Terms of Service Agreement

This Terms of Service Agreement (this "Agreement") is between you (referenced herein as "user", "you" or "your") and Lurk Tech International Limited ("New Huo Brokerage", "Company", "us", "our" or "we"). By accessing, using or clicking "I agree" or any similar button to any of the services made available by New Huo Brokerage or its affiliates through our website ("trade.newhuotech.com"), or any other related services provided by New Huo Brokerage or its affiliates (collectively, the "Services", "Platform" or "Website") you agree that you have read, understood and accepted all of the terms and conditions contained in this Terms of Service Agreement (hereinafter the "Terms"). You agree that we may amend, supplement and update the Terms from time to time, and that by your access and use of our Services, you agree to such Terms as in effect at the time. Additionally, when using certain features of the Services, you may be subject to additional terms and conditions applicable to such features. The Terms are to be read in conjunction with and is subject to any other agreement between you and New Huo Brokerage and any additional terms and conditions that apply. To the extent of any inconsistency between the Terms and the terms and conditions of any specific product, service or transaction between you and New Huo Brokerage, the latter shall prevail over the Terms. IMPORTANT REMINDERS: You are hereby informed that: 1. New Huo Brokerage may suspend or terminate your account or use of the Services, or the provision of any digital assets services, at any time if it determines in its sole discretion that you have violated this Agreement or that its provision or your use of the Services in your jurisdiction is unlawful. 2. All opinions, information, discussions, analysis, prices, advice, and other information on this Platform are general market information and reviews and shall not constitute any investment advice. We do not bear any loss arising directly or indirectly from reliance on the abovementioned information, including but not limited to, any loss of profits. 3. The content of this Platform may be changed from time to time without prior notice. We have taken reasonable measures to ensure the accuracy of the information provided on the Platform, but we do not guarantee the degree of such accuracy or take responsibility for any losses or damages arising directly or indirectly from the information on this Platform. We shall not be responsible for any losses or damages arising from any delay or failure in relation to internet connection, or any failure to transmit or receive any notice and information. 4. Investors should note that all investments involve risks, in particular investing with the use of the internet, including but not limited to failures in the software, hardware or Internet links, etc. We cannot control the reliability and availability of the Internet, and we will not be responsible for any distortion, delay, and internet failure. 5. Our sole official website for release of information and the provision of the Services is "trade.newhuotech.com". 6. Usage of this Platform for any illegal transaction activities such as money laundering, smuggling and bribery is strictly prohibited. If we suspect that there is any illegal transaction activities taking place on our Platform, we will adopt all available measures, including but not limited to freezing the offender's account and notifying relevant authorities. We will not assume any of the responsibilities arising therefrom, and we reserve the right to hold the persons involved accountable. 1. GENERAL PROVISIONS 1.1. Before using the Services offered by us, you shall read this Agreement carefully, and consult a professional lawyer if you have any doubt or as may be otherwise

necessary. If you do not agree to the Terms and/or any change made thereto from time to time and at any time, please immediately stop using the Services provided by this Platform. Upon your logging onto this Platform or using any Services provided therein or engaging in any other similar activity, it shall be deemed that you have read, understood and fully agreed to all the terms and conditions of the Terms, including any and all changes, modifications, or alterations that we have made to the Terms. 1.2. After filling in the relevant information in accordance with the requirements of this Platform, and after we have approved your registration, you will successfully

register yourself as a member of this Platform (hereinafter referred to as "Member" or "Membership"). 1.3. After you have registered with our Platform, you will receive a Membership account and the corresponding credentials. You should keep your credentials safe and private. You will be liable for any activities and actions carried out through your Membership account. 1.4. Upon registering yourself as a Member of this Platform and using any of the Services and functions offered by this Platform, it shall be deemed that: 1.4.1. you confirm that you have attained the age of 18 or another statutory age for entering into contracts as is required in the jurisdiction applicable to you, and your registration with this Platform, access and use of this Platform, release of information on this Platform and other behaviors indicates your acceptance of the Services offered by this Platform and that you shall comply with the applicable laws and regulations of the sovereign state or jurisdiction that you are under an obligation to abide by, and you confirm that you have sufficient capacity to accept the Terms. 1.4.2. you confirm that the information provided at the time of registration is true and accurate in all respects. 1.4.3. you agree to refrain from engaging or participating in any acts or activities that may damage the interests of this Platform or the Company, whether or not in connection with the Services provided by this Platform. 2. AMENDMENT OF THE TERMS 2.1. We reserve the right to modify, amend or change the Terms from time to time at our sole discretion. Any and all modifications or changes to the Terms will be effective immediately upon being updated on the Website or released to users. Your continued use of the Services offered by this Platform acts as an acceptance of the amended Terms. If you do not agree to the modification to the Terms, you must stop using the Services 3. REGISTRATION 3.1. Eligibility for Registration. Each time you access the Platform you represent and warrant to us that: you are a natural person, legal entity, or other organizations with the capacity to enter into this Agreement and use the Services of this Platform, as governed under the applicable laws to you. 3.2. Purpose of Registration. You confirm and warrant that you are not registering with this Platform for the purpose of violating any laws or regulations or for any unlawful purposes. 3.3. Registration Process 3.3.1. You agree to provide your valid email address, a mobile phone number, and other information in accordance with the requirements on the user registration page of this Platform. In addition, you are also required to provide personal data such as your full legal name, identity card, and other information required by the applicable laws, regulations, our Privacy Policy, Know-Your-Client Policy and Anti-Money Laundering Policy. You are also required to constantly update your registration information so that they are up to date, complete and accurate. You shall be responsible for the authenticity, integrity, and accuracy of such information and shall be entirely responsible for any direct or indirect losses and

adverse consequences arising from any inaccurate information you have provided. 3.3.2. If the applicable laws, regulations, rules, orders and other regulatory documents of the sovereign state or jurisdiction where you are based requires that mobile phone accounts must be based on real names, you hereby confirm that the mobile phone number you provide for registration purposes has gone through the real-name registration procedure. If you cannot provide such a mobile phone number as is required, any direct or indirect losses and/or adverse consequences arising therefrom and affecting you shall be entirely your responsibility. 3.3.3. You agree to receive emails and/or phone messages sent by this Platform in relation to the management and operation thereof. 4. DIGITAL ASSETS SERVICES 4.1. After completing the user registration and verification processes, you would also have to separately enter into additional transaction documents with New Huo Brokerage and complete the related procedures before we can start providing you with the Services. The Terms are to be read in conjunction with and is subject to such agreement between you and New Huo Brokerage and any additional terms and conditions that apply. To the extent of any inconsistency between the Terms and the terms and conditions of any specific product, service, or transaction between you and New Huo Brokerage, the latter shall prevail over the Terms. 4.2. Content of Services 4.2.1. You have the right to use the Services that this Platform has agreed to offer you. 4.2.2.

You have the right to participate in the activities organized by this Platform in accordance with the rules of activities posted on this Website. 4.3. Service Rules. You undertake to comply with the following service rules of this Platform: 4.3.1. You shall comply with the applicable laws, regulations, rules, and policy requirements, and ensure the legality of the source of all digital assets in your account, and shall refrain from engaging in any illegal activities or other activities that may damage the rights and interests of this Platform or any third party, such as sending or receiving information that is illegal, illicit or which may infringe the rights and interests of any other persons. 4.3.2. You shall comply with applicable laws and regulations and properly use and safely keep the login credentials to your Membership account and the mobile phone number linked with your account that you provide upon registration of your account, as well as the security of the verification codes, received via your mobile phone. You shall be solely responsible for any of your operations carried out using your Membership account with this Platform. When you find that your Membership account, your login password, or mobile phone verification codes has been used by any unauthorized third party, or discover any issues relating to the security of your account, you shall immediately inform us, and request for temporary suspension of the provision of Services to your Membership account. We shall try to fulfil your request within a reasonable time. However, we shall not bear any liability for the consequences that have arisen before such suspension action is taken, including but not limited to any losses or damages that you may sustain. You may not allow any other person to use your Membership account without our prior consent. 5. RIGHTS AND OBLIGATIONS OF THIS WEBSITE 5.1. This Platform has the absolute discretion to decide whether to accept or reject any registrations. If you do not meet our registration qualifications, or should any information provided by you is inaccurate, or should you violate any of the Terms, we have the right to terminate the provision of the Services to you, and we reserve the right to hold

you or your authorized agent accountable for such conduct. 5.2. In the event that we discover that the user of an account is not the initial registrant of that account, we shall have the right to suspend or terminate access to that account at any time. 5.3. Where, by means of technical testing or manual sampling, among others, we reasonably suspect that the information you provide is wrong, untrue, invalid, or incomplete, we shall have the right to notify you to correct or update such information or suspend or terminate our supply of Services to you. 5.4. We shall have the right to correct any information displayed on this Platform upon discovery of any obvious error in such information. 5.5. We reserve the right to modify, suspend or terminate the Services offered by this Platform at any time without prior notice to you. Any termination of Services offered by this Platform shall take effect on the date of the announcement of such termination on this Platform. 5.6. We shall take necessary technical means and management measures to ensure the normal operation of this Website. 5.7. We shall ensure the security of your digital assets by strengthening technical input and enhancing security precautions and shall notify you in advance of the foreseeable security risks in your account. 5.8. We shall have the right to delete all contents and information which do not conform to the laws and regulations or the rules of this Platform at any time without prior notice to you. 5.9. We shall have the right to, in accordance with the applicable laws, administrative regulations, rules, orders, and other regulatory documents of the sovereign state or jurisdiction where you are based, request you to provide more information or data, and to take reasonable measures to meet the requirements of the local standards, and you have the obligation to cooperate with such measures. We shall have the right to suspend or permanently terminate your access to this Platform as well as part or all of the Services offered by this Platform if you fail to meet such requirements. 6. LIMITATION AND EXEMPTION OF LIABILITY 6.1. To the extent permitted by applicable law, New Huo Brokerage disclaims all warranties with respect to the Platform including but not limited to implied warranties of merchantability and fitness for a particular purpose. Further, New Huo Brokerage does not warrant that the Platform will meet user's requirements or specific results of use, that the use of the

Platform will be uninterrupted or error free, that patches or workarounds will be provided or that errors will be corrected in updates. 6.2. We cannot guarantee that all the information, programs, texts, etc. contained in this Website are completely safe and free from interference and destruction by any malicious programs such as viruses, trojans, etc. Therefore, your log-into this Website or use of any Services offered by this Website, download of any program, information and data from this Website and your use thereof is your personal decisions and therefore you shall bear all risks and losses that might possibly arise. 6.3. We do not make any warranties and commitments in connection with any of the information, products, and business of any third-party website(s) linked to this Website, as well as any other forms of contents that do not belong to us. You shall be fully responsible for any responsibilities arising from your personal choice to use any services, information, and products provided by such third-party website(s). 6.4. We do not make any warranties regarding your use of the Services offered by this Website, including but not limited to the applicability, absence from error or omission, consistency, accuracy, reliability, and applicability to a specific purpose, of the Services provided by this Website. Furthermore, we

do not make any commitment or guarantee in connection with the validity, accuracy, correctness, reliability, quality, stability, integrity, and timeliness of the technology and information covered by the Services offered by this Website. It is your personal decision to log into this Website and use the Services provided therein, and you shall be fully responsible for all the risks and possible losses. 7. TERMINATION OF AGREEMENT 7.1. You agree that the Company shall have the right to terminate all Services offered to you in accordance with this Agreement, and this Agreement shall terminate on the date of termination of all Services offered by this Website to you. The termination of this Agreement shall not resolve the breaching party from any liabilities. 7.2. Upon termination of this Agreement, you agree that the Company has no duty or obligation to provide any Services to you, including but not limited to, the retention or disclosure, to you or any third parties, of any information in connection with your Membership account, subject to requirements under the applicable law and regulations. 8. INTELLECTUAL PROPERTY 8.1. For the purposes of this Agreement, "intellectual property rights" means any rights under patent, trademark, copyright and trade secret laws, any applications or registrations relating to such rights, and any other property or proprietary rights recognized in any country or jurisdiction worldwide, including, without limitation, moral rights, and similar rights in relation to tangible or intangible expressions of ideas. 8.2. All rights in any design, text, graphics or other material on the Platform are the property of New Huo Brokerage or our licensors or other third parties with whom we have a relationship and are protected by intellectual property rights laws. 8.3. By accessing the Platform, you acknowledge that you do not acquire any intellectual property rights or ownership rights of the Platform. You may download materials from this site for your personal and non-commercial use only, without altering or removing any trademark, copyright or other notice from such material. 9. ENTIRE AGREEMENT These Terms, subject to any contrary provision in this Agreement, constitutes the entire agreement between New Huo Brokerage and you in relation to your use of the Services, and supersedes all prior agreements and understandings with respect to the same. 10. ASSIGNMENT The rights and obligations agreed in this Agreement shall be equally binding on the assignees, heirs, executors, and administrators of the parties hereto who benefit from the rights and obligations. Without our consent, you may not assign to any third party any of your rights or obligations hereunder, however, we may, at any time, assign our rights and obligations under this Agreement to any third party with thirty (30) days' prior notice to you. 11. SEVERABILITY If any provision of these Terms is found to be unenforceable, invalid or illegal under any applicable law, such unenforceability or invalidity shall not render these Terms unenforceable or invalid as a whole, and such provisions shall be deleted without affecting the remaining provisions herein. 12. NO AGENCY Nothing in this Agreement shall be deemed to have created, implied, or otherwise treated us as your agent, trustee, or representative unless otherwise provided in this

Agreement. 13. WAIVER Where applicable, the Company's failure, delay or neglect in exercising any right, power, privilege, election or discretion under these Terms shall not operate or be construed as a waiver thereof. 14. HEADINGS The descriptive headings herein are inserted for convenience of reference only and are not intended to be part of or to affect the meaning or interpretation of this Agreement. 15. APPLICABLE LAW AND JURISDICTION

This Agreement shall be governed by and construed in accordance with the laws of Hong Kong without regards to the rules or principles of conflict of laws of any other jurisdiction that would permit or require the application of the laws of any other jurisdiction. Each of the Party to this Agreement irrevocably and unconditionally agrees that the courts of Hong Kong shall have non-exclusive jurisdiction to hear and decide any suit, action or proceedings, and/or to settle any disputes, which may arise out of or in connection with this Agreement or its formation or validity. 16. INTERPRETATION OF THE AGREEMENT In the event of disputes regarding this Agreement, we reserve the right of final decision.