Liquid Terms of Use

**IMPORTANT NOTICE FOR RESIDENTS OF JAPAN:** These Terms of Use do not apply to you if you reside in Japan or if you are using or accessing the Services on behalf of an entity that is incorporated, established, or domiciled in Japan. If the preceding sentence applies to you, then you must review the Terms of Use (利用規約) provided on the Japanese language version of the Liquid website.

If you are a Japanese citizen not residing in Japan, the Terms of Use set forth below apply to you.

**Effective date: 4 September 2018**

These Terms of Use and any terms expressly incorporated herein (“Terms”) apply to your access to and use of any services made available by Quoine Pte. Ltd. (“Quoine”) through Quoine’s websites, mobile applications, APIs or developer tools, and any other related services provided by Quoine. Quoine is a wholly owned subsidiary of Quoine Corporation, a Japanese corporation.

These Terms constitute a binding agreement between you and Quoine. By clicking a checkbox or a button that contains words such as “I Agree” when these Terms are presented to you or, if earlier, by accessing or using any Services, you agree to be bound by these Terms. The Privacy Policy, Trading Rules, and all other rules, policies and procedures posted on the Site constitute a part of and are hereby incorporated by reference in their entirety into these Terms.

Please review these Terms periodically to ensure that you understand all the terms and conditions that apply to your access to and use of the Services. Certain capitalized words and phrases used in these Terms are defined in Section 2.

If you have any question regarding the use of the Site or Services, please contact our support team at support@liquid.com.

1 **OVERVIEW OF SERVICES; FEES**

1.1 **General**
Quoine’s Services provide a digital platform for the acquisition, trading and storage of, and other services related to, certain Digital Assets, as described in further detail in Services. Only those users who have an approved Liquid Account may use the Services.

1.2 **Pricing and Fees**
You agree to pay Quoine all fees described in the Trading Rules or otherwise posted on the Site, as may be updated by Quoine at Quoine’s discretion from time to time. Any updates to fees will apply prospectively to any Trades or other transactions that take place following the effective date of such updates. You authorize Quoine to remove Funds from your Liquid Account for any applicable fees owed by you under these Terms.

You are solely responsible for any fees charged by third parties in connection with your use of the Services, including without limitation fees charged by financial institutions in connection with your transfer of Legal Tender to or from an External Account.

2 **DEFINITIONS**
The following is a non-exhaustive list of defined words and phrases that are used frequently throughout these Terms.
“Citizen or Resident” means an individual who is a citizen or resident of, or a Corporate User that is established, incorporated or domiciled in, a particular country, territory, state or other jurisdiction.

“Digital Asset” means a cryptocurrency, cryptographic token, or other digital right or asset, such as bitcoin and ether.

“Digital Asset Address” means an alphanumeric identifier that represents a possible destination or source for a Digital Asset transfer.

“External Bank Account” means an account in your name with a financial institution from or to which you intend to transfer Legal Tender.

“Funds” means Digital Assets and/or Legal Tender, as the context requires.

“Legal Tender” means a currency designated as legal tender in a particular country or jurisdiction, such as U.S. dollars.

“Liquid Account” means an approved individual or corporate account to use the Services.

“Order” means an instruction entered by you through the Services to execute a Trade.

“Privacy Policy” means the Privacy Policy and the Cookies Policy made available on the Site.

“Quoine Materials” means the Services, the Site, and all technology, content and other materials used, displayed or provided in connection with the Services or the Site, including the Developer Tools.

“Risk Disclosure Statement” means Quoine’s Risk Disclosure Statement made available on the Site.

“Services” means the services made available by Quoine through the Site and Quoine’s mobile applications and any other related services made available to you by Quoine, including without limitation the storage, transfer, and trading of Digital Assets, ICO Market, ICO Mission Control, the Lending Feature, and the Developer Tools (as defined in Section 14.1).

“Site” means, collectively, the websites operated by Quoine with the domain names “liquid.com” and “quoine.com”, including all subdomains and variations, and any other domains through which Quoine offers the Services at any time.

“Trade” means your acquisition or disposition of Digital Assets in exchange for other Digital Assets or Legal Tender through the Services, excluding an acquisition of Digital Assets in an ICO through ICO Market, which is described in Section 12.1.

“Trading Rules” means Quoine’s Trading Rules made available on the Site.

3 RISK DISCLOSURE STATEMENT
Using the Services, including use to acquire, trade, or hold Digital Assets, involves significant risks. Examples of such risks are summarized in the Risk Disclosure Statement. By using the Services, you accept all risks of acquiring, trading, holding or otherwise transacting with Digital Assets through the Services.

You may lose Digital Assets, your Digital Assets may lose some or all of their value, you may be unable to acquire, transfer, trade, or access Digital Assets, you may be unable to receive financial benefits available to other holders of Digital Assets, and you may suffer other types of financial losses. You should not acquire any Digital Assets unless you can afford to lose the entire value of those Digital Assets.

You are responsible for making an independent evaluation of the merits and risks, and the security, integrity and operation and platform of any Digital Assets that you decide to acquire or trade. You represent and warrant that you have sufficient knowledge, experience, understanding and information to make such evaluations and have taken such professional advice as you deem necessary.

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4 ELIGIBILITY

4.1 Individual Users
If you are an individual using the Services on your own behalf, you represent and warrant that: (1) you are at least 18 years of age and are of legal age to form a binding contract, (2) you are not listed on the Monetary Authority of Singapore’s Lists of Designated Individuals and Entities, and (3) you have not previously been suspended or prohibited from using the Services. You may only use the Services and your Liquid Account for your own account and not on behalf of, or for the account of, any third party.

4.2 Corporate Users
If you represent a user that is a legal entity (a “Corporate User”), then by accepting these Terms you are agreeing to these Terms on such Corporate User’s behalf. In these Terms “you” and “yourself” include both you and such Corporate User.

On behalf of yourself and/or the Corporate User, as applicable, you represent and warrant that: (1) you as an individual are an authorized representative of the Corporate User with the authority to bind the Corporate User to these Terms, (2) the Corporate User has full power and authority to enter into these Terms, (3) neither you as an individual nor the Corporate User is listed on the Monetary Authority of Singapore’s Lists of Designated Individuals and Entities, and (4) neither you as an individual nor the Corporate User has previously been suspended or prohibited from using the Services.

You may only use the Services and your Liquid Account for the account of the Corporate User approved by Quoine to use such Liquid Account and not on behalf of, or for the account of, any third party.

4.3 Prohibited Locations
You may not use the Services if you are located in or are a Citizen or Resident of a Prohibited Location, and you represent and warrant that you are not located in or a Citizen or Resident of a Prohibited Location.

For purposes of these Terms, a “Prohibited Location” means any state, country, territory or other jurisdiction (1) that is subject to the Monetary Authority of Singapore’s Lists of Designated Individuals and Entities, (2) that is listed on the Financial Action Task Force’s list of “high-risk and other monitored jurisdictions”, (3) where your use of the Services would be illegal or otherwise violate any applicable law, or (4) that Quoine determines in its sole discretion is ineligible for access to and use of the Services.

Quoine may implement controls to restrict access to the Services from any Prohibited Location. You must comply with the restrictions in this Section 4.3 even if Quoine’s methods to prevent use of the Services are not effective or can be bypassed.

4.4 Politically Exposed Persons
You must promptly notify Quoine if you are or become a Politically Exposed Person or if you have a Relative that is or becomes a Politically Exposed Person.

For purposes of these Terms, a “Politically Exposed Person” means an individual who is or has been entrusted with a prominent public function, such as a head of state, a senior politician, a senior government, judicial, or military official, a senior executive of a state-owned corporation, or an important political party official.

“Relative” means a spouse (whether legal or de facto), a parent, a child, or a sibling, or a parent or a child of a spouse (whether legal or de facto).

4.5 Organized Crime and Coercive Activities
You represent and warrant that, and you may not use the Services unless you are not an Organized Crime Affiliate or, directly or through third parties, engaged in Coercive Activities. If you are a Corporate User, then the previous sentence also applies with respect to your employees, directors, representatives, executive officers, and other individuals with comparable functions.

For purposes of these Terms, “Organized Crime Affiliate” means (1) any current or former member of an organized or specialized crime group, extortionist or racketeer group, radical political group, or similar group,
or any person or entity that is influenced by, funds, assists, or otherwise has a material relationship with any such member (known as “antisocial forces” in Japan). “Coercive Activities” means (1) any activities that employ threats, violence, fraud or other comparable actions for the purposes of coercion, reputational damage or other malicious purposes (known as “antisocial activities” in Japan).

5 LIQUID ACCOUNTS

5.1 Liquid Accounts
You must create an individual or corporate Liquid Account to use the Services. Quoine may from time to time offer various categories of Liquid Accounts with different eligibility criteria and different features or restrictions. The categories of Liquid Accounts available at any given time will be displayed on the Site.

To create a Liquid Account or enable certain available features and functions, you will be required to complete the registration procedures specified through the Services and to provide Quoine with certain information and documentation. Quoine in its sole discretion may refuse your registration for any reason, including, for example, if Quoine is not satisfied with the results of the Screening Procedures (as described in Section 5.5) with respect to your registration.

All information that you provide to Quoine must be complete and accurate, and you must update promptly any information you have provided so that it remains complete and accurate at all times. You can update your contact information at any time by accessing your account settings on the Site.

5.2 Account Security
Quoine may establish various security procedures from time to time for the creation and maintenance of a Liquid Account and for use of the Services. These procedures may include, but are not limited to, the creation of a unique password and the use of enhanced security features (including, for example, two-factor authentication).

You must maintain the security of your Liquid Account by protecting your login and security credentials from unauthorized access or use, including all security measures specified from time to time on the Site. It is your responsibility to ensure the security of, and your continuous control over, any device or account that may be associated with enhanced security features.

You must promptly notify Quoine if you discover or suspect any unauthorized access or use of your Liquid Account or any security breaches related to your Liquid Account. Upon receipt of written notice from you that the security of your Liquid Account has been compromised, Quoine will take reasonable steps to protect your account, including, for example, to prohibit actions initiated by the compromised Liquid Account until a new password is created or other security feature is activated.

5.3 Responsibility for Account Activities
You are responsible for all activities that occur under your Liquid Account, and by agreeing to these Terms you accept all risks of any authorized or unauthorized access to your Liquid Account. You will be bound by, and you hereby authorize Quoine to accept and rely on, any agreements, instructions, orders, authorizations and any other actions made, provided or taken by anyone who has accessed or used your Liquid Account regardless of whether the access is authorized or unauthorized by you.

5.4 Number of Liquid Accounts
Quoine may, in its sole discretion, limit the number of Liquid Accounts that you may acquire, hold, or maintain.

5.5 Identity Verification and Transaction Monitoring
Quoine maintains identity verification and transaction monitoring policies to verify the identities of users, to identify and report suspicious transactions, to protect against money-laundering and fraud, and to satisfy other obligations to which Quoine may be subject under applicable anti-money laundering, countering the financing of terrorism, and other related laws and regulations (“Screening Procedures”).
For these purposes, when you register for a Liquid Account or at any other time, Quoine may require you to provide certain personal information, including without limitation your name, address, telephone number, email address, date of birth, taxpayer identification number, government identification number, photograph of your government-issued ID or other photographic proof of your identity, and information regarding your bank account.

Quoine reserves the right to deny your access to the Services or any portion of the Services, or to set limits on your access to the Services (including your ability to transfer Funds to or from your Liquid Account), until Quoine is satisfied with the results of its Screening Procedures. You agree that Quoine may suspend or terminate your access to the Services as a result of any Screening Procedures, and Quoine will have no liability or responsibility for your inability to access the Services (including your inability to withdraw Digital Assets or execute Trades or other transactions) as a result of such suspension.

You hereby authorize Quoine, directly or through a third party, to make any inquiries Quoine considers necessary or prudent for purposes of its Screening Procedures. Such inquiries may include, but are not limited to, (1) querying identity information contained in public reports (e.g., your name, address, past addresses, or date of birth), (2) querying account information associated with your External Bank Account (e.g., name or account balance) and (3) querying blockchain transactions associated with your Hosted Wallet and your External Wallet(s) (as defined in Section 9.1).

You further authorize (1) each third party to which such inquiries or requests are directed to fully respond to such inquiries or requests and (2) Quoine, directly or through a third party, to take any action Quoine reasonably deems necessary to comply with applicable legal and regulatory obligations based on the results of such inquiries and reports or other Screening Procedures, including to report suspicious activities and transactions to the applicable regulatory authorities.

6  PERSONAL DATA AND COOKIES
It is important that you read the Privacy Policy to understand how Quoine collects, uses, and shares your personal data (also referred to as personally identifiable information) and how Quoine makes use of cookies in its provision of the Services.

7  CURRENCY SUPPORT AND ENTITLEMENT

7.1  Currency Support
Quoine in its sole discretion will determine which types of Digital Assets and Legal Tender (collectively, “Currencies”) will be supported for transfer, storage, and trading through the Services. Support for any Digital Asset may be discontinued or terminated at any time for any or no reason. Quoine gives no assurances that any Digital Asset which is the subject of a fork (hard, soft, velvet or otherwise) will be supported through the Services.

7.2  Currency Entitlement
Among the Currencies supported through the Services, the specific Currencies that you are permitted to transfer, store, trade, or otherwise interact with through the Services are referred to as “Approved Currencies”. When you access the Services, only transactions involving Approved Currencies will be available to you.

The Approved Currencies available to you are based on the jurisdiction of which you are a Citizen or Resident and any other factors determined by Quoine in its sole discretion. You acknowledge that the Approved Currencies available to you may differ from the Approved Currencies available to other users.

7.3  Termination of Support or Entitlement
If Quoine terminates support for a Currency generally or removes a Currency from the Approved Currencies applicable to you, then Quoine will use commercially reasonable efforts to notify you at least 14 days prior to such action. If you do not transfer the affected Funds from your Liquid Account before your access to an
applicable Currency through the Services is terminated, then you may irrevocably lose your ability to access, transfer or otherwise control the affected Funds. Quoine will not be liable to you for any losses, liability or expenses related to its decision to terminate your ability to transfer, trade or store any Currency.

8 LEGAL TENDER DEPOSITS AND WITHDRAWALS

8.1 External Bank Accounts

Before you transfer Legal Tender to or from your Liquid Account, you may be required to designate via the Services one or more External Bank Accounts. External Bank Accounts must be in your name and not the name of a third party.

Quoine is not responsible for (1) the management and security of any External Bank Account or (2) the failure of any transfer of Legal Tender between your Liquid Account and an External Bank Account if such transaction is not supported by the External Bank Account. You are solely responsible for your use of any External Bank Account, and you represent and warrant that you will comply with all terms and conditions applicable to any External Bank Account that you use to transfer Legal Tender to or from your Liquid Account.

8.2 Deposits

Subject to the availability of the Services and any other limitations described in these Terms, you may initiate a transfer of Legal Tender from a verified External Bank Account to your Liquid Account at any time.

8.3 Withdrawals

Subject to the availability of the Services and any other limitations described in these Terms, you may initiate a transfer of Legal Tender from your Liquid Account to a verified External Bank Account at any time.

You hereby authorize Quoine (1) to transfer the type and amount of Legal Tender specified by you from your Liquid Account to the External Bank Account specified by you upon your submission of such transfer request via the Services and (2) to deduct any fees applicable to such transfer that are charged by Quoine or by Quoine’s third-party service providers from such transferred amount.

Subject to any other limits set by Quoine in its discretion, the maximum amount of a particular type of Legal Tender that you may transfer from your Liquid Account is the amount by which the balance of such Legal Tender in your Liquid Account exceeds your Minimum Required Balance (as defined in Section 10.1).

8.4 Processing Time

The amount of time required to process a transfer of Legal Tender to or from your Liquid Account will depend on a variety of factors, including the performance of third parties responsible for maintaining the applicable External Bank Account. Quoine makes no guarantee as to when transferred Legal Tender will become available in your Liquid Account or your External Bank Account, as applicable.

9 DIGITAL ASSET STORAGE AND TRANSFERS

9.1 External Wallets

Before you transfer Digital Assets to or from your Liquid Account, you may be required to designate via the Services one or more external Digital Asset Addresses from or to which you intend to transfer Digital Assets (each, an “External Wallet”). Quoine may require you to verify that you control each External Wallet before you are permitted to transfer Digital Assets between the applicable External Wallet and your Liquid Account.

9.2 Hosted Wallets; Digital Assets Storage

The Services include a feature that allows you to receive, hold, and transfer Digital Assets to, in, and from your Liquid Account in a Digital Asset wallet (a “Hosted Wallet”). Your Hosted Wallet will be associated with one or more Digital Asset Addresses to which you may transfer Digital Assets from an External Wallet.

Quoine stores and manages the Digital Asset private keys associated with your Hosted Wallets, which are necessary for Digital Asset transactions to be approved. You will not have access to such private keys. Quoine
may store such private keys and related information regarding the Hosted Wallets in a combination of online and offline storage. You acknowledge that the retrieval of information from offline storage may delay the initiation or execution of Digital Asset transactions through the Services.

9.3 Digital Asset Deposits
Subject to availability of the Services and any other limitations set forth in these Terms (including the Trading Rules), at any time you may transfer from an External Wallet to your Hosted Wallet any Digital Asset that is an Approved Currency (as defined in Section 7.2).

If you attempt to transfer to your Hosted Wallet any Digital Assets that are not Approved Currencies, such Digital Assets may be permanently lost. Quoine will not be responsible if you lose Digital Assets due to any such attempted transfer or due to your transfer of Digital Assets to a Digital Asset Address other than that of your Hosted Wallet.

9.4 Digital Asset Withdrawals
Subject to availability of the Services and any other limitations set forth in these Terms (including the Trading Rules), you may at any time request a transfer of Digital Assets from your Hosted Wallet to an External Wallet.

Subject to any other limits set by Quoine in its discretion, the maximum amount of a particular Digital Asset that you may transfer from your Liquid Account at any time is the amount by which the balance of such Digital Asset in your Liquid Account exceeds your Minimum Required Balance (as defined in Section 10.1).

You hereby authorize Quoine (1) to transfer the type and amount of Digital Assets specified by you from your Hosted Wallet to an External Wallet specified by you upon your submission of such transfer request via the Services and (2) to deduct any fees applicable to such transfer that are charged by Quoine or Quoine’s third-party service providers from such transferred amount.

Quoine is not able to reverse any transfers and will not have any responsibility or liability if you have instructed Quoine to send Digital Assets to a Digital Asset Address that is incorrect, improperly formatted, erroneous or intended for a different type of Digital Asset.

9.5 Processing Time
Quoine makes no guarantee regarding the amount of time it may take to complete any transfer of Digital Assets. The timing for completing each transfer will depend on a variety of factors, including third party actions that are outside the control of Quoine, retrieval of relevant Hosted Wallet information from offline storage, and confirmation of the transaction on the underlying blockchain or network.

9.6 Other Terms Applicable to Transfers
You are responsible for ensuring that (1) each transfer initiated by you through the Services complies with all requirements of Quoine, applicable third parties, and the applicable Digital Asset; (2) the Digital Asset Address to which any Digital Assets are to be transferred is properly formatted and suitable for the type of Digital Asset being transferred; and (3) there are no errors in any of the transfer instructions you provide using the Services. If you fail to comply with any requirements of the preceding sentence, then the Digital Assets you attempt to transfer may be permanently lost.

10 DIGITAL ASSET TRADING
10.1 Funding Your Liquid Account
Before you engage in a Trade you must transfer to your Liquid Account a sufficient amount of Funds to your Liquid Account to fund such Trade (including applicable fees).

You are required to maintain in your Liquid Account a sufficient balance of the applicable Funds to satisfy any open Orders and applicable fees ("Minimum Required Balance"). If you have an insufficient amount of Funds in your Liquid Account to fulfill an Order, Quoine may cancel the entire Order or may fulfill an Order partially to
the extent it can be covered by the Funds in your Liquid Account (after deducting any fees payable to Quoine in connection with the Trade).

10.2 Orders
When you enter an Order you authorize Quoine (1) to execute a Trade for all or a portion of the number of Digital Assets specified in your Order in accordance with such Order and (2) to take temporary control of the Digital Assets that are subject to such Trade for the purpose of executing the Trade.

10.3 Order Matching, Trade Execution, and Cancellations
Details regarding Order matching, Trade executions, and Trade cancellations are set forth in the Trading Rules.

10.4 Margin Trading
You may be eligible for margin trading through the Services. Details pertaining to margin trading are set forth in the Trading Rules.

Margin Trading is a high risk activity. You may lose the entire value of your Digital Assets or owe Digital Assets greater than the amount deposited in your Liquid Account. You must read Section 3 and the Risk Disclosure Statement carefully if you intend to engage in Margin Trading through the Services.

11 LENDING FEATURE

11.1 Lending Feature
A peer-to-peer lending feature of the Services allows eligible users ("Lenders") to lend Digital Assets and/or Legal Tender to other eligible users ("Borrowers") for the purpose of Margin Trading, as described in further detail through the Services ("Lending Feature").

A loan made through the Lending Feature is an agreement solely between the Borrower and Lender. Quoine is not a party to such agreement and bears no responsibility for any loans made through the Lending Feature or any subsequent failure of repayment on the part of Borrowers.

11.2 Borrowers
If you are a Borrower and the value of the Funds in your Liquid Account falls below your Minimum Required Balance or Quoine determines, at its sole discretion, that your Liquid Account appears to be in danger of defaulting on a loan, then you hereby authorize Quoine to take control of and liquidate any or all of your positions and Funds in your Liquid Account to repay the outstanding principal and accrued interest on loans you have obtained from Lenders. If, after Quoine liquidates your positions and Funds, your Liquid account still contains insufficient Funds to settle such debts to Lenders, you will be responsible for any additional Funds you owe to Lenders.

11.3 Lenders
If you are a Lender, you risk losing the principal amount of any loans that you make through the Lending Feature if the Borrower defaults on the loan and liquidation of the Borrower’s Liquid Account fails to cover the Borrower’s debt to you. You hereby assume such risk of loss and agree that Quoine will have no responsibility to you in the event of such loss.

12 ICO MARKET

12.1 Generally
“ICO Market” refers to those services, features and functions described in further detail on the “ICO Market” pages of the Site. Through ICO Market, eligible users of Liquid may acquire Digital Assets directly from an issuer of Digital Assets (an “Issuer”) in an event referred to in these Terms as an “ICO”.

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12.2 Eligibility
With respect to any ICO conducted through ICO Market, “Prohibited ICO Locations” means all Prohibited Locations described in Section 4.3 and all of the following:

- the United States of America (including its territories and minor outlying islands);
- the People’s Republic of China (excluding Hong Kong and Macau);
- Japan;
- each country, territory, state or other jurisdiction in which your participation in an ICO would violate any applicable law; and
- each other country, territory, state or other jurisdiction identified via ICO Market as a prohibited location for such ICO.

You may not participate in an ICO on ICO Market if you are a Citizen or Resident of any Prohibited ICO Location with respect to such ICO, and you represent and warrant that you are not a Citizen or Resident of any Prohibited ICO Location with respect to each ICO in which you participate through ICO Market.

12.3 Your Contractual Relationship with the Token Issuer
If you wish to participate in an ICO through ICO Market, you will have access to documentation provided by the Issuer of such ICO, including (1) a whitepaper describing the Digital Asset and (2) the terms and conditions on which the Issuer is offering the Digital Asset to purchasers such as yourself (the “Issuer’s Terms and Conditions”). Quoine makes no guarantees whatsoever about the truth, accuracy or completeness of any such documentation provided by the Issuer.

When you purchase Digital Assets in an ICO through ICO Market, you are entering into a contractual relationship solely between the Issuer and you on the terms offered to you by the Issuer through ICO Market, including without limitation the price, the type(s) of Digital Assets and Legal Tender that may be used for funding, and other terms displayed on the ICO Market screen or otherwise set forth in the Issuer’s Terms and Conditions. You will be prohibited from purchasing Digital Assets in an ICO through ICO Market unless you acknowledge and agree to the applicable Issuer’s Terms and Conditions.

You acknowledge and agree that Quoine is not a party to the Issuer’s Terms and Conditions and is not a party to your purchase of any Digital Assets in an ICO. You further agree that you will resolve any disputes concerning the purchase of a Digital Asset in an ICO directly with the applicable Issuer without involving Quoine.

12.4 Certain Risks of Using ICO Market
The Company provides ICO Market solely as a technical tool to enable you to participate in ICOs conducted by Issuers. Quoine does not guarantee the success of or endorse any ICO that is available through ICO Market. As described in further detail in Section 3, it is each User’s responsibility to evaluate the risks and merits associated with participating in any ICO. Quoine is not liable in any way for your failure to understand such risks. By using ICO Market, you represent and warrant that you have read and that you understand the Risk Disclosure Statement.

QUIONE makes no guarantee as to (1) the treatment of any Digital Asset as a security or otherwise, or any ICO as an offering of securities or otherwise, under the laws of any jurisdiction or (2) the applicability of the laws or regulations of any jurisdiction to any Digital Asset or to your purchase of any Digital Asset in an ICO through ICO Market. It is your sole responsibility to determine the legality of your participation in any ICO through the ICO Market.

13 AIRDROPS; DIGITAL ASSET PROMOTIONS

13.1 Eligibility
You may be eligible to receive free distributions of Digital Assets (an “Airdrop”) from time to time in accordance with these Terms. Quoine in its sole discretion will determine the eligibility criteria for each
Airdrop and the procedures (if any) for claiming Digital Assets in such Airdrop. For example, Quoine may determine that Citizens or Residents of a specified location or users who do not maintain a specified minimum balance of specific Currencies will not be eligible to receive Digital Assets in an Airdrop.

Depending on criteria determined by Quoine in its sole discretion, the amount of Digital Assets that you are eligible to receive in an Airdrop may differ from the amount received by other eligible users.

Quoine will have no obligation to notify you of the eligibility criteria for any Airdrop or the amount of Digital Assets you are eligible to receive prior to the execution of such Airdrop.

13.2 Delivery
Digital Assets subject to the Airdrop will be credited to your Liquid Account on a date and time determined by Quoine. Quoine is not responsible for notifying you if and when any Digital Assets are credited to your Liquid Account as a result of an Airdrop.

13.3 Miscellaneous
The ability to receive Digital Assets in an Airdrop is not transferable and no substitutions or cash equivalents are permitted. Quoine decisions in any matter in relation to Airdrop are final and conclusive, and Quoine will not entertain any requests for appeal or review.

14  API AND DEVELOPER TOOLS

14.1 Generally
Quoine may make available certain public or authenticated development applications through the Services, including without limitation Quoine’s application programming interface and any accompanying or related documentation, source code, executable applications and other materials, and any other resources or services available on the Site (“Developer Tools”). You must have an active Liquid Account to use the Developer Tools.

14.2 Authenticated Features
To use authenticated features and functionality available through the Developer Tools, you will be required to follow authentication procedures specified in the Developer Tools documentation. These procedures may include, for example, the creation of an API key and secret key (“API Credentials”). You may not share your API Credentials with any third party without Quoine’s prior written consent.

14.3 License Grant
Quoine grants you a limited, revocable, non-exclusive, non-transferrable and non-sublicensable license, subject to these Terms, to use and integrate the Developer Tools and underlying content into your website or application (your “Application”) solely in accordance with the Developer Tools documentation so that your Application can interface directly with Quoine devices, applications, or Services.

14.4 Limitations
In addition to all other restrictions set forth in these Terms:

(a) **Non-infringement.** You represent and warrant that your Application, including without limitation the name of the Application and all content of your Application, does not and will not infringe the intellectual property rights of Quoine or any third party.

(b) **No assertion of rights.** You agree not to assert any patent rights related to the Developer Tools or your Application against Quoine, Quoine’s third-party service providers, Quoine customers, or other licensees of the Developer Tools for making, using, selling, offering for sale, or importing any products or technology developed using the Developer Tools.

(c) **Data.** You may not cache, aggregate, or store data or content accessed via the Developer Tools other than for purposes allowed under these Terms.
14.5 Limits on API Calls  
Quoine, at its sole discretion, may set limits on the number of API calls that you can make. If you exceed these limits, Quoine may limit your activity or cease offering you access to the Developer Tools. You hereby waive all objections to any such limitation and agree not to attempt to circumvent such limitations. Quoine may immediately suspend or terminate your access to the Developer Tools without notice if Quoine believes, in its sole discretion, that you are in violation of these Terms.

14.6 Support  
Quoine is under no obligation to provide you with support for or updates to the Developer Tools. If Quoine does elect to provide you with support or updates, Quoine in its sole discretion may terminate such support at any time without notice and without liability to you or any third party. Quoine may change, suspend, or discontinue any aspect of the Developer Tools at any time, including the availability of any Developer Tools without liability to you or any third party.

15 NO BROKERAGE; NO INVESTMENT OR EXPERT ADVICE

15.1 No Fiduciary Relationship  
Quoine is not your broker, intermediary, agent, or advisor and has no fiduciary relationship or obligation to you in connection with any Trades or any other transactions, decisions, or activities carried out by you using the Services.

15.2 No Expert Advice  
Quoine does not provide legal, financial, trading, tax, or any other kind of specialized or expert advice in connection with any Digital Assets or any Trades or other transactions, decisions, or activities carried out by you using the Services. No communication or information provided to you by Quoine is intended as, or shall be considered or construed as, advice. You understand that any recommendations or commentary made by Quoine or its employees or representatives or other users should be considered generalized in nature and that you must use your own judgment or seek the advice of an expert before taking any action as a result of any such recommendation or commentary. Quoine gives no assurances as to the accuracy or completeness of any such recommendation or commentary.

15.3 No Endorsement  
The fact that any particular Digital Asset is supported by the Services for transfer, storage, trading, or any other activity does not indicate Quoine’s approval or recommendation of the Digital Asset or the integrity, security or operation of the Digital Asset or the software, networks, protocols, systems, and other technology (including, if applicable, any blockchain) used to administer, create, issue, transfer, cancel, use or transact in the Digital Asset. Quoine does not make any warranty about the suitability of any Digital Asset for trading or ownership by you.

16 GENERAL SERVICE TERMS

16.1 Conditions and Restrictions  
Quoine may, in its sole discretion and without prior notice, refuse, cancel, block, or reverse any transfer request, Order or other transaction request you submit or authorize via the Services, impose limits on the amounts of deposits, withdrawals, transfers, Trades, or other transactions involving Legal Tender or Digital Assets that you may complete on a daily or other periodic basis, or impose any other conditions or restrictions upon your use of the Services.
For example and without limitation, Quoine may: (1) limit the number of open Orders that you can establish via the Services; (2) restrict transaction requests from certain locations; (3) limit the amount of Legal Tender or Digital Assets you may transfer out of your Liquid Account based on the type of your Liquid Account; or (4) restrict withdrawals or trading if Quoine has a reasonable suspicion of fraud, diminished capacity, inappropriate activity, or if Quoine has a reasonable basis to believe that your ownership of some or all of the Digital Assets in your Liquid Account is in dispute.

16.2 Derivative Protocols
The Services do not support metacoin, colored coins, side chains, or other derivative, enhanced, or forked protocols, tokens, or coins which supplement or interact with a Digital Asset supported by the Services (collectively, “Advanced Protocols”), unless Quoine has specifically made a public announcement to the contrary on the Site or otherwise through the Services. You should not attempt to transfer, store, receive, trade or engage in any other type of transaction involving an Advanced Protocol using the Services. Quoine will have no responsibility or liability whatsoever in respect to any Advanced Protocol.

16.3 Compliance with Law; Taxes
You are responsible for complying with all laws applicable to your trading activities, participation in ICOs, and other use of the Services, including without limitation any reporting obligations and payment of all applicable taxes. You are solely responsible for determining what taxes, if any, apply to the Trades and any other transactions you complete via the Services and for reporting and remitting the correct taxes to the appropriate tax authority or authorities. Quoine does not provide any tax advice in relation to your use of the Services and is not responsible for determining whether taxes apply to your Trades or for collecting, reporting, withholding, or remitting any taxes arising from any Trades.

16.4 Error Correction
Quoine may endeavor to correct, reverse or cancel any Order, Trade, transfer, or other transaction or activity with respect to which Quoine has discovered that there was an error, whether such error was caused by you, Quoine or a third party or due to technical issues, system issues, software failure or otherwise. You hereby authorize Quoine to make any such correction, reversal or cancellation described in the preceding sentence if and when possible at its sole discretion. Quoine provides no guarantee or warranty that any such attempt will be successful and will have no responsibility or liability for such error(s) or any correction attempt(s).

16.5 Loss of Data
You acknowledge that your user data may be irretrievably lost or corrupted or temporarily unavailable due to a variety of causes, including without limitation software failures, viruses or other harmful materials, protocol changes by third party providers, internet outages, force majeure events or other disasters, scheduled or unscheduled maintenance, or other causes either within or outside Quoine’s control. You are solely responsible for backing up and maintaining copies of any information you store or transfer through the Services.

16.6 Force Majeure
Quoine will have no responsibility or liability for any failure or delay in performance of any Services, or any loss or damage that you may incur, that is due to any circumstance or event beyond the control of Quoine, including without limitation any flood, extraordinary weather conditions, earthquake, fire, or other act of God, war, insurrection, riot, labor dispute, accident, action of government, communications interruption, power failure, equipment, server, internet, or software malfunction, security breach or cyberattack, criminal acts, market movement, shift, or volatility, or a change in the underlying technology of a particular Digital Asset.

16.7 Unlawful Possession
If Quoine receives credible notice (credibility to be determined in Quoine’s sole discretion) alleging that any Funds held in your Liquid Account have been stolen or otherwise are not lawfully possessed by you, Quoine may, but has no obligation to, place an administrative hold on the affected Funds or your Liquid Account. Quoine may continue such hold until the dispute has been resolved and evidence of the resolution has been
provided to Quoine to Quoine’s satisfaction. Quoine will not become involved in any such dispute or the resolution of the dispute. You agree that Quoine will have no liability or responsibility for the consequences of any such action, including without limitation your inability to withdraw Funds, execute Trades, or otherwise use the Services while such hold is in place.

16.8 Third-Party Content
Content, websites, and other materials provided by third parties (“Third-Party Content”) may be displayed, linked to, or otherwise made available through the Services. Quoine does not control, endorse, or adopt any Third-Party Content and will have no responsibility for Third-Party Content, including without limitation material that may be misleading, incomplete, erroneous, offensive, indecent, or otherwise objectionable. Quoine is not responsible or liable for any loss or damage of any sort incurred as the result of any correspondence or business dealings between you and any third party. Your use of Third-Party Content, and your interactions with third parties, is at your own risk.

16.9 Prohibited Activities
You may not use the Site, the Services, or any other Quoine Materials to engage in any of the activities set forth in this Section 16.9.

(a) Unlawful activity: Violate, or assist in the violation of, any law, statute, ordinance, or regulation; or pay for, support, or engage in any illegal gambling activities, fraud, money-laundering, terrorist activities, tax evasion, or other illegal activities.

(b) Relationship with other users: Engage in activity that could interfere with, disrupt, disadvantage, or inhibit other users from fully enjoying the Services; use or attempt to use another user’s account without authorization; defame, abuse, extort, harass, stalk, threaten or otherwise violate or infringe the legal rights of others; incite, threaten, facilitate, promote, or encourage hate, racial intolerance, or violent acts against others; or post content containing unsolicited promotions, political campaigning, or commercial messages or user content designed to deceive or trick the user of the Service.

(c) Third-party information: Harvest or otherwise collect information about other users or third parties, including without limitation email addresses, without proper consent; or post content containing private information of any third-party including without limitation addresses, phone numbers, email addresses, national identification numbers and credit card numbers.

(d) Inappropriate content: Post content or communications that are, in Quoine’s sole discretion, libelous, defamatory, profane, obscene, pornographic, sexually explicit, indecent, lewd, vulgar, suggestive, harassing, hateful, threatening, offensive, discriminatory, bigoted, abusive, inflammatory, fraudulent, deceptive or otherwise objectionable.

(e) Impairment of the services; malware: Engage in activity that could damage, disable, overburden, or impair the functioning of the Services in any manner; or introduce to the Services any malware, virus, trojan worms, logic bombs, or other harmful material.

(f) Data extraction: Use any robot, spider, crawler, scraper, or other automated means or interface not provided by Quoine to access the Services or to extract data.

(g) Circumvention: Attempt to circumvent any content filtering techniques Quoine employs or attempt to access any service or area of the Services that you are not authorized to access, including without limitation through the use of a virtual private network, proxy service, or any other third party service, network, or product with the effect of disguising your IP address or location.

(h) Inaccurate information: Provide misleading or inaccurate information requested by Quoine.

(i) Third-party use: Transfer, sublicense, resell, lease, lend, share, distribute or otherwise permit any third party to use the Quoine Materials or use the Quoine Materials in any service bureau environment.
(j) **Modifications; reverse engineering:** Modify or create derivative works of the Quoine Materials, or any portion thereof; decompile, disassemble, reverse engineer or attempt to discover the source code of the Quoine Materials.

(k) **Relationship with Quoine.** Display any part of the Quoine Materials in a manner that could reasonably imply an endorsement, relationship or affiliation with or sponsorship between you or a third party and Quoine, other than as expressly permitted in writing by Quoine.

(l) **Competition; commercial use:** Design, develop or create any competing product or service; or engage in any commercial or noncommercial purpose other than their intended purposes determined at Quoine’s discretion.

(m) **Use of data:** Store, transfer, or otherwise use pricing or historical pricing or trading data made available through the Services for any purpose other than your personal non-commercial use, or sell any such data for any purpose, except as expressly permitted in writing by Quoine.

(n) **Detrimental activity.** Engage in any other conduct that is detrimental to Quoine or any third party, or cause injury to, or attempt to harm Quoine or any third party.

(o) **Violation of Terms:** Engage in any other prohibited activities set forth in, or otherwise violate or cause a violation of, these Terms, the Trading Rules, or any other rules or policies posted on the Site.

17 **CHANGES; SUSPENSION; TERMINATION**

17.1 **Changes to Services; Suspension and Termination**
Quoine may, at its sole discretion, within or without prior notice and at any time, modify or discontinue, temporarily or permanently, all or any portion of any Services.

17.2 **Suspension and Termination**
You may request to deactivate your Liquid Account at any time.

Quoine may, at its sole discretion, within or without prior notice and at any time, suspend or terminate your access to all or any portion of the Services or deactivate or cancel your Liquid Account with immediate effect for any reason, including without limitation as a result of your having engaged in any of the prohibited activities set forth in Sections 14.4 and 16.9.

17.3 **No Liability**
Quoine will not be liable for any losses suffered by you resulting from any modification of any Services or from any suspension or termination of your access to all or a portion of any Services. You acknowledge that if Services resume, Digital Asset valuations and exchange rates may differ significantly from the valuations and rates prior to such event.

17.4 **Effect of Termination**
If Quoine discontinues all of the Services or terminates your right to access all of the Services, or if you or Quoine deactivate your Liquid Account: (1) all amounts payable by you to Quoine will immediately become due; (2) Quoine may delete or deactivate your Liquid Account and all related information and files in such account without liability to you; and (3) Quoine may cancel any open Orders or other transaction requests that are pending at the time of discontinuation or termination. Quoine will use commercially reasonable efforts to provide you with a period of 90 days to remove Funds from your Liquid Account (unless we are prohibited from doing so by applicable laws or regulations or by order of law enforcement or other governmental authority).

17.5 **Survival**
The terms of Sections 1, 5.5, and 17 through 25 will survive any termination of your access to the Services and remain in full force and effect.
18  ELECTRONIC NOTICES

18.1 Consent to Electronic Delivery
You consent to receive electronically all communications, agreements, documents, receipts, notices, and disclosures (collectively, "Communications") that Quoine provides in connection with these Terms, your Liquid Account, or any Services. You agree that Quoine may provide these Communications to you by posting them via the Services, by emailing them to you at the email address you provide, by sending them using a communications application or other messaging service to your account on such application or messaging service, and/or by sending an SMS or text message to a mobile phone number that you provide. Your carrier’s normal messaging, data, and other rates and fees may apply to mobile Communications. You should maintain copies of electronic Communications by printing a paper copy or saving an electronic copy.

You understand and agree that if Quoine sends you a Communication electronically but you do not receive it because your contact information on file is incorrect or out of date, the Communication is blocked or flagged as spam by your service provider, or you are otherwise unable to receive electronic Communications, Quoine will be deemed to have provided the Communication to you. You can update your contact information at any time by accessing your Liquid Account settings.

18.2 Withdrawal of Consent
You may withdraw your consent to receive Communications electronically by contacting us at support@liquid.com. If you decline or withdraw consent to receive electronic Communications, Quoine reserves the right to suspend or terminate your use of the Services immediately or charge you additional fees for paper copies of Communications.

19  PROPRIETARY RIGHTS

19.1 Ownership of Services
The Quoine Materials, together with all intellectual property rights in any of the foregoing are, as between you and Quoine, owned by Quoine.

19.2 License Grant
Quoine grants you a limited, revocable, non-exclusive, non-transferable, and non-sublicensable license, subject to these Terms, to access and use the Services, the Site and the Quoine Materials solely as authorized by Quoine in connection with your use of the Services for as long as Quoine permits you to continue to access the Services. Any other use of the Services, the Site, and the Quoine Materials is expressly prohibited, and all other right, title, and interest in the Quoine Materials is exclusively the property of Quoine and its licensors.

19.3 Quoine Trademarks and Logo
"Quoine", “Liquid by Quoine”, and any other product or service names, logos, and other marks used on the Site or Quoine Materials, or otherwise in connection with the Services, are trademarks owned by Quoine or its licensors. You may not copy, imitate, appropriate, display or otherwise use any such trademarks without Quoine’s prior written consent.

19.4 Feedback
Quoine will own any feedback, suggestions, ideas, or other information or materials regarding Quoine, the Services, or the Site that you provide, whether by email, posting through the Services or otherwise ("Feedback"). You hereby assign to Quoine all right, title and interest to Feedback together with all associated intellectual property rights. You will not be entitled to, and hereby waive any claim for, acknowledgment or compensation based on any Feedback or any modifications made based on any Feedback.

19.5 User Content
You hereby grant to Quoine a royalty-free, fully paid-up, sublicensable, transferable, perpetual, irrevocable, non-exclusive, worldwide license to use, copy, modify, create derivative works of, display, perform, publish and
distribute, in any form, medium or manner, any text, information, data, materials, images, or other content
that you provide to Quoine using the Services or submit or post to the Site and that is not Feedback owned by
Quoine ("Your Content"). You represent and warrant that: (1) you own Your Content or have the right to grant
the rights and licenses specified in these Terms, and (2) Your Content and Quoine’s use of Your Content as
licensed herein does not and will not violate, misappropriate, or infringe on the rights of any third party.
Quoine at its discretion may remove any of Your Content from the Site for any reason.

20 DISCLAIRER OF WARRANTIES

To the maximum extent permitted under applicable law, the Site, the Services, the Quoine Materials and any
product, service or other item provided by or on behalf of Quoine are provided on an “as is” and “as
available” basis.

Quoine expressly disclaims, and you waive, any and all other warranties of any kind, whether express or
implied, including, without limitation, implied warranties of merchantability, fitness for a particular purpose,
title or non-infringement or warranties arising from course of performance, course of dealing or usage in
trade.

Without limiting the general nature of the previous paragraph, Quoine does not represent or warrant that:

(a) the Site, the Services or Quoine materials are accurate, complete, reliable, current, error-free, or free
of viruses or other harmful components;
(b) historical price data of Digital Assets available through the Services are accurate or complete; or
(c) requests for transfers of Funds to and from your Liquid Account will be processed within any
particular amount of time.

21 LIMITATIONS OF LIABILITY

21.1 Liability Cap

Quoine, its affiliates and their respective shareholders, members, directors, officers, employees, attorneys,
agents, representatives, suppliers or contractors (each, a “Quoine Party”) will not be liable for any amount
greater than the Funds in your Liquid Account at the time of the event giving rise to the claim. In the case of
a claim relating to a specific transaction, this amount will be further limited to the amount of the transaction
in dispute, if such amount is less than the amount specified in the previous sentence.

21.2 Disclaimer of Damages.

Subject to Section 22.3, in no event will any Quoine Party be liable for any of the following types of loss or
damage arising under or in connection with these Terms, even if such party has been advised of or knew or
should have known of the possibility of such loss or damage:

(a) loss of profits or loss of expected revenue or gains (including without limitation the loss of
anticipated trading profits or any actual or hypothetical trading losses);
(b) loss of or damage to reputation, goodwill, business, opportunities, customers, contracts, or any
other loss of revenue or actual or anticipated savings;
(c) loss of use of hardware, software or data or corruption of data (including without limitation losses
or damages arising out of or relating to any inaccuracy, defect or omission of Digital Asset price
data, any error or delay in the transmission of such data, or any interruption in such data); and
(d) loss or damage that is not a direct result of Quoine’s breach of these Terms.

21.3 Exceptions

The limitations of liability in Sections 22.1 and 22.2 do not limit the liability resulting from a Quoine Party’s
fraud or fraudulent misrepresentation, gross negligence or deliberate misconduct, or for death or personal
injury resulting from a Quoine Party’s negligence.

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22 INDEMNIFICATION
You will defend, indemnify, and hold harmless the Quoine Parties from any claim, demand, lawsuit, action, proceeding, investigation, liability, damage, loss, cost or expense, including without limitation reasonable attorneys’ fees, arising out or relating to (1) your use of, or conduct in connection with, the Services; (2) any User Content you provide (including without limitation in relation to any claim that such User Content violates, misappropriates, or infringes on the rights of any third party); (3) your violation of these Terms; (4) your failure to secure your Liquid Account login and security credentials or your API Credentials; or (5) your violation of any applicable law or the rights (including without limitation intellectual property rights and privacy rights) of any other person or entity. If you are obligated to indemnify any Quoine Party, Quoine (or, at Quoine’s discretion, the applicable Quoine Party) will have the right, in its sole discretion, to control any action or proceeding and to determine whether Quoine wishes to settle, and if so, on what terms.

23 DISPUTE RESOLUTION; ARBITRATION; WAIVER OF CLASS ACTION
Please read this section carefully. Both you and Quoine are giving up the right to litigate disputes (or to participate in litigation as a party or a class member) before a judge or jury.

23.1 Generally
Except with respect to disputes related to the enforcement or validity of Quoine’s intellectual property rights, all disputes, controversies or claims arising out of or relating to these Terms or the Services, will be resolved through confidential, binding arbitration held in Singapore, in the English language.

The arbitration will be conducted in accordance with the Arbitration Rules of the Singapore International Arbitration Centre (the "Rules"). The arbitral tribunal will consist of three arbitrators appointed in accordance with the Rules. Part II of the International Arbitration Act (Cap. 143A), as amended from time to time, will apply to any arbitration proceedings commenced under this Section. If any action at law or in equity (including arbitration) is necessary to enforce or interpret the terms of this Agreement, the prevailing party will be entitled to reasonable attorney’s fees, costs and necessary disbursements in addition to any other relief to which such party may be entitled.

You agree that any dispute arising out of or related to these Terms or the Services is personal to you and Quoine and that any such dispute will be resolved solely through individual arbitration and will not be brought as a class arbitration, class action or any other type of representative proceeding.

The arbitrator will have exclusive authority to make all procedural and substantive decisions regarding any dispute and to grant any remedy that would otherwise be available in court. However, the arbitrator does not have the authority to conduct a class arbitration or a representative action, which is prohibited by these Terms.

You agree that for any arbitration, the party filing the claim will pay the filing fee and the parties will split the remaining arbitration fees and costs. Judgment upon any arbitration award may be entered and enforced in any court of competent jurisdiction.

23.2 Intellectual Property
You agree that Quoine may initiate a proceeding related to the enforcement or validity of Quoine’s intellectual property rights in any court having jurisdiction.

24 GOVERNING LAW; LANGUAGE
24.1 Governing Law
The interpretation and enforcement of these Terms, and any dispute related to these Terms or the Services, will be governed by and construed and enforced in accordance with the laws of Singapore, without regard to conflict of law rules or principles (whether of Singapore or any other jurisdiction) that would cause the application of the laws of any other jurisdiction.
24.2 Governing Language
The governing language of these Terms is English. Any other language translation is provided for convenience only. The "Terms of Use" (利用規約) written in Japanese available on the Japanese language version of the Liquid website are not a translation of these Terms and are only applicable to users who reside in Japan.

25 OTHER TERMS

25.1 Modification of Terms
Quoine may modify these Terms from time to time at its sole discretion. Quoine will provide notice of any such modifications on the Site, on Quoine’s mobile applications, and/or by sending you an email. The date of the modification will also be indicated at the top of these Terms.

By clicking a checkbox or a button that contains words such as “I Agree” when the modified Terms are presented to you, or by continuing to access or use the Services, you confirm your agreement to the modified Terms. If you do not agree to any modification to these Terms, you must stop using the Services.

25.2 Remedies
Quoine may delete information transmitted by you, suspend or cancel your account, or confiscate Digital Assets owned by you, without any prior notice to you, if Quoine determines any such action is reasonably necessary to remedy or mitigate a violation of these Terms by you. Quoine will not be responsible or liable for any loss or damage you incur as a result of an action taken by Quoine pursuant to this paragraph.

Each of Quoine’s rights and remedies set forth in these Terms is in addition to, and not in lieu of, any other rights or remedies available to Quoine under these Terms, under statute, at law, or in equity.

25.3 Nonwaiver
Quoine’s failure or delay in exercising any right, power, or privilege under these Terms is not a waiver of such right, power or privilege.

25.4 Severability
If any provision of these Terms is held invalid or unenforceable, it will be replaced with the valid provision that most closely reflects the intent of the Parties and the remaining provisions of the Terms will remain in full force and effect.

25.5 Assignment
You may not assign or transfer any right to use the Services or any of your rights or obligations under these Terms without prior written consent from Quoine, including by operation of law or in connection with any change of control. Quoine may assign or transfer any or all of its rights or obligations under these Terms, in whole or in part, without notice or obtaining your consent or approval.

25.6 Headings
Headings of sections are for convenience only and are not intended to be used to limit or construe such sections.

25.7 Entire Agreement; Order of Precedence
These Terms contain the entire agreement, and supersede all prior and contemporaneous understandings, between Quoine and you regarding the Services. If there is a conflict between these Terms and any other agreement you may have with Quoine, these Terms will govern unless the other agreement specifically identifies these Terms and declares that the other agreement supersedes these Terms.