

This BTC Sales and Purchase Agreement (“**Agreement**”) is made and effective on this **May 06, 2022**, BY AND BETWEEN

SELLER OF BTC

<u>Company</u> <u>(Account Holder)</u>	
Address	
Registration number:	
Represented by	
Passport №:	
Issue date:	
Expiry date:	
Country of issue	
Represented by:	
Passport №:	
Issue date:	

Hereinafter termed as **PARTY ONE OR SELLER**,

AND

BUYER OF BTC

Company Name	
Address/ Registration number	
Represented By	
Passport N°.	
Issue Date	
Expire date	
Buyer	
Telephones	
Email	

Hereinafter termed as **PARTY TWO OR BUYER**.

Each of **PARTY ONE** and **PARTY TWO** is a “**Party**” and collectively they are “**PARTIES**” to this Agreement.

BUYER'S **INITIAL** :

SELLER'S **INITIAL** :

1. OBJECT OF THE AGREEMENT

This currency exchange transaction will be executed as a bank-to-bank transaction and will be executed by TURBO SWIFT or SEPA [any reference to SWIFT, SEPA or Direct Transfer, Direct Payment within this Agreement shall be deemed to mean by SWIFT or SEPA] based on the bank procedures applicable and the terms and conditions as agreed in this Agreement.

TRANSACTIONAL OFFER

INSTRUMENT	BITCOIN (BTC)
TYPE OF ASSET	DIGITAL CRYPTO CURRENCY
SENDING / RECEIVING MODE	BITCOIN WALLETS
CONTRACT QUANTITY	500.000 BTC / FIVE HUNDRED THOUSAND BITCOINS WITH ROLLS AND EXTENSIONS
BTC DISCOUNT	10.00 % - 6.00 % / TEN Percent GROSS – SIX Percent NET CLIENT
MINIMUM FIRST TRANCHE	TRIAL + TEST – 100 BTC+1000 BTC – ONE HUNDRED BITCOINS + ONE THOUSAND BITCOINS
SUBSEQUENT TRANCHE	SEE SCHEDULE IN ANNEX A / Page 11+12
PRICE PER (1) ONE BTC	TO BE CONFIRMED FROM THE DAILY EXCHANGE RATE VIA www.blockchain.com at 09:00 CET
CONSULTANT FEES	GROUP 1 – SELLER SIDE REPRESENTATIVE AND ASSIGNS: 1.50 %- Represented by SELLER'S MANDATE / CLOSED GROUP 2 – BUYER SIDE REPRESENTATIVE AND ASSIGNS: 1.50 %- Represented by BUYER'S MANDATE GROUP 3 – COORDINATOR GROUP AND ASSIGNS: 1.00%- Represented by COORDINATOR / CLOSED - Mr. JPBR
PAYMENT MODE	BANK TRANSFER VIA SWIFT GPI or MT 103 / or SEPA TO SELLER'S DESIGNATED ACCOUNT LISTED IN THIS AGREEMENT
DELIVERY MODE	TO BUYER'S BTC WALLET ADDRESS. (later)

RECITALS

WHEREAS, SELLER wishes to sell to Buyer (500.000 BTC) FIVE HUNDRED THOUSAND BITCOINS (Hereinafter, referred to as "BTC") with the possibility of Rolls and Extensions at a Market **Minus Net 4.00% (FOUR Percent)** FOR "CONSULTANT FEES of current DAILY market value to BUYER, (As displayed on blockchain.com);

WHEREAS, BUYER wishes to purchase from SELLER (500.000 BTC) FIVE HUNDRED THOUSAND BITCOINS with the possibility of Rolls and Extensions at a price and agreed by BUYER & SELLER (hereinafter, referred to as "PURCHASE PRICE")

WHEREAS, BUYER is Ready, Willing and Able to purchase BTC, being the subject of this agreement (with "R&E") under the Terms, Specifications, Conditions & Stipulations set forth herein;

WHEREAS, SELLER is Ready, Willing and Able to sell BTC, being the subject of this agreement (with "R&E") under the Terms, Specifications, Conditions & Stipulations set forth herein;

NOW, THEREFORE for good and valuable consideration, the receipt and sufficiency of which are Hereby acknowledged PARTIES agree as follows:

BUYER'S INITIAL :

SELLER'S INITIAL :

SOURCE OF ASSETS

A - BUYER declares that: Funds come entirely from legal sources and not from illegal drug trafficking or money laundering activities, terrorist groups or associations, or any other criminal activity, and the funds are good, cleanly transacted, non-criminal in origin, free of liens and taxes, freely transferable EURO that can be exchanged for BITCOIN

B - SELLER declares that: BTC has been acquired with funds coming entirely from legal sources and not from illegal drug trafficking or money laundering activities, terrorist groups or associations, or any other criminal activity, and the funds are good, cleanly transacted, non-criminal in origin, free of liens and taxes, freely transferable BTC that can be exchanged for EURO

MANDATE & OWNERSHIP

SELLER declares that he is the EXCLUSIVE owner of proposed BTC to exchange and has full legal title to BTC which entitles him to transfer the ownership of BTC to BUYER.

TRANSACTION PROCEDURE

A - Only BTC Bank to Bank Transaction.

B - Only BTC Bank to Bank Procedure.

C - Only PAYMENT(S) Currency EURO/€ and/or BITCOIN/BTC for HONORARY FEES

D - Mandatory FIRST Tranche / TEST - FACE to FACE to BUYER'S BANK or SELLER'S BANK

E - From SELLER

01 - Issuing Acceptance Mail of the whole of all the terms and conditions mentioned in this document.

02 - Acceptance Mail in favor of BUYER + Transaction Code: **08/12/71-JPBR-001**.

03 - Mail transmitted to COORDINATOR to follow to BUYER

F - From BUYER

01 - issuing Acceptance Mail of the whole of all the terms and conditions mentioned in this document.

02 - Acceptance Mail in favor of SELLER + Transaction Code: **08/12/71-JPBR-001**.

03 - Mail transmitted to COORDINATOR to follow to SELLER

G - SET UP BY COORDINATOR - VIDEO CONFERENCE ZOOM.

01 - VIDEO CONFERENCE ZOOM Between
BUYER'S SIDE (Maximum TWO peoples) & SELLER'S SIDE (Maximum TWO peoples)

02 - BY VIDEO SELLER PROVIDES TO BUYER (POB)

SELLER will perform Proof Of Coin (POC) by moving BTC from Wallet A to Wallet B
(Both Wallets A & B belong to SELLER)

MINIMUM QUANTITY CORRESPONDING TO FIRST TRANCHE QUANTITY

03- BY VIDEO BUYER PROVIDES TO SELLER (POF)... BUYER will perform Proof of Funds (POF)
(MT199 or a screenshot or tear sheet of bank account utilized for the transaction.

MINIMUM AMOUNT CORRESPONDING TO TOTAL VALUE AMOUNT OF THE FIRST TRANCHE

BUYER'S INITIAL :

SELLER'S INITIAL :

H - TTM - FACE TO FACE IN BUYER'S BANK or SELLER'S BANK**F2F B2B BANK TO BANK PROCEDURE IN HSBC LONDON or BARCLAYS LONDON (ONLY)**

- 01 BUYER AND SELLER SIGN AGREEMENT (BUYER PROVIDE CURRENT STATEMENT ACCOUNT, SELLER PROVIDER WALLET SCREEN SHOT-LIVE VIDEO)
- 02 BUYER PAYS SELLER (1000 BTC) ONE THOUSAND BITCOINS INTO SELLER ACCOUNT AND SELLER SEND (1000 BTC) ONE THOUSAND BITCOINS TO BUYER WALLET. THEN SELLER AGENT MEET BUYER AT SELLER BANK IN **HSBC LONDON or BARCLAYS LONDON (ONLY)**
- 03 SELLER AGENT & BUYER DURING FACE-TO-FACE MEETING, AT WINDOW TIME SELLER WILL REMOTELY SHARE HIS WALLET LIVE SCREEN WITH BUYER VIA TEAMVIEWER OR ZOOM VIDEO CALL, BUYER CONFIRM THE COIN BALANCE
- 04 BUYER PAYS FOR THE FIRST TRANCHE DURING THE MEETING (1000 BTC) ONE THOUSAND BITCOINS TO SELLER GIVEN ACCOUNT-
- 05 UPON CONFIRMATION FROM BUYER OF BITCOIN RECEIPT, BUYER ORDERS HIS BANK TO IMMEDIATELY EXECUTE A BANK TRANSFER (SWIFT MT103) PAYMENT ("PAYMENT") AS EXPRESS WIRE WITH AN AMOUNT CORRESPONDING TO THE INVOICE AS PER POINT TO SELLER'S BANK ACCOUNT COORDINATES AS LISTED UNDER IN THIS SPA /
ANNEX N/1 + N/2 + N/3 PAGE 28+29+30.
- 06 SELLER CONFIRMS THE FUNDS AND NOTIFY THE BUYER AND HIS AGENT, SELLER SIMULTANEOUSLY TRANSFER THE (1000 BTC) ONE THOUSAND BITCOINS FROM THE SAME WALLET TO BUYER'S WALLET AND PROVIDE THE SCREENSHOT TO BUYER
- 07 SELLER PAYS ALL BROKERS AND DISCOUNT TO BUYER BY BTC SELLER AGENT AND BUYER PARTIES DEPART MEETING VENUE.
- 08 BUYER CONFIRMS THE BITCOINS AND PREPARES FOR THE MAIN SECOND TRANCHE OF (SEE DELIVERY PLANNING SCHEDULE / **ANNEX A - PAGE 11 + 12**
- 09 BUYER THEN PROVIDES THE OFFICIAL BANK SLIP TO SELLER AND HE WILL BE MAIL LISTED FOR THIS.
- 10 UPON COMPLETION OF THE TRANSACTION, BOTH PARTIES SIGN THE AFFIDAVIT OF SUCCESSFUL SETTLEMENT.
- 11 FOR ADDITIONAL TRANCHEs, SELLER WILL GIVE SUFFICIENT PROOF OF REMAINING BTC AND/OR TRANCHEs (TO BE AGREED BY BUYER & SELLER) AND THEN ALL THE ABOVE-MENTIONED STEPS WILL BE REPEATED UNTIL THE TOTAL DELIVERY QUANTITY IS SETTLED.
- 12 THE TRANSACTION CONTINUES AS PER THE CONTRACT TILL THE TOTALITY QUANTITY OF THE CONTRACT. THIS SPECIFIC CONTRACT IS EXHAUSTED WITH ROLLS AND EXTENSIONS.

NOTE:

**NO SATOSHI TEST, NO COIN MOVEMENT TEST FROM WALLET A TO WALLET B PROCEDURE IS
NO NEGOTIABLE**

BUYER'S INITIAL :

SELLER'S INITIAL :

TERMS & CONDITIONS

1. FORCE MAJEURE

A - "FORCE MAJEURE" exception clause of International Chamber of Commerce of Paris FRANCE is hereby incorporated and made an integral part of this Agreement.

A PARTY cannot be held in default if the reason is caused by force majeure International Chamber of Commerce PARIS – FRANCE.

B - (I.C.C 400/500/600 + Included the latest edition and latest publication is hereby incorporated and made an integral part of Agreement.

2. PARTIAL INVALIDITY

The illegality, invalidity and non-enforceable provision of this document under the laws of any jurisdiction shall not affect its legality, validity or enforceability under the law of any other jurisdiction or provision.

3. COMING INTO FORCE

A - The AGREEMENT comes into force and effect from the date first written above upon signature by the parties irrespective of the dates the respective signatures were rendered

B- In case that the Due Diligence procedure initiated by **HSBC LONDON or BARCLAYS LONDON ONLY** - qualifying PARTIES - fails and **HSBC LONDON or BARCLAYS LONDON ONLY** disqualifies any or all of PARTIES then this Private BTC-EURO Transaction Agreement will be deemed not to have come into force.

C - All PARTIES have engaged in the preparation, negotiation and execution of this Private BTC-EURO Transaction Agreement at their own risk and cost.

D - This shall also preclude invocation of a "culpa in contra Hondo" case to be brought by either PARTY against other PARTY.

4. TERMINATION

A - Any PARTY may terminate this BTC Purchase and Sales Agreement

B - After the fourth tranche at any time before the completion of any subsequent tranche of this BTC Purchase and Sales Agreement before the commencement of the next tranche

C - At any time if a PARTY fails to perform under the terms of this BTC Purchase and Sales Agreement

D - The termination of this BTC Purchase and Sales Agreement shall not impair any rights or remedies of any PARTY accrued before the termination of this Agreement.

TERM AND TERMINATION

01 – The term of this Agreement shall commence on the Effective Date and shall continue until both of the following two events occur:

02 - BTC are all delivered by SELLER to BUYER and BUYER pays PURCHASE PRICE to SELLER.

03 - This contractual agreement is a full recourse commercial commitment enforceable under the laws of the jurisdiction of the Transaction closing country as it applies and said law shall govern the interpretation, enforceability, performance, execution, validity and any other such matters regarding the present agreement.

04 - The present agreement is in full force and effect until completion of the transaction, and it is legally binding upon PARTIES, signatories, their heirs, successors and assigns, principals, attorneys, and all associated parties involved in this agreement. Each PARTY'S OBLIGATIONS hereunder (in general and in respect of each tranche to be closed hereunder) are conditional upon):

BUYER'S INITIAL :

SELLER'S INITIAL :

05 - PARTY being satisfied with its due diligence of other PARTY at all times;
The performance of its obligations hereunder not being in contravention of or restricted by any applicable laws or regulations; and except in connection with the first tranche hereunder, the successful completion of the then prior tranche.

06 – The termination of this Agreements Hall not impair any rights or remedies of ANY PARTY accrued prior to the termination of this Agreement.

CONFIDENTIALITY

01 - To the extent authorized by the law, PARTIES may wish, from time to time, in connection with this Agreement, to disclose Confidential Information to each other. For the purposes of this Agreement, the term "CONFIDENTIAL INFORMATION" refers to information that is marked in writing by the disclosing PARTY as being confidential.

02 - EACH PARTY will use reasonable efforts to prevent the disclosure of any of other "PARTIES' Confidential Information to THIRD PARTIES during the validity of this Agreement and for a period of five (5) years after. The termination of this Agreement, provided that the recipient PARTY'S obligation must not apply to information that:

- a) is not disclosed in writing;
- b) is not marked as confidential in writing;
- c) is already in Recipient PARTY'S possession at the time of disclosure thereof
- d) is or later becomes part of the public domain through no fault of the recipient PARTY;
- e) is received from a THIRD PARTY having no obligations of confidentiality to DISCLOSING PARTY;
- f) is independently developed by RECIPIENT PARTY; or
- g) is required by law or regulation to be disclosed.

03 – EACH PARTY may disclose the Confidential Information to those falsifiers, employees, legal and professional advisors who have agreed with that party in writing to comply with confidentiality obligations of that PARTY under this Agreement.

NON-DISCLOSURE AND NON-CIRCUMVENTION

All PARTIES are to be bound and to abide by the non-circumvention non-disclosure rules of all issues by I.C.C. Paris FRANCE / I.C.C 400-500-600 / the last edition of which shall apply to this transaction, no matter whether direct or indirect.

TAXES AND COSTS

Both PARTIES hereto individually and separately accept liability of taxes, imposts, levies, duties, or charges that may be applicable in the execution of their respective roles in this transaction.

GOVERNING LAW

This Agreement shall be interpreted and applied pursuant to the international laws, without reference to conflicts of law's provisions.

MISCELLANEOUS

Codes of Identification:

PARTIES to the present Agreement agree that all documents related to this transaction shall indicate the codes as indicated herein. In addition, the codes shall not be changed during the full tenure time of present agreement, including all Rollovers, Renewals, Extensions, and all Additions.

BUYER'S INITIAL :

SELLER'S INITIAL :

NOTICES

Any notice or communication required or permitted hereunder shall be in writing.

Notices and communications to BUYER shall be sent to the following email address:

COORDINATOR GROUP

Notices and communications to SELLER shall be sent to the following email address:

COORDINATOR GROUP

UNAUTHORIZED BANKCOMMUNICATION

01 - Neither PARTY is allowed to contact the bank of other party without the writing authorization of other PARTY. Any unauthorized contact act is a breach of present agreement.
EDT-Electronic Document Transmittal and Counterparts

02 - This Agreement may be executed in multiple copies at different times and places, each being considered an original and binding upon PARTIES.
All communications relating to this transaction, and which are mutually accepted by PARTIES, shall be deemed legally binding and enforceable documents for the duration of the transaction.

COPIES OF THE PRESENTAGREEMENT:

No copies of this Agreement are to be provided to any THIRD PARTY unless PARTIES agree mutually the contrary.

ASSIGNMENT:

A PARTY shall not be entitled to assign all of its rights and obligations in terms of this contract as an indivisible whole

(Provided that includes any liabilities under this contract which may have arisen prior to such assignment),
Without the prior written consent of other PARTY not to be unreasonably withheld, unless it is for the purpose to facilitate bank transfer for payments or to receive payments.

ENTIREAGREEMENT.

This Agreement constitutes the entire agreement between PARTIES and supersedes any prior understanding or representation of any kind preceding the date of this Agreement.

There are no other promises conditions, understanding so the agreements, whether ro ral or written, relating to the subject matter of this Agreement

LAW ANDARBITRATION

01 - This Agreement shall be governed & construed in accordance with current OBLIGATIONEN RECHT and Swiss procedural law in general.

All disputes arising out of or in connection with the present contract shall be finally settled Under the Rules of Arbitration of I.C.C Paris FRANCE by one or more arbitrators appointed in accordance with the said Rules.

02 - Number of arbitrators shall be one [1] Language of the proceedings shall be English

03 - By agreement between BUYER & SELLER

F2F Meeting is in **HSBC LONDON or BARCLAYS LONDON (ONLY)** Invitation **BUYER / SELLER.**

Location of the proceedings shall be ... **HSBC LONDON or BARCLAYS LONDON (ONLY)**

BUYER'S INITIAL :

SELLER'S INITIAL :

BANKING COORDINATES AND WALLET ADDRESSES

SELLER'S

SELLER'S BANK DETAILS:

Bank Name	HSBC LONDON or BARCLAYS LONDON (ONLY)
Bank Address	
Country	
Account Name	
Account N°	
Swift Code	
Account Signatory	
Bank officer's Name	
Bank officer EMAIL	
Telephone N°	
Bank Name	
Bank Address	
Special Instructions	All Wire transfers shall incorporate a copy of Bank Wire Transfer slip and shall be emailed to: xxx@..... and xxx@..... for legal verification and documentation pursuant to Patriot Act/Banking regulations with One Original Contract copy to be filed with Bank.

SELLER WALLET ADDRESS TO SEND BTC:

WALLET ADDRESS	
Buyer wallet BTC	

BUYER'S INITIAL :

SELLER'S INITIAL :

BUYER'S**BUYER'S BANK DETAILS:**

Bank Name	
Bank Address	
Country	
Account Name	
Account N°	
Swift Code	
Account Signatory	
Bank officer's Name	
Bank officer EMAIL	
Telephone N°	
Bank Name	
Bank Address	
Special Instructions	All Wire transfers shall incorporate a copy of Bank Wire Transfer slip and shall be emailed to: xxx@..... and xxx@..... for legal verification and documentation pursuant to Patriot Act/Banking regulations with One Original Contract copy to be filed with Bank.

BUYER'S WALLET ADDRESS TO RECEIVE BTC:

WALLET ADDRESS	
Buyer wallet BTC	

BUYER'S INITIAL :

SELLER'S INITIAL :

SIGNATURES

BUYER / AUTHORIZED SIGNATURE		SELLER / AUTHORIZED SIGNATURE	
Signed on this	May 06, 2022	Signed on this	May 06, 2022
Acknowledged and signed by BUYER		Acknowledged and Signed by SELLER	
Name		Name	
Passport N°.		Passport N°.	
Issue Date		Issue Date	
Expiration Date		Expiration Date	
Country		Country	

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of BUYER.....

AUTHORIZED SIGNATURE + STAMP

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of SELLER.....

AUTHORIZED SIGNATURE + STAMP

BUYER'S INITIAL :

SELLER'S INITIAL :

ANNEX A

TRANCHE SCHEDULE & BUYER'S WALLET

TRANCHE N°	QUANTITY BTC	NET Discount Applied CLIENT	NET Discount Applied CONSULTANT	HONORARY FEES 1.50 %. SELLER side consultants 1.50 %. BUYER side consultants 1.00 %. COORDINATOR Group
Monday	TRIAL/100	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
	TEST/ 1000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	2000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	5000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK 01				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00V %
WEEK02				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK03				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK04				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK05				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK06				

BUYER'S INITIAL :

SELLER'S INITIAL :

SALES AND PURCHASE AGREEMENT PRIVATEBTC-EUROAGREEMENT

TRANSACTION CODE : 08/12/71-JPBR-001

Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK07				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK08				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK09				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Friday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
WEEK10				
Monday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Tuesday	10.000	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Wednesday	1900	- 6.00 %	- 4.00 %	1.50 % + 1.500% +1.00 %
Thursday				
Friday				
WEEK11				
Total:	500.000			
	+ R&E			

BUYER'S INITIAL :

SELLER'S INITIAL :

ANNEX B**SELLER'S INFORMATION**

In accordance with Articles two (2) through five (5) of the Due Diligence Convention and the Federal Banking Commission Circular of December 1998, concerning the prevention of money laundering, and Article 305 of the Swiss Criminal Code, the following information may be supplied to banks and/or other financial institutions for the purpose of verification of identity. All parties have an obligation to respect professional secrecy and to take all appropriate precautions to protect the confidentiality of the information each holds in respect of the others' activities. This legal obligation shall remain in full force and effect at all times.

SELLER OF BTC

<u>Company</u> <u>(Account Holder)</u>	
Address	
Registration number:	
Represented by	
Passport №:	
Issue date:	
Expiry date:	
Country of issue	

I hereby attest and confirm that all of the information given above is accurate and true.

May 06, 2022

FOR AND BEHALF SELLER.....

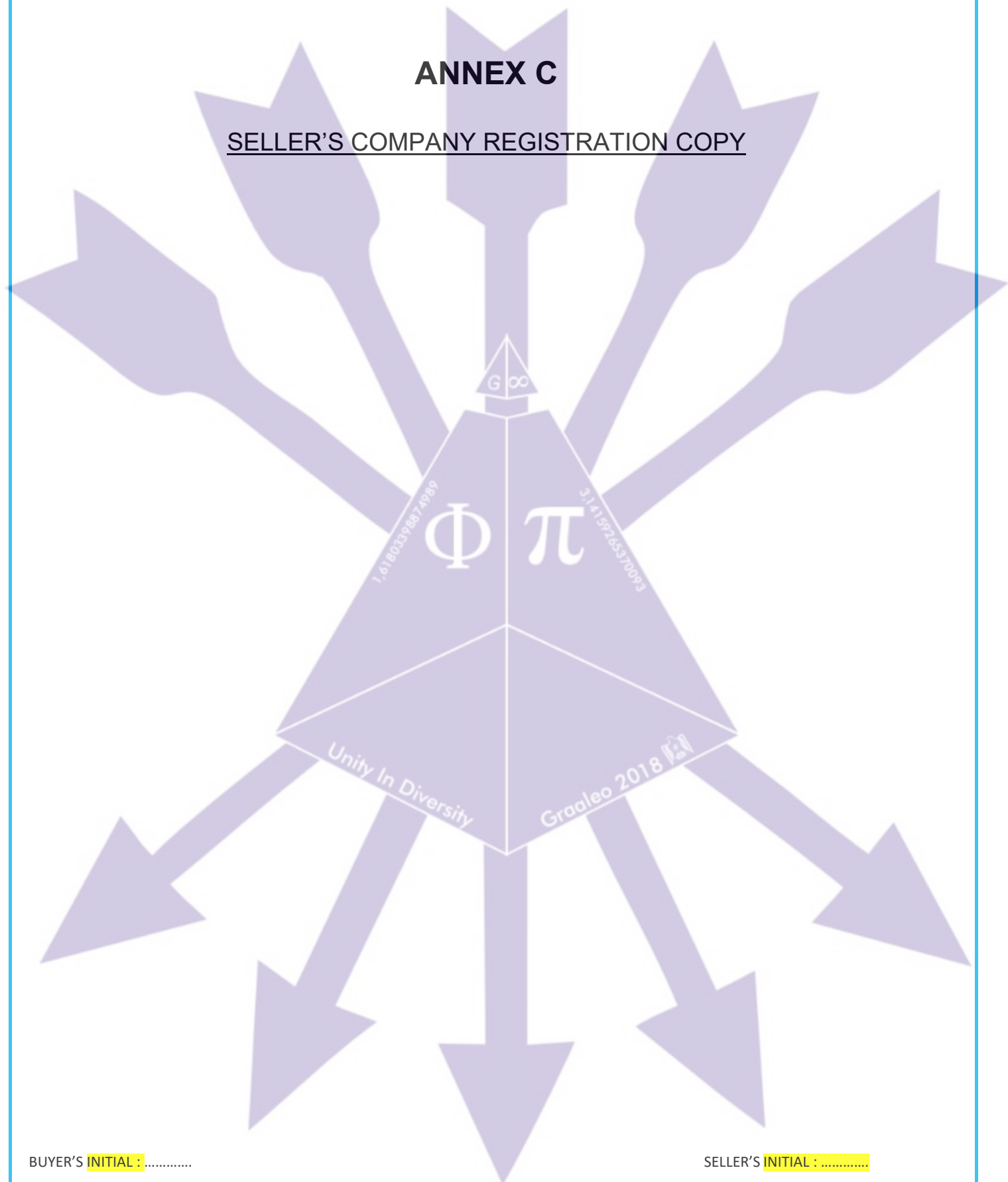
AUTHORIZED SELLER'S SIGNATURE + STAMP.....

BUYER'S **INITIAL :**

SELLER'S **INITIAL :**

ANNEX C

SELLER'S COMPANY REGISTRATION COPY

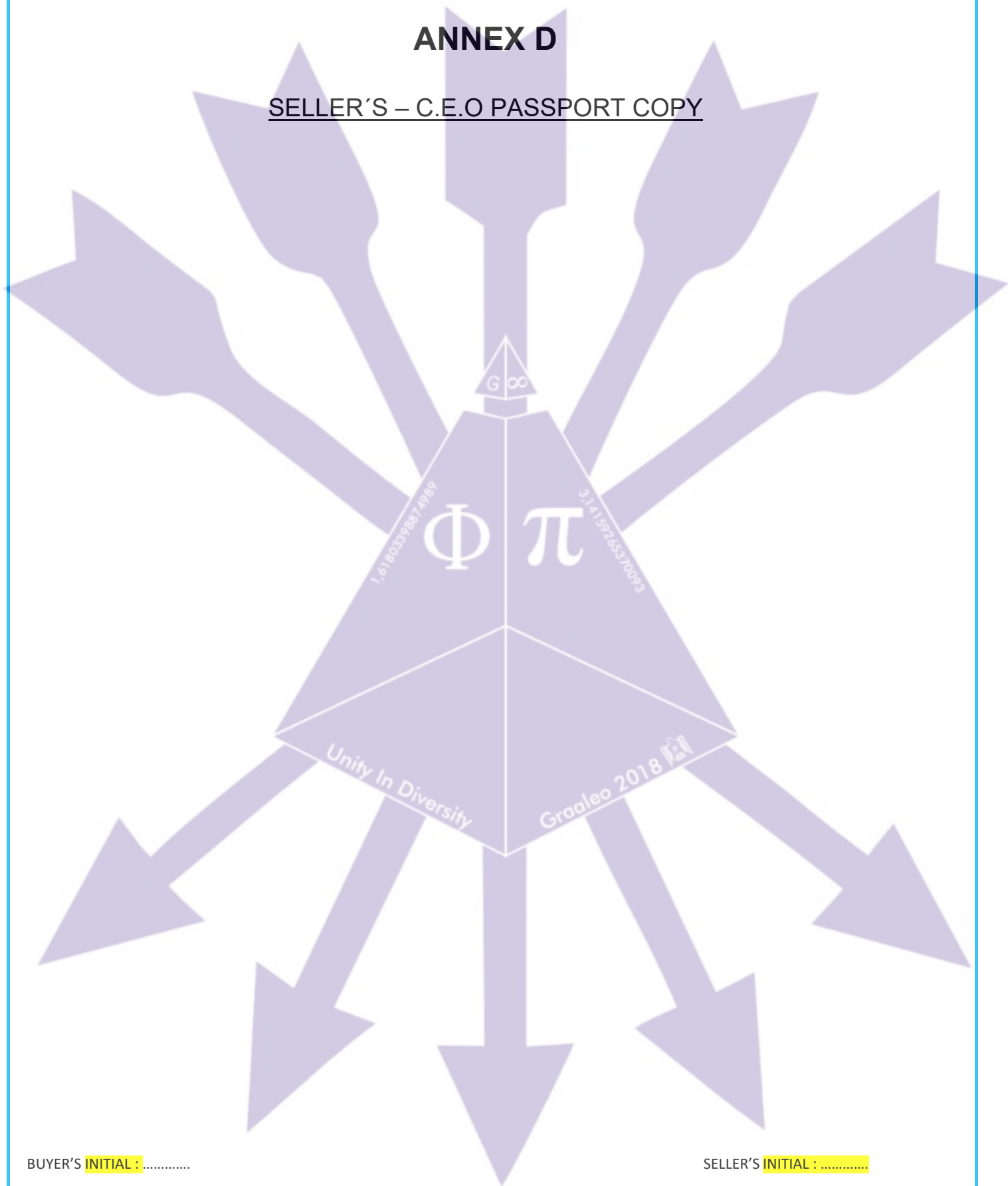


BUYER'S INITIAL :

SELLER'S INITIAL :

ANNEX D

SELLER'S – C.E.O PASSPORT COPY



BUYER'S INITIAL :

SELLER'S INITIAL :

ANNEX E**BUYER'S INFORMATION**

In accordance with Articles two (2) through five (5) of the Due Diligence Convention and the Federal Banking Commission Circular of December 1998, concerning the prevention of money laundering, and Article 305 of the Swiss Criminal Code, the following information may be supplied to banks and/or other financial institutions for the purpose of verification of identity. All parties have an obligation to respect professional secrecy and to take all appropriate precautions to protect the confidentiality of the information each holds in respect of the others' activities. This legal obligation shall remain in full force and effect at all times.

COMPANY NAME:**REGISTRATION N°:****OFFICE ADDRESS:****REPRESENTED BY:****TITLE:****NATIONALITY:****PASSPORT NO.:****COUNTRY ISSUED BY:****PASSPORT ISSUE DATE:****PASSPORT EXPIRATION DATE:**

I hereby attest and confirm that all of the information given above is accurate and true.

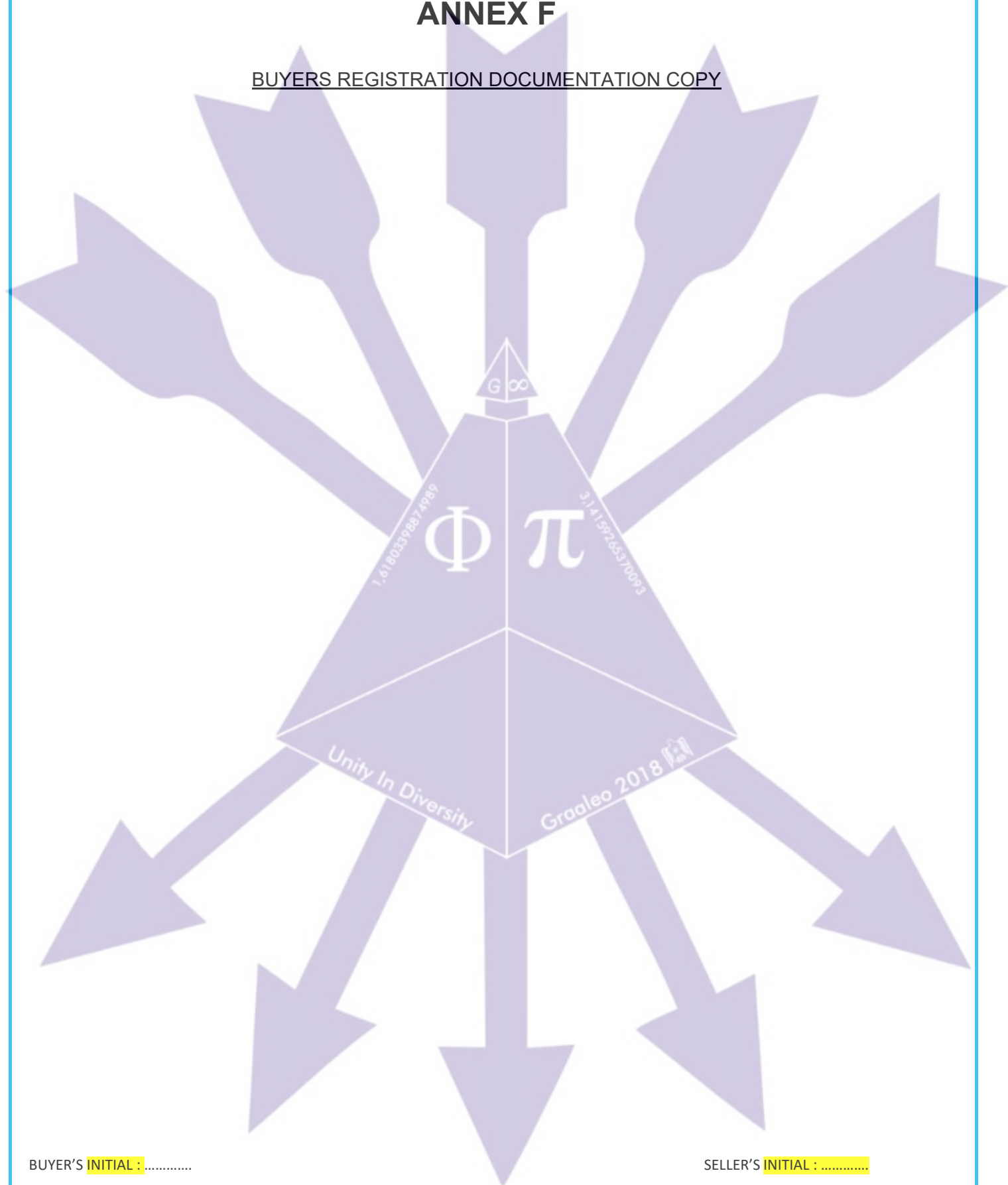
May 06, 2022

FOR AND BEHALF BUYER.....

AUTHORIZED SELLER'S SIGNATURE + STAMP.....BUYER'S **INITIAL :**SELLER'S **INITIAL :**

ANNEX F

BUYERS REGISTRATION DOCUMENTATION COPY

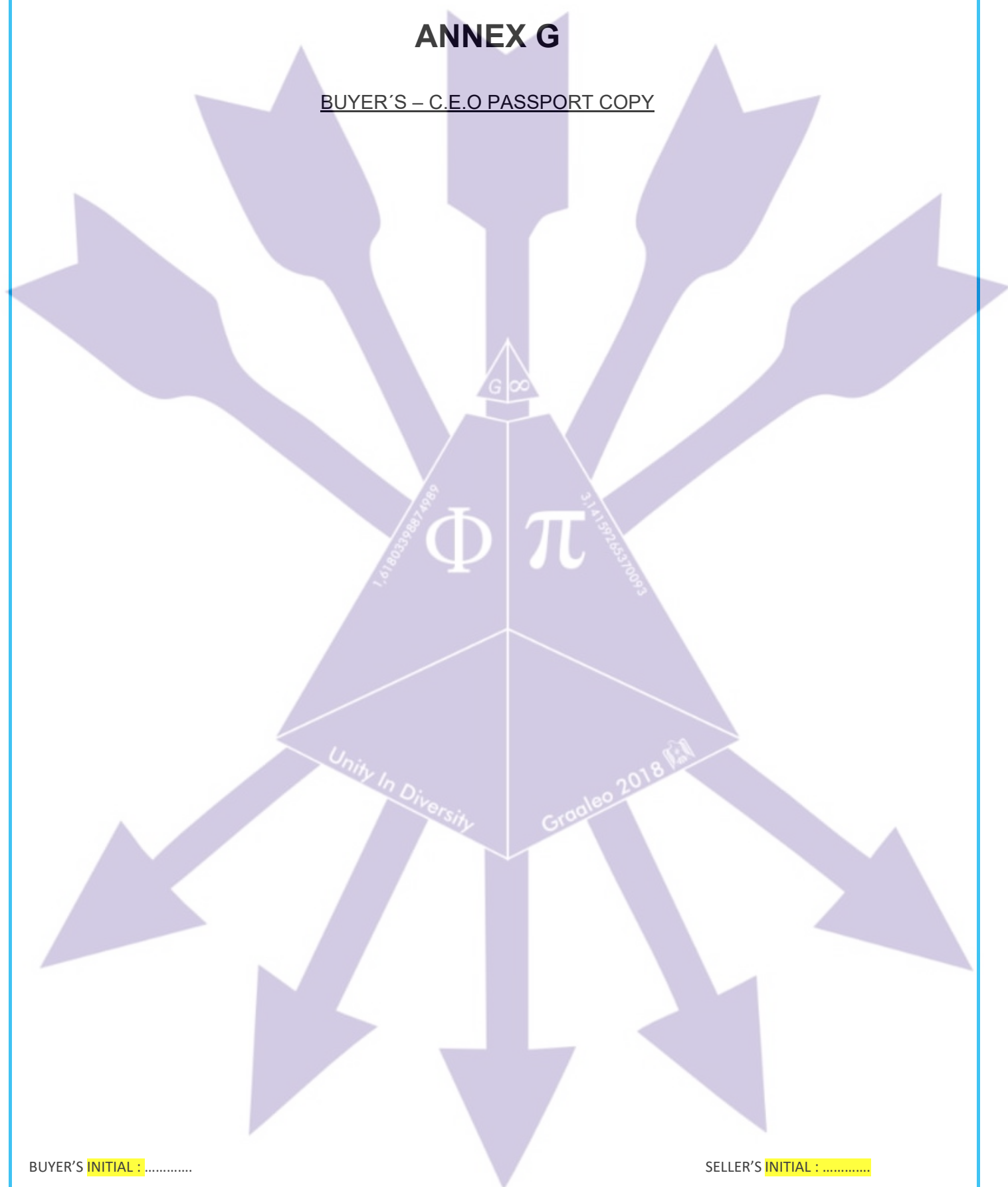


BUYER'S INITIAL :

SELLER'S INITIAL :

ANNEX G

BUYER'S – C.E.O PASSPORT COPY



BUYER'S INITIAL :

SELLER'S INITIAL :

ANNEX H**IRREVOCABLE MASTERS FEE PROTECTION AGREEMENT****IMFPA to Sales & Purchase Agreement
between******SELLER XXXXXXXX (Company name) & **BUYER XXXXXXXX (Company name),******with**

Hereinafter called ("SELLER"),

- A- Company number (insert company number)
- B- Registered address at (insert address and country).
- C- Represented by (insert name of authorized signatory),

****with**

Hereinafter called ("BUYER"),

- A- Company number (insert company number)
- B- Registered address at (insert address and country).
- C- Represented by (insert name of authorized signatory),

INTERNATIONAL CHAMBER OF COMMERCE OF PARIS FRANCE
(I.C.C 400/500/600) IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)

IMFPA Number
Referring to SPA number
INSTRUMENT:	Bitcoin (BTC)
TYPE OF ASSET:	Digital cryptocurrency
TRANSACTION:	Bank to Bank procedure
SELLER NAME:	XXXXXX
TOTAL QUANTITY:	(500,000 BTC) FIVE HUNDRED THOUSAND BITCOINS WITH R & E
DISCOUNT (GROSS / NET):	-10.00 % -6.00% / TEN PERCENT – SIX PERCENT
HONORARY FEES	This IMFPA represents distribution of fees and commissions of Total GROSS DISCOUNT OF 4.00 % -FOUR PERCENT of Purchase Price performed under the SPA
PAYMENT	Payable in Bitcoin or Fiat
DISTRIBUTION INPRINCIPLE (Detailed outlined here under)	<p>GROUP 1 – SELLER SIDE REPRESENTATIVE AND ASSIGNS: 1.50% Represented by SELLER'S MANDATE / CLOSED</p> <p>GROUP 2 – BUYER SIDE REPRESENTATIVE AND ASSIGNS: 1.50 % Represented by BUYER'S MANDATE</p> <p>GROUP 3 – COORDINATOR GROUP AND ASSIGNS: 1.00% Represented by COORDINATOR – CLOSED / JPBR</p>

BUYER'S INITIAL :

SELLER'S INITIAL :

SIGNATURES

BUYER / AUTHORIZED SIGNATURE		SELLER / AUTHORIZED SIGNATURE	
Signed on this	May 06, 2022	Signed on this	May 06, 2022
Acknowledged and signed by BUYER		Acknowledged and Signed by SELLER	
Name		Name	
Passport N°.		Passport N°.	
Issue Date		Issue Date	
Expiration Date		Expiration Date	
Country		Country	

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of BUYER.....

AUTHORIZED SIGNATURE + STAMP

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of SELLER.....

AUTHORIZED SIGNATURE + STAMP

BUYER'S INITIAL :

SELLER'S INITIAL :

ANNEX I**IRREVOCABLE MASTER FEE PROTECTION AGREEMENT (IMFPA)**

We the undersigned herewith referred as BUYER, under penalty of perjury do hereby irrevocably confirm and irrevocably accept to pay all intermediaries and fee holders at the same time and in a manner as SELLER is being paid for each and every transaction of this contract up to the completion of the contract plus rollovers and extensions and in accordance with the bank details to be specified in this contract.

We, SELLER, irrevocably confirm that we will order and direct our bank to endorse automatic fiat HONORARY FEES payment orders to each and every BENEFICIARIES GROUPs named below.

We, SELLER, confirm that (3) THREE pay orders (amount in currency EURO/€ issuing for HONORARY FEES will be executed and pay in favor of the below designated BENEFICIARY

GROUP 1 –

SELLER SIDE REPRESENTATIVE AND ASSIGNS: 1.50 % - ONE- AND ONE-HALF PERCENT.

Represented by SELLER'S MANDATE* - CLOSED

GROUP 2 –

BUYER SIDE REPRESENTATIVE AND ASSIGNS: 1.50 % - ONE- AND ONE-HALF PERCENT.

Represented by BUYER'S MANDATE

GROUP 3 –

COORDINATOR AND ASSIGNS: 1.00 % - ONE PERCENT

Represented by COORDINATOR / JPBR – CLOSED

WHEREAS The (3) THREE above mentioned payment will be AUTOMATICALLY, IRREVOCABLY AND SYMULTANEOUSLY executed to the receipt of Funds amount Sending by BUYER through a banking transfer funds (SWIFT MT 103) in favor of SELLER bank account. as directed into each and every beneficiary designated bank account within date of closing and completion of each and every delivery product provided that SELLER has received payment on any BITCOIN purchases during the contract term plus any/or extensions and rollover of the specified contract.

For the purpose of clarity, we confirm that the closing and completion of each and every delivery product shall be deemed to take place when the purchase issued by BUYER has been drawn down at the counters of the issuing bank

We, SELLER, agree to provide all beneficiaries with written evidence of the pay orders lodged with our bank together with acknowledgements of their acceptance.

Furthermore, our bank shall be instructed to provide duly signed and stamped acknowledgement of this instruction as set out in the annex.

Forming part of this agreement. It is understood that for the purposes of this Master Fee Protection Agreement, our bank shall be the same bank and this IMFPA acts as an integral part of it

We the undersigned being SELLER or SELLER named legally authorized representative as stated Within the signed and legally binding main transaction, contract unconditionally and irrevocably agree and undertake to approve and originate all payments in EURO /€ currency to all beneficiaries named below as their rightful and payable HONORARY FEES. This agreement also acts as a record confirming the HONORARY FEES amounts for each named beneficiary as set out below.

TERMS& CONDITIONS:

A -This master fee protection agreement covers the initial contract and shall include any renewals, extensions, rollovers, additions or any new or transfer contract any how originated from this transaction because of the above intermediaries or changing codes of the initial contract entered into between BUYER & SELLER.

B - This master fee protection agreement and any subsequently issued pay orders shall be assignable, transferable, and divisible and shall not be amended without the express written and notarized consent of the receiving beneficiary and/or sender AND/OR issuer. All PARTIES agree neither to circumvent nor to attempt circumvent either for the transaction of this current contract or in the future for a period of FIVE (5) years from the date of the execution of this fee protection agreement.

This document binds all PARTIES, their employees, associates, transferees and assignees or designees.

C - All faxed and/or e-mailed signatures shall be considered as original signatures for the purpose of binding all PARTIES to this agreement. This document may be signed & in any number of counterparts all of which shall be taken together and shall constitute as being one & the same instrument.

Any PARTY may enter into this document and the agreement constituted thereby by signing any counterpart any time, date or period mentioned in any provision of this document shall only be amended by agreement in writing and signed off by all parties concerned and/or involved in this private transaction.

D - Furthermore, we agree that any and all HONORARY FEES due shall be paid to the beneficiary as a result of any extension or rolls of the contract and that we shall affect all necessary documentation with our bank without any undue delays to ensure such HONORARY FEES and paid within the terms of the agreement.

PARTIAL INVALIDITY:

The illegality, invalidity, and non-enforceable provision of this document under the laws of any jurisdiction shall not affect its illegality, validity, or enforceability under the law of any other jurisdiction or provision.

GOVERNING LAW AND JURISDICTION This document shall be governed & construed in accordance with current English and/or I.C.C 400/500/600 signed between partners NCND laws.

ARBITRATION:

All parties agree to refer any disputes between the parties arising out of or in connection with this agreement including any questions regarding its existence, validity, or termination to arbitration rules Of INTERNATIONAL ARBITRATION CENTER (I.A.C).

The appointed arbitrator shall hold the proceedings in any country chosen by the Arbitrator as long as it is recognized by (I.C.C), INTERNATIONAL CHAMBRE COMMERCE of Paris – FRANCE and the rules of the IAC shall apply.

This document is signed and accepted by PARTIES named below as to be included in the main contract.

NOTE. This Agreement covers any business transactions entered by the buyer and SELLER for a period of sign (5) years from the SIGNATURE DAY of this Agreement.

SIGNATURES

BUYER / AUTHORIZED SIGNATURE		SELLER / AUTHORIZED SIGNATURE	
Signed on this	May 06, 2022	Signed on this	May 06, 2022
Acknowledged and signed by BUYER		Acknowledged and Signed by SELLER	
Name		Name	
Passport N°.		Passport N°.	
Issue Date		Issue Date	
Expiration Date		Expiration Date	
Country		Country	

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of BUYER.....

AUTHORIZED SIGNATURE + STAMP

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of SELLER.....

AUTHORIZED SIGNATURE + STAMP

ANNEX J

GROUP 1 – HONORARY FEES / SELLER SIDE =1.50 % **Closed** [Payable by Seller]**SELLER'S REPRESENTATIVE & ASSIGNS**

NAME (initials or name of representative of this Group)	Represented by SELLER'S MANDATE Paymaster see below for paymasters' details
HONORARY FEES:	(1.50 %) ONE PERCENT and ONE HALF in EURO or BTC Corresponding to financial total face value amount of each and every BITCOIN / BTC tranche under SALES & PURCHASE AGREEMENT SPA
BTC WALLET ADDRESS:	XXXXXXX

GROUP 2 – HONORARY FEES / BUYER SIDE=1.50 % **Closed** [Payable by Seller]**BUYER SIDE INTERMEDIARY AND LAWYERS**

NAME (initials or name of representative of this Group)	Represented by BUYER'S MANDATE Paymaster see below for paymasters' details
HONORARY FEES:	(1.50 %) ONE PERCENT and ONE HALF in EURO or BTC Corresponding to financial total face value amount of each and every BITCOIN / BTC tranche under SALES & PURCHASE AGREEMENT SPA
BTC WALLET ADDRESS:	XXXXXXX

GROUP 3 –HONORARY FEES/ COORDINATOR GROUP = 1.00 % **Closed** [Payable by Seller]**COORDINATOR AND ASSIGNS**

NAME (initials or name of representative of this Group)	Represented by COORDINATOR GROUP / JPBR Paymaster see below for paymasters' details
HONORARY FEES:	(1.00 %) ONE PERCENT in EURO or BTC Corresponding to financial total face value amount of each and every BITCOIN / BTC tranche under SALES & PURCHASE AGREEMENT SPA
BTC WALLET ADDRESS:	XXXX

SIGNATURES

BUYER / AUTHORIZED SIGNATURE		SELLER / AUTHORIZED SIGNATURE	
Signed on this	May 06, 2022	Signed on this	May 06, 2022
Acknowledged and signed by BUYER		Acknowledged and Signed by SELLER	
Name		Name	
Passport N°.		Passport N°.	
Issue Date		Issue Date	
Expiration Date		Expiration Date	
Country		Country	

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of BUYER.....

AUTHORIZED SIGNATURE + STAMP

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of SELLER.....

AUTHORIZED SIGNATURE + STAMP

ANNEX K**GROUP 1 *GROUP SELLER'S MANDATE****(1.50 %*) ONE- AND ONE-HALF PERCENT OF THE TOTAL TRANCHESELLER SIDE (CLOSED)**

Seller Side	
Paymaster's Name/	
Paymaster's Tel	
Paymaster's E-mail	
Bank Name	
Bank Address	
Postal Code	
City, Country	
Bank Telephone	
SWIFT Code	
Account Name	
PAYMASTER	
Account Number	
IBAN #	
SPECIAL WIRE INSTRUCTIONS	PRE-ADVICE MUST BE SENT VIA SWIFT PRIOR TO WIRE TRANSFER & EMAIL a notification immediately upon each transfer payment together with the transactions code/s to:@.....
REQUIRED MESSAGE	ALL TRANSFER INSTRUCTIONS SHALL STATE: "FUNDS ARE CLEAN AND CLEAR, OF NON-CRIMINAL ORIGIN AND ARE PAYABLE IN CASH IMMEDIATELY UPON RECEIPT BY BENEFICIARY'S BANK."

ANNEX L**EDT (ELECTRONIC DOCUMENT TRANSMISSIONS)****EDT (Electronic document transmissions)**

shall be deemed valid and enforceable in respect of any provisions of this agreement.

As applicable, this Agreement shall be:

1. Incorporate U.S. Public Law 106-229, "Electronic Signatures in Global and National Commerce Act" or such other applicable law conforming to the UNCITRAL Model Law on Electronic Signatures (2001) and
2. Electronic Commerce Agreement (ECE/TRADE/257, Geneva, May 2000) adopted by the United Nations Centre for Trade Facilitation and Electronic Business (UN/CEFACT).
3. EDT documents shall be subject to European Community Directive No. 95/46/EEC, as applicable. Either Party may request hard copy of any document that has been previously transmitted by electronic means provided however, that any such request shall in no manner delay the parties from performing their respective obligations and duties under EDT instruments.

Purchase / Buy and Sale

BITCOIN - BTC

01 - Exchange BITCOIN / BTC – EURO / €

02 - Discount GROSS (10.00 %)

03 - NET BUYER (6.00 %)

04 – NET HONORARY FEES (4.00 %) / Pay by SELLER

05 - Honorary Fees Pay in Currency Crypto (BTC) or EURO/€

FOUR PERCENT (4.00 %)		
1.50 %	1.00 %	1.50 %
BOX N°I Group BUYER'S SIDE	BOX N°II Group COORDINATOR CLOSED	BOX N°III Group SELLER'S SIDE CLOSED
Exklusive Repräsentant Person Mr.	Exklusive Repräsentant Person Mr. JPBR	Exklusive Repräsentant Person Mrs. ANNABELLA
<u>Pay Master</u> Name Address Tel + @ Bank	<u>Pay Master</u> Name Address Tel + @ Bank	<u>Pay Master</u> Name Address Tel + @ Bank

<u>Sub-Account</u>	<u>Sub-Account</u>	<u>Sub-Account</u>
a) (xx. %)	a) (xx %)	A) (XX %)
b) (xx %)	b) (xx %)	B) (XX %)
c) (xx %)	c) (xx %)	C) (XX %)

ANNEX M

SIGNATURES ENDORSEMENT

IN WITNESS WHEREOF, the undersigned have read this document and had advise of its legality and after understanding the content of this agreement written in the English language, by knowledge of the language or by professional translation to the party's language and legal advice and initialed all the pages of this agreement. In addition, fully understand and agree that its execution constitutes an acceptance of all of its mutually protective covenants, terms, and conditions, and is lawfully binding upon the parties.

BY THE BITCOIN (BTC) SELLER'S AUTHORIZED SIGNATORY

NAME	
COMPANY NAME	
TITLE	
ADDRESS	
PASSPORT NO	
NATIONALITY	
DATE OF ISSUE	
DATE OF EXPIRY	

Place and date.

AUTHORIZED SELLER'S SIGNATURE + STAMP

BY THE BITCOIN (BTC) BUYER'S AUTHORIZED SIGNATORY

NAME	
COMPANY NAME	
TITLE	
ADDRESS	
PASSPORT NO	
NATIONALITY	
DATE OF ISSUE	
DATE OF EXPIRY	

Place and date.....

AUTHORIZED BUYER'S SIGNATURE+STAMP

ANNEX N / N°01**NOTARIAL LAWYER PAY MASTER BANK ESCROW ACCOUNT**

For

SELLER'S REPRESENTATIVE & ASSIGNS(1.50 %) **ONE AND ONE HALF PERCENT OF THE TOTAL QUANTITY PER EACH TRANCHE)****Represented by SELLER'S MANDATE - CLOSED***Exclusive and only one representant authorized to collect the totality of the whole of financial total amount as**HONORARY FEES and payable in favor of Beneficiary name of ALL the people constituting as above-mentioned Groups.***INFORMATION**

In accordance with Articles two (2) through five (5) of the Due Diligence Convention and the Federal Banking Commission Circular of December 1998, concerning the prevention of money laundering, and Article 305 of the Swiss Criminal Code, the following information may be supplied to banks and/or other financial institutions for the purpose of verification of identity. All parties have an obligation to respect professional secrecy and to take all appropriate precautions to protect the confidentiality of the information each holds in respect of the others' activities. This legal obligation shall remain in full force and effect at all times.

COMPANY NAME:	
REGISTRATION N° + DATE.:	
OFFICE ADDRESS:	
OFFICE TELEPHONE:	
OFFICE E.MAIL:	
REPRESENTED BY:	ANNABELLA
TITLE:	SELLER'S MANDATE
NATIONALITY:	
PASSPORT N°:	
COUNTRY ISSUED BY:	
PASSPORT ISSUE DATE:	
PASSPORT EXPIRATION DATE:	

ANNEX N / N°02**NOTARIAL LAWYER PAY MASTER BANK ESCROW ACCOUNT**For**BUYER'S REPRESENTATIVE & ASSIGNS****(1.50%) ONE- AND ONE-HALF PERCENT OF THE TOTAL QUANTITY PER EACH TRANCHE)****Represented by BUYER'S MANDATE***Exclusive and only one representant authorized to collect the totality of the whole of financial total amount as**HONORARY FEES and payable in favor of Beneficiary name of ALL the people constituting as above-mentioned Groups.***INFORMATION**

In accordance with Articles two (2) through five (5) of the Due Diligence Convention and the Federal Banking Commission Circular of December 1998, concerning the prevention of money laundering, and Article 305 of the Swiss Criminal Code, the following information may be supplied to banks and/or other financial institutions for the purpose of verification of identity. All parties have an obligation to respect professional secrecy and to take all appropriate precautions to protect the confidentiality of the information each holds in respect of the others' activities. This legal obligation shall remain in full force and effect at all times.

COMPANY NAME:	
REGISTRATION N° + DATE.:	
OFFICE ADDRESS:	
OFFICE TELEPHONE:	
OFFICE E.MAIL:	
REPRESENTED BY:	
TITLE:	BUYER'S MANDATE
NATIONALITY:	UNICOM ASIA INVESTMENT LTD
PASSPORT N°:	CONFIDENTIEL
COUNTRY ISSUED BY:	
PASSPORT ISSUE DATE:	
PASSPORT EXPIRATION DATE:	

ANNEX N / N°3**NOTARIAL LAWYER PAY MASTER BANK ESCROW ACCOUNT**For**COORDINATOR AND ASSIGNS****(1.00 %) ONE PERCENT OF THE TOTAL QUANTITY PER EACH TRANCHE)****Represented by JPBR – CLOSED**

Exclusive and only one representant authorized to collect the totality of the whole of financial total amount as HONORARY FEES and payable in favor of Beneficiary name of ALL the people constituting as above-mentioned Groups.

INFORMATION

In accordance with Articles two (2) through five (5) of the Due Diligence Convention and the Federal Banking Commission Circular of December 1998, concerning the prevention of money laundering, and Article 305 of the Swiss Criminal Code, the following information may be supplied to banks and/or other financial institutions for the purpose of verification of identity. All parties have an obligation to respect professional secrecy and to take all appropriate precautions to protect the confidentiality of the information each holds in respect of the others' activities. This legal obligation shall remain in full force and effect at all times.

COMPANY NAME:	
REGISTRATION N° + DATE.:	
OFFICE ADDRESS:	
OFFICE TELEPHONE:	
OFFICE E.MAIL:	
REPRESENTED BY:	JPBR
TITLE:	COORDINATOR
NATIONALITY:	
PASSPORT N°:	
COUNTRY ISSUED BY:	
PASSPORT ISSUE DATE:	
PASSPORT EXPIRATION DATE:	

ANNEX O

I.C.C 400/500/600 + Included the latest edition and latest publication
NON-CIRCUMVENTION, NON-DISCLOSURE (NC/ND)

REFERENCE:	08/12/71-JPBR-001
PRODUCT:	SALES AND PURCHASE AGREEMENT PRIVATE BTC-EURO
RATING:	www.blockchain.com at 09:00 CET BUYER-SELLER GROSS - NET / 10.00 % - 6.00% / TEN PER CENT – SIX PERCENT HONORARY FEES / 4.00 % / FOUR PERCENT SHARING (3) THREE GROUPS A-(1.50 %) Buyer Side / B – (1.50 %) Seller Group / C – (1.00 %) Coordinator Group FOR EACH AND EVERY DELIVERY BITCOIN TRANCHE
CONTRACT AMOUNT:	(BTC 500.000) FIVE HUNDRED THOUSAND BITCOINS With POSSIBLE R & E
CONTRACT QUANTITY:	One (1) With POSSIBLE R & E
CONTRACT PERIOD:	FIVE (5) years

WHEREAS

The undersigned wish to enter into this agreement to define certain parameters of the future legal obligations, are bound by a duty of confidentiality with respect to their sources and contacts.

This duty is in accordance with the **International Chamber of Commerce of PARISFRANCE**.

WHEREAS

The undersigned desire to enter a working business relationship to the mutual and common benefit of the parties hereto, including their affiliates, subsidiaries, stockholders, partners, co-ventures, trading partners, and other associated organizations, hereinafter referred to as "Affiliates".

NOW THEREFORE

In consideration of the mutual promises, assertions and covenants herein and other good and valuable considerations, the receipts of which is acknowledged hereby, the parties hereby agree as follows:

1. TERMS AND CONDITIONS.

A - The parties will not in any manner solicit, nor accept any business in any manner from sources or their affiliates, which sources were made available through this agreement, without the express permission of the party who made available the source and, the parties will maintain complete confidentiality regarding each other business sources and/or their affiliates and will disclose such business sources only to the named parties pursuant to the express written permission of this party who made available the source, and that they will not in any of transactions the parties are desirous of entering into and do, to the best of their abilities assure the other that the transaction codes established will not be affected .

B -That they will not disclose:

names, addresses, e-mail address, telephone and tale-fax or telex numbers etc. ..to any contacts by either party to third parties and that they each recognize such contracts as the exclusive property of the respective parties and they will not enter into any direct negotiation or transaction with such contracts revealed by the other party and that they further undertake not to enter into business transaction with banks, investors, sources of funds or other bodies, the names of which have been provided by one of Parties to this agreement, unless written permission has been obtained from the other party to do so .To any contacts by either party to third parties and that they each recognize such contracts as the exclusive property of the respective parties and they will not enter into any direct negotiation or transaction with such contracts revealed by the other party and that they further undertake not to enter into business transaction with banks, investors, sources of funds or other bodies, the name sofa which have been provided of which have been provided by one of Parties to this agreement, unless written permission have been obtained from the other party to do so.

C - For this agreement, it does not matter whether information obtained from a natural or a legal person. The parties also undertake not to make use of a third party to circumvent this clause.

I.C.C 400/500/600 + Included the latest edition and latest publication

<http://www.iccwbo.org/>

NON-CIRCUMVENTION, NON-DISCLOSURE (NC/ND).

D - That in the event of circumvention of this agreement by either party, directly or indirectly, the circumvented party shall be entitled to a legal monetary penalty equal to the maximum service amount it should realize from such a transaction plus any and all expenses, including but not limited to all legal costs and expenses incurred to recover the lost revenue amount.

E - All considerations, benefits, bonuses, participation fees and/or commissions received as result of the contributions of the parties in this agreement, relating to any and all transactions will be allocated as mutually agreed

F - This agreement is valid for any and all transaction between the parties herein and shall be governed by the enforceable laws of INTERNATIONAL CHAMBER OF COMMERCE OF PARIS - FRANCE

G - The signing parties hereby accept the selected jurisdiction as the exclusive venue,
The duration of this agreement shall perpetuate for Five (5) years from signing date
of this referenced TRANSACTION CODE:08/12/71-JPBR-001

2. AGREEMENT TO TERMS

Signatures on this agreement received by the way of Facsimile, Mail and/or E-mail shall be an executed contract.

Agreement enforceable and admissible for all purposes as may be necessary under the terms of this agreement.

All signatories hereto acknowledge that they have read the forgoing agreement and by their initials and signature that they have full and complete authority to execute the document for and in the name of the party for which they have given their signature.

In attached, passport copy of each person involved in this referenced Transaction:

08/12/71-JPBR-001

Good for acceptance of all the above-mentioned terms and conditions.

SIGNATURES

BUYER / AUTHORIZED SIGNATURE		SELLER / AUTHORIZED SIGNATURE	
Signed on this	May 06, 2022	Signed on this	May 06, 2022
Acknowledged and signed by BUYER		Acknowledged and Signed by SELLER	
Name		Name	
Passport N°.		Passport N°.	
Issue Date		Issue Date	
Expiration Date		Expiration Date	
Country		Country	

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of BUYER.....

AUTHORIZED SIGNATURE + STAMP

I hereby attest and confirm that all of the information given above is accurate and true.

For and behalf of SELLER.....

AUTHORIZED SIGNATURE + STAMP

END OF THE BITCOIN SELL AND PURCHASE AGREEMENT