















any other person makes no guarantees regarding the legitimacy and exhaustiveness of the information presented herein. The Company cannot be held liable for any misinformation or User behavior that may result from relying on the content of this Website.

These *Terms* do not constitute or form part of, and should not be construed as, any offer for sale or subscription of, or any invitation to offer to buy or subscribe for, any securities issued by the Company. Acquisition of 5(,112 Tokens does not present an exchange of cryptocurrencies for any form of ordinary shares or securities issued by the Company. Any such offer or solicitation will be made only by means that are in compliance with applicable securities and other laws.

The 5(,112 Tokens do not grant its holder ownership or equity in the Company or the right to participate in the control, direction or decision-making of the Company.

No regulatory authority has examined or approved any of the information set forth in this Website. No such action has been or will be taken under the laws, regulatory requirements or rules of any jurisdiction. 5(,112 Tokens may be impacted by regulatory action, including potential restrictions on the ownership, use, or possession of such tokens. Regulators or other authorities may demand that the Company revises the mechanics and functionality of its tokens and that Our proposed operating model must comply with regulatory requirements or other governmental or business obligations.

8. We shall not be liable to a User or anyone else for any loss or injury resulting directly or indirectly from Your use of the Website and the REINNO service, acquisition or transfer 5(,112 Tokens, including any loss caused in whole or in part by any inaccuracies or incompleteness, delays, interruptions, errors or omissions, including, but not limited to, those arising from the negligence of the Company or contingencies beyond their control in procuring, compiling, interpreting, computing, reporting, or delivering REINNO Tokens or the information therein.

9. In no event shall We, or our employees, directors, officers and affiliates, be liable to You or others for any damages, direct, indirect, consequential or special, including, without limitation, all losses, costs, expenses, loss of profits, loss of business revenue or failure to realize expected savings arising from or out of the existence, furnishing, or functioning of the Website, or any act or omission in connection with Your accessing the Website.

10. We are not liable by reason of acting or failing to act due to an error in any acquiring request actually received by Us, or not being received by us. We are not responsible for any losses, damages or personal injury that any person suffers as a result of a User accessing the Website.

11. We expressly disclaim any and all responsibility for any direct or consequential loss or damage of any kind whatsoever arising directly or indirectly from:

- Reliance on any information contained in these *Terms*;
- Any error, omission or inaccuracy in any such information;
- Any action resulting therefrom;
- Acquisition of REINNO Tokens and usage of REINNO service, available through the Website.

5(,112 Tokens do not originate and do not provide any rights for participation in property, joint stock or authorized capital of any associations, partnerships, companionships or any other forms of legal entities of whatever jurisdiction. 5(,112 Tokens do not provide their holders with any additional rights in material, as well as non-material nature, except for those rights that are stipulated in these *Terms*.

It is the User's responsibility to affirm and understand the terms of the REINNO service before making any investment decisions. Subject to these *Terms*, any invitations to purchase 5(,112 Tokens shall not be in any event construed as an investment advice.

The Users bear full responsibility for timely and correct calculation and payment of all taxes due in accordance with the legislation applicable to the Users. We are not a tax agent of the User, nor do We advise the User on the order of calculation and/or the payment of taxes.

We may modify any or all of the Website without notice. Part of or all of Website may periodically be unavailable during planned or unplanned downtime. You acknowledge and agree that We are not liable or responsible to You for any inconvenience, losses or damage to You as a result of such downtime.

In case We are required to amend any of REINNO Token' functionalities in order to comply with any legal or regulatory obligations, these *Terms* shall be updated, and an explicit notice will be published in case any changes are to be made/ have already been made to the 5(,112 Token functionality.

In case the 5(,112 Token is required to be licensed and/or approved by certain authorities, or that the functionality of the Token is required to be amended, We cannot guarantee the timeframe of complying with such jurisdiction or at all, meaning that 5(,112 Tokens may, at times or in general, be unavailable on certain markets.



18. In no event shall We be liable to You or anyone else for any decision made or action taken by You in reliance on, or in connection with your use of the Website or the acquisition of REINNO Tokens.

19. In no event shall We be liable to You, whether in contract or tort, for any direct, special, indirect, consequential or incidental damages or any other damages of any kind even if We have been advised of the possibility thereof.

#### **XIV. INDEMNITY**

1. To the full extent permissible by applicable law:

1.1. The Company makes no, and hereby disclaims all, representations or warranties of any kind, express or implied, as to the availability, operation and use of the Website, including but not limited to warranties of performance, functionality, merchantability, fitness for a particular purpose, title, non-infringement, and implied warranties arising from course of dealing or course of performance.

1.2. You release and indemnify the Company in respect of any Claim or Loss which may arise in consequence of Your use of the Website or the REINNO Tokens, including in consequence of any breach of these *Terms* by You.

2. The above indemnity:

2.1. Extends to Claims incurred or suffered by Company's officers, employees, agents or sub-contractors.

2.2. Extends to and includes all Losses incurred in defending and/or settling any Claims, including legal costs on a full indemnity basis.

3. You will defend, indemnify, and hold harmless the Company, its affiliates and licensors, and each of its respective employees, officers, directors, and representatives from and against any claims (arising under contract, tort, statute or otherwise, or as a result of force majeure), damages, losses, liabilities, costs, and expenses (including reasonable attorney fees) which may be made against the Company or arise out as a consequence of, or in connection with these *Terms* or Your use of the Website and REINNO Tokens contrary to these *Terms*.

4. If the Company or its affiliates are obligated to respond to a third-party subpoena or other compulsory legal order or process described above, the User will also reimburse the Company for reasonable attorney fees, as well as our employees' and contractors' time and materials spent responding to the third-party subpoena or other compulsory legal order or process at reasonable hourly rates.

#### **XV. AMENDMENTS**

1. The Company reserves the irrevocable right to change, modify, add, or remove portions of these *Terms* at any time by posting the amended terms on the Website.

2. The revised version of the *Terms* will be effective at the time the Company posts it on the Website unless indicated otherwise. If you do not agree to be bound by the amended or modified *Terms*, you must cease accessing the Website or using REINNO service immediately.

#### **XVI. COMPLIANCE**

We shall cooperate with respect to all law enforcement inquiries, subpoenas, or requests provided they are fully supported and documented by the law in the relevant jurisdictions.

#### **XVII. JURISDICTION**

These *Terms* shall be governed by and construed in accordance with the laws of Estonia.

#### **XVIII. SEVERANCE AND INVALIDITY**

1. If any court or competent authority finds that any provision of these *Terms* (or part of any provision) is invalid, illegal or unenforceable, that provision or part-provision shall, to the extent required, be deemed to be deleted, and the validity and enforceability of the other provisions of these *Terms* shall not be affected.

2. If any provision of these *Terms* shall be held to be illegal, void, invalid or unenforceable under the applicable laws of any jurisdiction, the legality, validity and enforceability of the remainder of these *Terms* in that jurisdiction shall not be affected, and the legality, validity and enforceability of the whole of this Agreement in any other jurisdiction shall not be affected.

## **XIX. RESTRICTION OF THE ACCOUNT AND TERMINATION OF THE AGREEMENT**

1. You agree that We have the right to immediately suspend your account, freeze or lock the assets, and suspend your access to the Website if We suspect any such account to be in violation of the *Terms*, AML/CTF acts or any applicable laws & regulations. We shall have the right to keep and use the transaction data or other information related to such account. The above account controls may also be applied in the following cases:

- 1.1. The account is subject to a governmental proceeding, criminal investigation or other pending litigation.
- 1.2. We detect unusual activity in the account.
- 1.3. We detect unauthorized access to the account.
- 1.4. We are required to do so by a court order or command by a regulatory/government authority.

2. In case of any of the following events, We shall have the right to directly terminate this Agreement by cancelling Your account, and shall have the right to permanently freeze (cancel) the authorizations of Your account on the Website:

- 2.1. After termination of the Service to you.
  - 2.2. The main content of User's information that you have provided is untruthful, inaccurate, outdated or incomplete.
  - 2.3. When this Agreement is amended, and you expressly state and notify Us of Your unwillingness to accept the amended Agreement.
  - 2.4. Any other circumstances where the Company deems it should terminate the services.
3. Should the account be terminated, the account and transfer information required for meeting data retention standards will be securely stored for a period required by respective legislation. In addition, if a transfer is unfinished during the account termination process, the Company shall have the right to notify Your counterparty of the situation at that time.

## **XX. MISCELLANEOUS**

1. All materials, published on the Website or elsewhere, are not binding and do – unless explicitly referred to herein – not form part of these *Terms*, and are of descriptive nature only.

2. The Company and the User are independent contractors, and neither party is an agent for the other for any purpose.

## **XXI. ACCEPTANCE OF TERMS**

1. By using the Website and/or the acquisition of REINNO Tokens, a User confirms that, to the extent permitted by law, he/she is authorized to acquire REINNO Tokens and to fully understand and to be bound by these *Terms* regarding his/her relevant jurisdiction.

2. If you access or use the Website and/or acquire REINNO Tokens, then you indicate that you agree to these *Terms*. If you do not agree to any of the specific terms herein you may not take part in acquiring REINNO Tokens and access or use the Website.

1. The Company reserves the right to modify these *Terms* at any time in accordance with this provision. If We make changes to these *Terms*, we will post the revised *Terms* on the Website for the Service. If you disagree with the revised *Terms*, you may cancel your Account. If you do not cancel your Account before the date the revised *Terms* becomes effective, your continued access to or use of REINNO service will be subject to the revised *Terms*.

If you have any questions, please contact us by e-mail at [office@REINNO.io](mailto:office@REINNO.io).