LIQWITHSHARE SALE TERMS

This agreement contains the terms and conditions under which LiqwithShares are issued or sold and subsequently transferred to Purchaser.

1. INTERPRETATION

- 1.1. Unless explicitly stated otherwise, the following terms shall have the following meaning (and grammatical variations of such terms shall have corresponding meanings):
- 1.1.1. <u>Agreements</u> mean this agreement and all attached appendixes, schedules and/or annexes;
- 1.1.2. <u>LiqwithShares</u> means the Tokens to be issued by the Seller and each LiqwithShare represent a certified share in Liqwith B.V. which are issued by Stichting Administratiekantoor Liqwith;
- 1.1.3. <u>Seller</u> means Stichting Administratiekantoor Liqwith or the entity that has acquired a LiqwithShare and is selling or offering the LiqwithShare(s) to a Purchaser;
- 1.1.4. <u>Effective Date</u> means the date and specific time the transfer of the LiqwithShare is registered in the blockchain;
- 1.1.5. Party or Parties mean(s) each of Seller, Purchaser individually or collectively
- 1.1.6. <u>Conditions Precedent</u> means *opschortende voorwaarden* as defined the Netherlands Civil Code:
- 1.1.7. Purchaser means the entity that is acquiring LiqwithShares either by issue or sale;
- 1.1.8. <u>DApp</u> means Decentralized Application. A DApp has its backend code running on a decentralized peer-to-peer network. It is in contrast with an app, where the backend code is running on centralized servers.
- 1.1.9. <u>Purchase Price</u> means the amount in Euro's, Bitcoins or Ethers as defined in clause 3.1 and provided in the DApp;
- 1.2. In this Agreement, clause headings are inserted for convenience purposes only. They shall not affect the construction or interpretation of this Agreement.
- 1.3. Where this Agreement uses the term "sale" or "sell" it shall also mean the issue of LiqwithShares by Stichting Administratiekantoor Liqwith where applicable.

- 1.4. In case of conflict between or inconsistency of the provisions of the actual agreement and the contents of the schedules and/or annexes, the provisions of the actual agreement shall prevail.
- 1.5. The English language used in this Agreement intends to describe Dutch legal concepts only and the consequences of the use of this language in English law or any other law shall be disregarded. In case of conflict between Dutch legal concepts mentioned between brackets and/or in italics in this Agreement and the English translation thereof as used in this Agreement, the Dutch text, and its meaning thereof under Dutch law, will prevail;

2. SALE OF SHARES

- 2.1. Subject to the terms and conditions of this Agreement, Seller hereby sells and agrees to transfer to Purchaser and Purchaser hereby purchases and agrees to accept from Seller the amount of LiqwithShares as identified in the Smart Contract.
- 2.2. The terms and conditions of the Stichting Administratiekantoor Liqwith as attached to this Agreement shall apply and are explicitly accepted by Purchaser. Purchaser acknowledges and hereby confirms that these term and conditions are attached to this agreement. These terms are also published on GitHub.
- 2.3. The LiqwithShares shall be for the risk and account of Purchaser as per the Effective Date.
- 2.4. The LiqwithShares shall have dividend and voting rights as per the Effective Date.
- 2.5. Delivery of the LiqwithShares to Purchaser shall be effectuated by crediting to the unique deposit address of Purchaser.

3. PURCHASE PRICE

- 3.1. The purchase price for the LiqwithShares payable by Purchaser to Seller is the Purchase Price as provided via the DApp(the "Purchase Price").
- 3.2. The Purchase Price shall be payable in Euro's, Bitcoins or Ethers.

4. CONDITIONS PRECEDENT

4.1. The sale and transfer of the Shares contemplated in clause 2 is subject to successful payment of the Purchase Price in full.

5. REPRESENTATIONS

- 5.1. The Purchaser understands that there is no guarantee that Liquithshares can ultimately be (re)sold for any specific price per Liquithshare, or at all.
- 5.2. The Purchaser acknowledges that Purchaser has such knowledge and experience in technical and business matters (including those that relate to the services and products), cryptographic tokens, token storage mechanisms (such as token wallets), blockchain technology to evaluate the merits and risks of entering into this Agreement and of purchasing and taking delivery of LiqwithShares.
- 5.3. Purchaser represents and covenants that it has required adequate information on which to base its decision to purchase and take delivery of LiqwithShares and the terms and conditions of this Agreement.

6. INDEMNITY

- 6.1. To the fullest extent permitted by applicable law, Purchaser will indemnify, defend and hold harmless the Seller and the 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, including any such other entities or parties involved or connected with the execution of the Agreement from and against all claims, demands, actions, damages, losses, loss of profit, costs and expenses (including attorneys' fees) that arise from or relate to: (1) the entering into this Agreement and any agreement resulting thereof or the execution thereof, the Purchase and acceptance of delivery of LiqwithShares, (2) the Seller's responsibilities or obligations under this Agreement, (3) the Seller's violation of this agreement, or (4) the Seller's violation of any applicable laws or regulations or the rights of any other person or entity.
- 6.2. Seller is not a bank. If Purchaser losses possession or control over its token wallet or private key to access its wallet, this is for his own risk. If the LiqwithShare's are lost or Purchaser cannot access its wallet Purchaser shall not be able to exercises its right as certificate holder (LiqwithShareholder). Seller is in no event liable for unauthorized use of/or access to the Purchaser's wallet.
- 6.3. The Seller reserves the right to exercise sole control over the defence, at Purchaser's expense, of any claim subject to indemnification. This indemnity is in addition to, and not in lieu of, any other indemnities set forth in a written agreement between the Purchaser and the Seller.

- 6.4. The Seller and its representatives as mentioned under clause 6.1 shall not be liability to Purchaser for the sale of any LiqwithShare. Purchaser acknowledges that the past performance does not provide any guarantee for the future nor do the LiqwithShares represent any guarantee for profit or what so ever.
- 6.5. Each of the Parties hereby further waives, and each of the Parties accepts the same for the other Parties, the applicability of title 1 of Book 7 Dutch Civil Code.
- 6.6. Notwithstanding section 6 of this Agreement, the Sellers liability shall in no event be more than the repayment of the Purchase Price.

7. VOTING RIGHTS AND DIVIDEND

- 7.1. Purchaser shall have voting rights and rights to dividend connected to the holding of the LiqwithShares in Liqwith B.V. if the following conditions are met:
 - a. Purchaser shall follow identification procedures set out and stipulated by the Stichting Administratiekantoor Liqwith; and
 - b. The transaction (Purchase and transfer of LiqwithShare(s) is acknowledged by Stichting Administratiekantoor Liqwith in accordance with Netherlands law;
- 7.2. Voting rights and rights to dividend can be exercised via the DApp and via the wallet of Purchaser containing the certified shares, at the address https://dapp.liqwithshares.com
- 7.3. Dividend shall be payable in Euro's or Ethers, whichever the board of Liqwith B.V. decides.

8. DILUTION AND TRADE

8.1. Purchaser is aware and accepts that Liquith B.V. and/or Stichting Administratiekantoor Liquith have the right to dilution of LiquithShares. The capital already issued is equal to 2261095 Liquithshares. The dilution table is as follows:

PERIOD (UNTIL)	DILUTION LQW	MAX. TOT LQW	
01.07.2019	2261095	24872047	1st Year
01.07.2020	2487205	27359252	2nd Year
01.07.2021	2735925	30095177	3rd Year
01.07.2022	3009518	33104695	4th Year
01.07.2023	3310470	36415165	5th Year
01.07.2024	3641517	40056682	6th Year
01.07.2025	4005668	44062350	7th Year
01.07.2026	4406235	48468585	8th Year
01.07.2027	4846859	53315444	9th Year
01.07.2028	5331544	58646988	10th Year
01.07.2029	5864699	64511687	11th Year
01.07.2030	6451169	70962856	12th Year
01.07.2031	7096286	78059142	13th Year
01.07.2032	7805914	85865056	14th Year
01.07.2033	8586506	94451562	15th Year
01.07.2034	5548438	100000000	16th Year (maximum reached)

8.2. LiqwithShares can only be traded or transferred via https://dapp.liqwithshares.com and via any platform approved by the board of Stichting Administratiekantoor Liqwith.

9. PRIVACY

Purchaser is aware and accepts that his or her public key (unique deposit address used for the Purchase) shall be publicly distributed on the blockchain as this is inherent to the technology under which the transaction is to be conducted.

10. VALUATION PRICE

10.1. Valuation of Ethers and Bitcoins shall be in Euro's and the equivalent of Ether and Bitcoins according to applicable exchange rates published on https://www.cryptocompare.com/ as of the time the unique deposit address receives Ether of Bitcoin.

11. DISSOLUTION AND ANNULMENT

11.1. Each of the Parties hereby waives the right, and each of the Parties accepts the same, to cancel (opzeggen), to dissolve or bring an action to dissolve this Agreement (ontbinding) and/or to annul or bring an action to annul this Agreement (vernietiging) or alter the nature of this Agreement on the basis of unforeseen circumstances (onvoorziene omstandigheden) or suspend (opschorten) any of the obligations assumed hereunder as from the moment of its execution and full receipt of the Purchase Price by Seller.

12. GOVERNING LAW AND JURISDICTION

- 12.1. This Agreement shall be exclusively governed by Netherlands law.
- 12.2. All disputes arising out of or in connection with this Agreement or further agreements resulting thereof, including any disputes in connection to the LiqwithShares, Liqwith B.V., Stichting Administratiekantoor Liqwith, and its board or board members shall be settled by arbitration in accordance with the arbitration rules adopted by the board of Stichting Administratiekantoor Liqwith which are applicable at the time of and request for arbitration. The arbitration shall be governed under Netherlands law. The proceedings will be conducted in English in The Hague, The Netherlands.
- 12.3. To the extent permitted by Dutch law, all injunctions, provisional measures and requests for the preliminary hearing of witnesses shall be submitted to the exclusive jurisdiction of the District Court of the Hague.

Contact Details:

Liqwith B.V. Argon 1 4751 XC Oud Gastel The Netherlands

Telephone: +31 165 33 22 44

email: info@liqwith.io

Bank Details:

ABN Amro

IBAN: NL35ABNA0824500318

BIC: ABNANL2A

C.o.C. 71938044

Tax Number NL8589.13.033.B01