLANET PROGRAM LTD WEBSITE USAGE, IMPROVE WEBSITE OFFERINGS, HELP TO RESPOND TO CUSTOMERS' REQUESTS AND SUPPORT NEEDS, CONTACT YOU ABOUT NEW SERVICES, MODIFICATION OF THE TERMS, PRIVACY POLICY OR COOKIES POLICY, COMMUNICATE COMPANY NEWS, UPDATES, PROMOTIONS AND RELATED INFORMATION REGARDING THE COMPANY, PRODUCTS OR SERVICES, ADMINISTRATING A CONTEST, SURVEYS, PROMOTIONS AND OTHER SITE FEATURES.

IF YOU WISH TO STOP RECEIVING MARKETING COMMUNICATIONS FROM US, PLEASE CONTACT US AT INFO@HOTELIUM.IO TO OPT-OUT.

BACKERS OF PLANET PROGRAM LTD CAN AT ANY TIME ACCESS AND EDIT, UPDATE OR DELETE THEIR CONTACT DETAILS BY CONTACTING PLANET PROGRAM LTD ON EMAIL INFO@HOTELIUM.IO. PLANET PROGRAM LTD WILL NOT RETAIN PERSONAL DATA OF A BACKER LONGER THAN IS NECESSARY TO FULFILL THE PURPOSES FOR WHICH IT WAS COLLECTED OR AS REQUIRED BY THE APPLICABLE LAWS AND REGULATIONS.

2.4.3. GEOGRAPHICAL LOCATION OF PROCESSING PERSONAL DATA

ALL PERSONAL DATA, WHICH WILL BE COLLECTED AND PROCESSED WITHIN KYC PROCEDURE ARE STORED ON SERVERS IN EUROPEAN DATA REGIONS. SUCH PERSONAL DATA IS NOT TRANSMITTED TO ANOTHER DATA REGIONS.

IT MUST BE NOTED THAT PLANET PROGRAM LTD OFFERS BUYING VIRTUAL CURRENCIES. BUYING/SELLING VIRTUAL CURRENCIES MAY TAKE PLACE ON THE BLOCKCHAINS (ETHEREUM, BITCOIN, ETC.) WHICH ARE DECENTRALIZED DATABASES SOFTWARE PLATFORMS FOR VIRTUAL ASSETS. BLOCKCHAINS ARE A LIST OF RECORDS, CALLED BLOCKS, WHICH ARE LINKED AND SECURED USING CRYPTOGRAPHY. EACH BLOCK TYPICALLY CONTAINS A CRYPTOGRAPHIC HASH OF

THE PREVIOUS BLOCK, A TIMESTAMP AND TRANSACTION DATA. BY DESIGN, A BLOCKCHAIN IS INHERENTLY RESISTANT TO MODIFICATION OF THE DATA. THEREFORE, DATA CANNOT BE MODIFIED OR DELETED, SINCE THERE ARE NO SERVERS INVOLVED. DATA ARE DISPERSED AMONG COMPUTER ALL AROUND THE WORLD IN ENCRYPTED VERSION.

IF YOU BUY/TRADE VIRTUAL CURRENCIES YOU AGREE THAT YOUR PERSONAL DATA MAY BE COLLECTED, STORED, PROCESSED AND THAT YOU WILL NOT BE ABLE TO DELETE IT OR INVOKE THE RIGHT TO BE FORGOTTEN. YOUR DATA ARE ENCRYPTED, MEANING THEY ARE CODED (ANONYMIZED). NOTE THAT ALSO ENCRYPTED PERSONAL DATA CAN STILL BE TRACED BACK TO A PERSON IF ENOUGH EFFORT IS PUT INTO IT BY EXPERTS OR SOMEONE HOLDS THE KEY TO DECRYPTION. WITH TRADING VIRTUAL ASSETS VIA PLANET PROGRAM LTD. PLATFORM YOU EXPRESSLY AGREE TO GIVE YOUR PERSONAL DATA ON THE (PUBLIC) BLOCKCHAIN THAT THESE DATA (EVEN THOUGH ENCRYPTED) CANNOT BE DELETED AND THAT PERSONAL DATA MAY BE TRANSFERRED OUTSIDE EUROPEAN TERRITORY.

2.4.3.1 PROCESSING IN ACCORDANCE WITH GENERAL DATA PROTECTION REGULATION

THE PROCESSING OF PERSONAL DATA IS PERFORMED IN ACCORDANCE WITH PRIVACY RIGHTS AND REGULATIONS FOLLOWING THE EU DIRECTIVE 95/46/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL OF 24 OCTOBER 1995 (THE DIRECTIVE), AND THE IMPLEMENTATIONS OF THE DIRECTIVE IN LOCAL LEGISLATION. FROM MAY 25TH, 2018, THE DIRECTIVE AND LOCAL LEGISLATION BASED ON THE DIRECTIVE WILL BE REPLACED BY THE REGULATIONS (EU) 2016/679

OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL OF 27 APRIL 2016 ON THE PROTECTION OF NATURAL PERSONS WITH REGARD TO THE PROCESSING OF PERSONAL DATA AND ON THE FREE MOVEMENT OF SUCH DATA, KNOWN AS THE GENERAL DATA PROTECTION REGULATION (GDPR), AND OUR PROCESSING WILL TAKE PLACE IN ACCORDANCE WITH THE GDPR.

2.4.3.1.1 CONTROLLER

FOR BACKERS DATA, AS OUTLINED IN THE "COLLECTION OF BACKERS' DATA" SECTION, THE PLANET PROGRAM LTD. WILL BE THE CONTROLLER IN ACCORDANCE WITH GDPR. THE BACKERS' DATA SHALL BE PROCESSED BY A THIRD PARTY PROCESSOR. PLANET PROGRAM LTD, WILL OBTAIN AND PROCESS USERS: NAME, SURNAME, ADDRESS, RESIDENCY, DATE AND PLACE OF BIRTH, ID NUMBER, COPY ID, USERS' PICTURE, EMAIL, PHONE NUMBER, UTILITY BILL AND OTHER PERSONAL INFORMATION.

PLANET PROGRAM LTD HAS A DATA PROCESSING AGREEMENT IN PLACE WITH ITS PROVIDERS, ENSURING COMPLIANCE WITH GDPR. ALL HOSTING IS PERFORMED IN ACCORDANCE WITH THE HIGHEST SECURITY REGULATIONS. ALL TRANSFERS OF DATA INTERNALLY IS DONE IN ACCORDANCE WITH THIS DATA PROCESSING AGREEMENT.

PLANET PROGRAM LTD ADHERES TO THE DIRECTIVE OF 1995 AND THE GDPR FROM MAY 25TH, 2018. CONSEQUENTLY, PLANET PROGRAM LTD PROCESSES ALL DATA PROVIDED BY ITS USERS WITH ACCOUNTS IN ITS EUROPEAN DATA REGION, IN THE EUROPEAN UNION, EGS AND SWITZERLAND ONLY.

3. RETENTION AND DELETION OF PERSONAL INFORMATION

PLANET PROGRAM LTD WILL NOT RETAIN DATA LONGER THAN IS NECESSARY TO

FULFILL THE PURPOSES FOR WHICH IT WAS OBTAINED FOR OR AS REQUIRED BY APPLICABLE LAWS OR REGULATIONS.

EVERY VISITOR OR BACKER CAN INVOKE THE RIGHT TO BE FORGOTTEN AT ANY TIME (UNLESS IN CASE OF THE TIMESTAMPED INFORMATION ON THE BLOCKCHAIN). VISITORS AND BACKERS CAN REQUEST A LIST OF HIS OR HER PERSONAL DATA. IN CASE YOU WISH TO ATTAIN SUCH DATA, SEND AN EMAIL TO INFO@HOTELIUM.IO. YOU WILL RECEIVE THE LIST WITHIN 1 MONTH FROM RECEIVING YOUR REQUEST BY PLANET PROGRAM LTD..

4. ACCEPTANCE OF THESE CONDITIONS

5. WE ASSUME THAT ALL VISITORS OF OUR WEBSITE AND BACKERS OF PLANET PROGRAM LTD HAVE CAREFULLY READ THIS DOCUMENT AND AGREE TO ITS CONTENTS. IF SOMEONE DOES NOT AGREE WITH THIS PRIVACY POLICY, THEY SHOULD REFRAIN FROM USING OUR WEBSITE AND PLATFORM. WE RESERVE THE RIGHT TO CHANGE THIS POLICY AS NECESSITY DICTATES OR WITH THE CHANGE OF OUR SERVICES. CONTINUED USE OF PLANET PROGRAM LTD WEBSITE AND PLATFORM AFTER HAVING BEEN INFORMED OF ANY SUCH CHANGES TO THESE CONDITIONS IMPLIES ACCEPTANCE OF THE REVISED PRIVACY POLICY. THIS PRIVACY POLICY IS AN INTEGRAL PART OF THE TERMS OF SERVICE FOR PLANET PROGRAM LTD SERVICES AND WEBSITE.

6. LEGAL OBLIGATION TO DISCLOSE PERSONAL INFORMATION

5.1. DISCLOSURE TO THIRD PARTIES

IN PROCESSING YOUR TRANSACTIONS, WE MAY SHARE SOME OF YOUR PERSONAL INFORMATION WITH THIRD PARTY SERVICE PROVIDERS WHO HELP WITH OUR BUSINESS OPERATIONS. YOUR INFORMATION WILL NOT BE SOLD, EXCHANGED, OR SHARED WITH ANY THIRD PARTIES WITHOUT YOUR CONSENT, EXCEPT TO PROVIDE PLANET PROGRAM LTD SERVICES OR AS REQUIRED BY LAW. BY USING OUR SERVICES AND ACCEPTING OUR TERMS, YOU CONSENT TO THE DISCLOSURE OF YOUR PERSONAL INFORMATION AS DESCRIBED IN THIS PRIVACY POLICY.

5.2. DISCLOSURE TO PREVENT DAMAGE AND DISCLOSURE TO LEGAL AUTHORITIES WE WILL REVEAL USER'S PERSONAL INFORMATION WITHOUT HIS/HER PRIOR PERMISSION ONLY WHEN WE HAVE REASON TO BELIEVE THAT THE DISCLOSURE OF THIS INFORMATION IS REQUIRED TO ESTABLISH THE IDENTITY OF, TO CONTACT OR TO INITIATE LEGAL PROCEEDINGS AGAINST A PERSON OR PERSONS WHO ARE SUSPECTED OF INFRINGING RIGHTS OR PROPERTY BELONGING TO PLANET PROGRAM LTD OR TO OTHERS WHO COULD BE HARMED BY THE USER'S ACTIVITIES OR OF PERSONS WHO COULD (DELIBERATELY OR OTHERWISE) TRANSGRESS UPON THESE RIGHTS AND PROPERTY. WE ARE PERMITTED TO DISCLOSE PERSONAL INFORMATION WHEN WE HAVE GOOD REASON TO BELIEVE THAT THIS IS LEGALLY REQUIRED AND WHEN THE COMPETENT AUTHORITIES HAVE REQUIRED TO PRESENT THEM WITH SUCH PERSONAL INFORMATION.

7. SECURITY OF PERSONAL INFORMATION

WE USE A VARIETY OF SECURITY MEASURES TO ENSURE THE CONFIDENTIALITY OF YOUR PERSONAL INFORMATION AND TO PROTECT YOUR PERSONAL INFORMATION

FROM LOSS, THEFT, UNAUTHORIZED ACCESS, MISUSE, ALTERATION OR DESTRUCTION. THESE SECURITY MEASURES INCLUDE, AMONG OTHERS: ALL FINANCIALLY SENSITIVE AND/OR CREDIT INFORMATION IS TRANSMITTED VIA SSL TECHNOLOGY AND ENCRYPTED IN OUR DATABASE. ONLY AUTHORIZED PLANET PROGRAM LTD. PERSONNEL ARE PERMITTED ACCESS TO YOUR PERSONAL INFORMATION, AND THESE PERSONNEL ARE REQUIRED TO TREAT THE INFORMATION AS HIGHLY CONFIDENTIAL. THE SECURITY MEASURES WILL BE REVIEWED REGULARLY IN LIGHT OF NEW AND RELEVANT LEGAL AND TECHNICAL DEVELOPMENTS.

8. ACCESS RIGHT TO YOUR PERSONAL INFORMATION

YOU HAVE THE RIGHT TO ACCESS YOUR PERSONAL INFORMATION TO CORRECT, UPDATE, AND BLOCK INACCURATE AND/OR INCORRECT DATA. TO EXERCISE THIS RIGHT, CONTACT US AT INFO@HOTELIUM.IO

9. INFORMATION, COMPLAINTS AND CONTACT

IF YOU HAVE ANY FURTHER QUESTIONS REGARDING THE DATA PLANET PROGRAM LTD. COLLECTS, OR HOW WE USE IT, THEN PLEASE FEEL FREE TO CONTACT US BY EMAIL AT: INFO@HOTELIUM.IO.

10. UPDATES OF THE PRIVACY POLICY

THIS PRIVACY POLICY MAY BE REVISED, MODIFIED, UPDATED AND/OR SUPPLEMENTED AT ANY TIME, WITHOUT PRIOR NOTICE, AT THE SOLE DISCRETION OF PLANET PROGRAM LTD. WHEN WE MAKE CHANGES TO THIS PRIVACY POLICY, WE WILL NOTIFY ALL USERS ON OUR WEBSITE, AND MAKE THE AMENDED PRIVACY POLICY AVAILABLE ON OUR WEBSITE.

HOWEVER, IF YOU NEED MORE INFORMATION ON THIS, YOU CAN CONTACT US VIA EMAIL AT INFO@HOTELIUM.IO