

OneSolution Crowdfunding Terms and Conditions

INTRODUCTION

These terms and conditions (hereinafter the “Terms”), Privacy Policy and any terms and conditions published from time to time on the Website (being <https://1solution.io>, Crowdfunding Dashboard, all subdomains and all their respective pages) constitute the legal relationship and agreement between you, the Donator, and OneSolutionFoundation OÜ, registered in the Republic of Estonia with the company number 14561593 and registered office address Narva mnt 4, 10117 Tallinn, in respect of your participation in the Crowdfunding, receiving and holding Tokens, and your use of the Website. Next to the full launch of the OneSolution Fund, OneSolutionFoundation OÜ will have no relation to the OneSolution Fund activities due to decentralization and will not get any profit from the Fund.

“Affiliate” means in respect of a person (hereinafter the “First Person”), any other person which directly or indirectly through one or more intermediaries:

- (a) Controls the First Person;
- (b) is Controlled by the First Person; or currently
- (c) is under common Control with the First Person.

“Bitcoin”, “BTC”, “Ethereum” or “ETH” means the digital currency and payment system using peertopeer transactions verified by network nodes and recording in a public distributed ledger called the blockchain.

“Business Model” means the document containing the business model of OneSolution, located at: <https://1solution.io>.

“Coin” or “Solvo” means OneSolution Fund cryptocurrency used for internal and external payments, OneSolution reserves a right of Coin emission as well as the Coin can be mined in public next to the full launch of the OneSolution Fund.

“Closing Time” means 12:00 PM UTC on February 8, 2019.

“Commencement Time” means 12:00 PM UTC on November 8, 2018.

“Control” or “to Control” means, with respect to any person, the possession, directly or indirectly (including through any number of interposed persons), of the power to direct or cause the direction of the management and policies of such person, whether through the ownership of voting securities, by contract or otherwise and Controlled has a corresponding meaning.

“Crowdfund” or “Crowdfunding” means the crowdfunding process contemplated by the White Paper by which OneSolution will receive Donations for the development of OneSolution Fund software and infrastructure.

Crowdfunding has three stages

- Private Crowdfunding: starts at 12:00 PM UTC on September 8, 2018 by 12:00 PM UTC on February 8, 2019
- Pre-Crowdfunding: 12:00 PM UTC on November 8, 2018 by 12:00 PM UTC on November 28, 2018
- Crowdfunding: 12:00 PM UTC on December 8, 2018 by 12:00 PM UTC on February 8, 2019

OneSolution reserves a right to shift the dates and time of the Crowdfunding.

“Decentralization” means the way of OneSolution Fund management based on Fund participants decisions (see the White Paper).

“Donator” means you, the legal or natural person participating in the Crowdfunding.

“Donation” means funds which Donators send to OneSolution Foundation in exchange for OneSolution Fund Tokens (OSF token) according to the current exchange rate.

“Expert” or “Experts” means the persons who will choose the Fund investment strategy and put the matter to the vote (see the White Paper).

“Force Majeure Event” means any event or circumstance which: (1) is not within the reasonable control of OneSolution or any of their subcontractors; (2) directly or indirectly and alone or when taken together with any other such events, causes OneSolution to fail to deliver OneSolution Fund or any aspect of OneSolution Fund; and (3) is not reasonably able to be prevented by OneSolution taking reasonable precautions and cannot reasonably be circumvented by OneSolution.

“Loss” means damages, claims, applications, loss, injuries, delays, accidents, costs, business interruption, expenses (including, without limitation, counsel’s or legal fees or the costs of any claim or suit), any incidental, direct, indirect, general, special, punitive, exemplary, special or consequential damages, any loss

The Tokens have not been and will not be registered under the United States Securities Act of 1933, as amended (the “Securities Act”), and may not be offered or sold in the United States or to or for the benefit of US persons (as defined in Regulation S under the Securities Act) unless they are so registered, or an exemption from the registration requirements of the Securities Act is available. One such exemption allows the resale of Tokens purchased for their own account and for investment purposes only by investors who (i) are not otherwise affiliated with the OneSolution Foundation, (ii) have been exposed for some to the economic risks that ownership of Tokens entails, and (iii) are not part of the distribution of the Tokens.

of goodwill, profits or revenue or any other economic loss, any loss of cryptocurrency or digital assets, any work stoppage, data loss, computer failure or malfunction, or any other commercial or other loss.

“Operator” means any operator of OneSolution Fund, engaged into the development of OneSolution Fund software or OSF token, or providing any other services requested by OneSolution.

“Payout” means the distributable profits of OneSolution Fund attributable to the holders of Solvo cryptocurrency. The exchange of purchased tokens (OSF token) for the Solvo cryptocurrency will be made in accordance to the business model. The exchange of the token for cryptocurrency will be executed after the full launch of the Fund. Solvo cryptocurrency gives to the owners of tokens the right to receive dividends. During the exchange, proportionality of ownership will be observed and an exchange bonus of 10% to each token will be added. All the owners of the purchased tokens (and consequently of the Solvo cryptocurrency) will be entitled to receive and distribute profits, as well as to participate in the activities of the Fund by voting. Further here, as for the stage of Crowdfunding, “Token” regarding the main activity after the launch of the project means Solvo cryptocurrency.

“OneSolution” or “OneSolution Foundation” means OneSolution Foundation OÜ being the foundation established under the laws of the Republic of Estonia and having as its registered office in Estonia and includes an Operator engaged by OneSolution where the context allows.

“OneSolution Fund” means the system described in the White Paper and to be developed and deployed by OneSolution with the assistance of one or more Operators engaged by OneSolution for that purpose.

“OneSolution Crowdfunding Dashboard” or “Crowdfunding Dashboard” means the Crowdfunding webinterface at 1solution.io.

“OneSolutionFund Token”, “OSF token” or “Token” means the ERC20 standard Ethereum token used in the OneSolution Crowdfund, it represents the proof of participation in the Crowdfunding and the opportunity to receive a part of company's distributable profits, as described in the Prospectus and the Token Whitepaper. OneSolution Fund Tokens (after the exchange - Solvo cryptocurrency) in aggregate shall carry the right to receive 70% of company's distributable profits¹. All the Solvo holders are eligible for obtaining Payouts according to their stakes.

“OneSolution Party” or “OneSolution Fund Party” means OneSolution, any Operator, any of their Affiliates and any Operator or their Affiliates.

The Crowdfunding is being conducted by OneSolution and will take place wholly outside United States of America.

By using the Website and participating in the Crowdfunding you agree to these terms and conditions. OneSolution reserves the right to amend the terms and conditions at any time and such amendments will be effective immediately upon publication on the Website. By continuing to use the Website and participating in the Crowdfunding you accept such amendments. If you do not agree to these terms and conditions, you must refrain from using the Website and participating in the Crowdfunding.

1 Website

1.1 OneSolution reserves the right, at its sole and absolute discretion and without giving prior notice, to:

(a) vary, modify, add or remove features, or amend any content on the Website. You shall be deemed to have accepted and agreed to any such change if you access or use the Website after the change is published on the Website; and

(b) block or restrict access to, or terminate, withdraw or suspend use of the Website or any part of the Website. No OneSolution Party will be liable for any Loss which may be incurred as a result of such action.

1.2 The Website may contain hyperlinks to websites which are not maintained or controlled by OneSolution. All hyperlinks to such websites are provided as a convenience to you. Use of the hyperlinks and access to such websites is entirely at your own risk. All OneSolution Parties disclaim any responsibility and liability for any third party content contained in websites linked to on the Website and shall not be liable for any Loss arising from you accessing or using such websites.

1.3 The inclusion of any hyperlink does not imply endorsement by OneSolution of such websites. Under no circumstances shall OneSolution be considered to be associated or affiliated in any manner with any trade or service marks, logos, insignia or other devices used or appearing on websites to which the Website is linked.

2 Crowdfunding

2.1 Donators will donate funds to OneSolution for the development of One Solution Fund, and will receive

The Tokens have not been and will not be registered under the United States Securities Act of 1933, as amended (the “Securities Act”), and may not be offered or sold in the United States or to or for the benefit of US persons (as defined in Regulation S under the Securities Act) unless they are so registered, or an exemption from the registration requirements of the Securities Act is available. One such exemption allows the resale of Tokens purchased for their own account and for investment purposes only by investors who (i) are not otherwise affiliated with the OneSolution Foundation, (ii) have been exposed for some to the economic risks that ownership of Tokens entails, and (iii) are not part of the distribution of the Tokens.

Tokens in recognition of Donations.

2.2 From time to time OneSolution may hold a poll to elicit the opinion of Token holders. Poll results will be taken into account in decisions made concerning the financial or technical direction or implementation of OneSolution. However, the outcome of a poll will not, in any circumstances, be binding on OneSolution or enforceable by Token holders, OneSolution reserves the right to decide on making any changes to financial or technical direction or implementation in its sole discretion until the OneSolution Fund is not successfully completed and deployed. Only valid Token holders are authorised to participate in a poll.

2.4 Crowdfunding will be conducted via the Website and will consist of One Solution accepting Donations and providing Tokens in recognition of such donations. Donators may donate using the cryptocurrencies or other payment methods notified on the Website. Failure to follow the Crowdfunding instructions on the Website may limit, delay, or prevent a Donator from donating. Any questions about such instructions should be directed to help@1solution.io.

2.5 There are no guarantees that OneSolution Fund will be delivered within any particular timeframe, or at all.

2.6 By donating to OneSolution, and to the extent permitted by applicable law, you agree to not hold any OneSolution Fund Party liable for any Loss arising out of, or in any way connected to, your failure to properly secure and keep private your email address and any password used in connection with Crowdfunding.

3 Creation of Tokens

3.1 Tokens will be created prior to the start of Crowdfunding and provided to Donators in a reasonable time after receipt of each Donation.

3.2 There will be 100 000 000 Tokens generated for the purpose of the Crowdfunding. All unsold during Crowdfunding Tokens will be frozen and then burned while public mining of Solvo cryptocurrency (see the whitepaper).

3.3 The total amount of Tokens released at the end of the Crowdfunding is divided into 3 categories:

3.3.1 85% is provided to Donators as a recognition of Donations including a bonus according to the distribution scheme (see scheme at <https://1solution.io>);

3.3.2 1% is provided as bounties to supporters of OneSolution for actions other than Donations according to the distribution scheme (see scheme at <https://1solution.io>);

3.3.3 10% is provided to the founders of OneSolution.

3.4 The funds raised from the Crowdfunding will be applied towards the marketing and development of OneSolution Fund, Solvo cryptocurrency promotion, OneSolution Academy launch in accordance with the White Paper and Business Model.

4 Tender of Tokens by OneSolution shall have the right but not the obligation to repurchase all or some of the Tokens by way of a publicly announced tender. The holders of Tokens shall have the right but not the obligation to submit an offer into such tender. There shall be no limit to the number of tenders that may be conducted by One Solution.

5 Timing of Crowdfunding

5.1 Private Crowdfunding lasts 120 days.

5.2 Pre-Crowdfunding starts in a Commencement Time and lasts 20 days.

5.3 Crowdfunding lasts 61 days.

5.4 All the Crowdfunding time will begin at the Commencement Time, continue for a period of 122 days and end at the Closing Time.

5.5 OneSolution reserves the right to change the Commencement Time or the Closing Time in its absolute discretion. Any such changes will be published on the Website.

5.6 OneSolution reserves the right to conduct an additional Crowdfunding in order to raise the investment portfolio of the Fund

6 Bonus Tokens

6.1 Subject to clauses 6.2, 6.3 and 6.4, during the Crowdfunding, 1 Token will be provided for the equivalent of every 10 US dollars donated.

6.2 Token price is set individually while private Crowdfunding

6.3 During presale a Bonus will be available: 1.25 Tokens for every 10\$.

6.4 Bonuses will be available during the first four weeks of the Crowdfunding as follows:

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- (a) 1-10 days of the Crowdfunding, 1.20 Tokens will be provided for the equivalent of every 10 US dollars donated;
- (b) 11-20 days of the Crowdfunding, 1.15 Tokens will be provided for the equivalent of every 10 US dollars donated;
- (c) 21-30 days of the Crowdfunding, 1.1 Tokens will be provided for the equivalent of every 10 US dollars donated;
- (d) 31-40 days on week 3 of the Crowdfunding, 1.05 Tokens will be provided for the equivalent of every 10 US dollars donated; and

6.4 OneSolution may determine in its absolute discretion that any other bonuses may apply during the Crowdfunding.

7 Solvo cryptocurrency

Next to the OneSolution Fund launch, Tokens will be changed to Solvo Coins at exchange rate 10 Coins for 1 Token. There will be 1.000.000.000 Coins available for exchange. All the unchanged Coins will be available for public mining next to the exchange procedure.

7 Obligation to comply the laws of Donator's jurisdiction.

It is the responsibility of each potential Donator to determine if the Donator can legally participate in the Crowdfunding, make donations to OneSolution, and receive and hold Tokens in the Donator's jurisdiction. OneSolution will not be held liable in case of any Donator's failure to meet this condition.

8 Acceptance of Crowdfunding terms and conditions

8.1 By participating in the Crowdfunding, you expressly acknowledge and represent that you have carefully reviewed these terms and conditions, the Prospectus, the Website and fully understand the risks, costs, and benefits associated with Tokens and you agree to be bound by these terms and conditions.

8.2 By using the Website and participating in the Crowdfunding you represent and warrant that you:

- (a) are legally permitted to participate in the Crowdfunding, make donations to OneSolution, or receive and hold Tokens in your jurisdiction;
- (b) are of a sufficient age to legally participate in the Crowdfunding, make donations to OneSolution, or receive and hold Tokens;
- (c) are not participating in the Crowdfunding, making donations to OneSolution, receiving and holding Tokens, or exchanging any cryptocurrency for Tokens for the purpose of speculative investment;
- (d) are not participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens for an illegal purpose;
- (e) have an understanding of the usage and intricacies of cryptocurrencies, cryptographic Tokens and blockchainbased software systems.

8.3 Further, by using the Website and participating in the Crowdfunding you acknowledge and agree that:

- (a) you take sole responsibility for any restrictions and risks associated with participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens, whether referred to in these terms and conditions, arising under any applicable law or otherwise;
- (b) you waive the right to participate in any class action lawsuit or any class wide arbitration against any OneSolution Party;
- (c) you are participating in the Crowdfunding, making donations to OneSolution, and receiving and holding Tokens to facilitate the development, testing, deployment and operation of OneSolution Fund;
- (d) the proposed outcomes discussed in the White Paper or Business Model may not be achieved;
- (e) Tokens may not provide the rewards envisaged;
- (f) participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens do not grant any decision making power, including (without limitation) in relation to development, governance or the role, conduct or performance of OneSolution;
- (g) you will not hack into, interfere with, disrupt, disable, overburden or otherwise impair the proper working of the Website;
- (h) you will not violate or attempt to violate the security of the Website;
- (i) you will not access information or data which you are not authorised to access;
- (j) you will promptly provide to OneSolution, upon request, any additional information which OneSolution may consider necessary in providing services on the Website; and
- (k) you will ensure that any information or content posted, or permitted or caused to be posted, on the

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Website, shall be nonconfidential or nonproprietary unless expressly indicated otherwise, and not offensive, illegal under any applicable law, and that you will be responsible for all such information or content.

8.4 By using the Website and participating in the Crowdfunding you further agree to the following statements:

8.4.1 represent that I am:

- (a) NOT an individual who is a resident of the United States of America, its territories or possessions, any state of the United States of America or the District of Columbia (the “USA”);
- (b) NOT a corporation, partnership or other legal entity formed under the laws of the USA;
- (c) NOT an agency, branch or office located in the USA of a corporation, partnership or other legal entity that was formed under laws other than those of the USA;
- (d) NOT a trust of which any trustee is described in (a), (b) or (c) above;
- (e) NOT a legal entity (i) the shares of which are not publicly traded on a securities exchange, and (ii) more than 45% of the shares of which are owned by or for the benefit of an individual or entity described in (a), (b), (c) or (d) above;
- (f) NOT a member of any branch of the military of the USA; and
- (g) NOT an agent or a fiduciary acting on behalf or for the benefit of an individual or entity described in (a), (b), (c), (d), (e) or (f) above.

8.4.2 My decision to subscribe for OneSolution Fund Tokens was:

- (a) NOT based, at least in part, on information I received or communications I exchanged while I, or the person providing the information or with whom the communication was exchanged, was within the USA;
- (b) NOT made inside the USA; and
- (c) NOT communicated to OneSolution from a source within the USA.

8.4.3 My purchase of OneSolution Tokens is:

- (a) made for my own account as principal;
- (b) NOT made in anticipation of a further distribution of the OneSolution Fund Tokens to others; and
- (c) NOT preceded, and will not be followed within 2 days from the Closing Time, by any effort to create or condition a market for the OneSolution Fund Tokens in the USA.

9 Token purchase

9.1 OneSolution Crowdfunding Dashboard will provide you with a unique intermediary address for Donations made in cryptocurrency, so you can confirm that your payment made using any cryptocurrency has been received.

9.2 OneSolution Crowdfunding Dashboard will provide you with bank account details for Donations made in fiat currencies.

9.3 OneSolution Crowdfunding Dashboard will provide you with a unique order identification combination which will serve as a reference ID for all the requests regarding created purchase requests for both cryptocurrency and fiat Donations.

9.4 Donator will be able to check the status updates of his Donation at his Crowdfunding Dashboard account.

9.5 Knowledge of the unique intermediary address or unique order identification combination does not constitute a purchase receipt or indicate in any way that any party possessing such knowledge has rights to or ownership of a Token. All complaints will be processed individually.

10 Crowdfunding on the Website and authorized exchanges only

10.1 OneSolution will only Crowdfund via the Website and authorized exchanges listed at the Website. To the extent that any third party website or service, not listed among the authorized exchanges at the Website, takes Donations to OneSolution, provides Tokens during the Crowdfunding, or facilitates Donations to OneSolution or the provision of Tokens in any way during the Crowdfunding, such third party websites or services are not in any way supported, endorsed or sanctioned by any OneSolution Fund Party and have no relationship in any way with OneSolution.

10.2 The only official and authorised Crowdfunding website URL operated by OneSolution is <https://1solution.io>. You must ensure that the URL of your web browser indicates that it is using a hypertext transport protocol secure connection (“https”) and that the domain name is correct.

10.3 The list of officially authorized exchanges which are allowed to distribute the OneSolution Fund Token during the Crowdfunding is announced at the Website.

10.3 By participating in the Crowdfunding, making donations to OneSolution, or receiving and holding

The Tokens have not been and will not be registered under the United States Securities Act of 1933, as amended (the “Securities Act”), and may not be offered or sold in the United States or to or for the benefit of US persons (as defined in Regulation S under the Securities Act) unless they are so registered, or an exemption from the registration requirements of the Securities Act is available. One such exemption allows the resale of Tokens purchased for their own account and for investment purposes only by investors who (i) are not otherwise affiliated with the OneSolution Foundation, (ii) have been exposed for some to the economic risks that ownership of Tokens entails, and (iii) are not part of the distribution of the Tokens.

Tokens, to the extent permitted by applicable law, you agree that no other party (including, without limitation any OneSolution Fund Party) may be held liable for any Loss arising out of, or in any way connected to your participation in the Crowdfunding, Donations to OneSolution, or receiving and holding Tokens in any manner other than via the Website of authorized exchanges.

11 Limitations on receiving Tokens

11.1 There will be no limitations on the amount of Tokens provided during the Crowdfunding. Subject to clause 11.2, a party may receive any number of the total Tokens provided.

11.2 However, all Tokens provided during the Crowdfunding will constitute 85% of the total Tokens generated during the initialisation of OneSolution Fund. The remaining 10% of Tokens will be held by the founders team.

12 Fraudulent attempts to double spend cryptocurrency OneSolution will monitor all potential transactions for attempts to double spend any cryptocurrency or cryptographic Tokens during Crowdfunding. Any detected double spend will result in no Tokens being provided to the relevant party.

13 OneSolution will not receive Tokens during the Crowdfunding

13.1 Except in relation to the Reserved Proportions, OneSolution undertakes and warrants that it will not receive Tokens as a result of the Crowdfunding.

13.2 All the undistributed Tokens will be revoked in the end of Crowdfunding.

14 Warning: Do not participate in this Crowdfunding if you are not familiar with or do not understand cryptocurrencies, cryptographic tokens, and blockchainbased software systems.

14.1 Only parties having significant experience with, or an understanding of, the use and intricacies of cryptocurrencies, cryptographic tokens, and blockchainbased software systems should participate in the Crowdfunding.

14.2 While OneSolution will provide general guidelines in relation to use and storage of Tokens, you should have a functional understanding of storage and transmission mechanisms associated with cryptocurrencies, cryptographic tokens, and blockchainbased software systems. While OneSolution will be available to assist you during and after the Crowdfunding, no OneSolution Fund Party will be liable for any Loss arising out of, or in any way connected to any actions taken by, or any omissions by any Donator.

15 Warning: Token price may experience extreme volatility

15.1 Cryptographic Tokens or cryptocurrencies that possess value in public markets, such as BTC, have demonstrated extreme fluctuations in price over short periods of time on a regular basis. You must be prepared to accept similar fluctuations in Token value. Such fluctuations are due to market forces and represent changes in the balance of supply and demand. OneSolution cannot and does not guarantee any market liquidity for Tokens. Additionally, due to different regulatory requirements in different jurisdictions, and the inability of citizens of certain countries to open accounts at exchanges located anywhere in the world, the liquidity of Tokens may be markedly different in different jurisdictions.

15.2 By participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens, you acknowledge and agree that you fully understand that Tokens may experience volatility in pricing and liquidity, and that, to the extent permitted by applicable law, you agree that no other party (including, without limitation any OneSolution Fund Party) may be held liable for any Loss arising out of, or in any way connected your participation in the Crowdfunding, Donations to OneSolution, or receiving and holding Tokens.

16 Warning: Receiving Tokens has a number of risks

16.1 Tokens carry risks. Prior to receiving Tokens, you should carefully consider such risk and, to the extent necessary, consult with an appropriately qualified advisor. If any of the following risks are unacceptable to you, you should not accept Tokens. By participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens, you acknowledge and agree that you understand the risks described below and that, to the extent permitted by applicable law, you agree that no other party (including, without limitation any OneSolution Fund Party) may be held liable for any Loss arising out of, or in any way connected with your participation in the Crowdfunding, Donations to OneSolution, or receiving and holding Tokens or such risk.

16.2 Dissolution of OneSolution due to a diminishment in the value of other cryptocurrencies, cryptographic tokens, and blockchainbased software systems.

Donators are using cryptographic tokens or cryptocurrencies to participate in the Crowdfunding, make donations, or receive and hold Tokens. While some of these may have been relatively stable, it is possible

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that their values may drop significantly in the future, which may deprive OneSolution of sufficient resources to continue to operate.

16.3 Regulatory action in one or more jurisdictions. Cryptocurrencies, cryptographic tokens, and blockchainbased software systems have been the subject of regulatory scrutiny by various regulatory bodies in numerous jurisdictions. OneSolution Fund and Tokens could be impacted by one or more regulatory inquiries or regulatory actions, which could impede or limit the ability of OneSolution to develop OneSolution Fund.

16.4 Insufficient interest in OneSolution Fund and OSF token. It is possible that OneSolution Fund or OSF token will not be used by a large number of individuals, businesses and other organisations and that there will be limited public interest in the creation and development of its functionalities. Such a lack of interest could impact the development of OneSolution Fund. OneSolution will contract with developers to help build OneSolution Fund, and is working with thirdparty developers around the world to create an interest in OneSolution Fund.

However, OneSolution cannot predict the success of these development efforts or the efforts of other third parties.

16.5 OneSolution, as developed, will not meet Token holder expectations. Donators acknowledge that OneSolution Fund is currently under development and may undergo significant changes before release. Donators acknowledge that any expectations regarding the form and functionality of OneSolution Fund held by the Donator may not be met upon its release for any number of reasons, including a change in the design and implementation plans and execution of the implementation of OneSolution Fund.

16.6 OneSolution Fund may never be completed or released. The Donator understands, that while OneSolution will make reasonable efforts to complete OneSolution Fund, it is possible that an official completed version of OneSolution Fund may not be released and there may never be an operational OneSolution Fund.

16.7 Theft. Hackers or other groups or organisations may attempt to steal Tokens.

16.8 Ethereum mining attacks.

The Donator understands and accepts that, as with other cryptocurrencies, cryptographic tokens, and blockchainbased software systems, the Ethereum blockchain used for OneSolution Crowdfunding campaign is susceptible to mining attacks, including but not limited to doublespend attacks, majority mining power attacks, “selfishmining” attacks, and race condition attacks. Any successful attacks present a risk to OneSolution Crowdfunding campaign, expected proper execution and sequencing of Token transactions, and expected proper execution and sequencing of contract computations.

16.9 Weaknesses or exploitable breakthroughs in the field of cryptography. Cryptography is a rapidly developing field with advances in code cracking and technical advances, which could present a risk to OneSolution Crowdfunding campaign and potentially result in the theft or loss of Tokens. To the extent possible, OneSolution intends to update the protocol underlying OneSolution Fund to account for any advances in cryptography and to incorporate additional security measures, but it cannot predict the future of cryptography or the success of any future security updates.

17 Cancellation and refund policy

17.1 By participating in the Crowdfund, you acknowledge that OneSolution is not required to provide a refund for any reason, and that you will not receive money or other compensation in lieu of a refund, and you consent to no right of withdrawal from the Crowdfund.

20 Taxation

20.1 OneSolution makes no representations concerning the tax implications of participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens.

20.2 You bear the sole responsibility for determining or assessing the tax implications of your participation in the Crowdfunding, Donations to OneSolution, or receiving and holding Tokens in all respects and in any relevant jurisdiction.

20.3 By participating in the Crowdfunding, making donations, or receiving and holding Tokens, to the extent permitted by applicable law, you agree that no other party (including, without limitation any OneSolution Fund Party) may be held liable for any Loss arising out of, or in any way connected to, any tax liability you may incur in connection with your participation in the Crowdfunding, Donations to OneSolution, or receiving and holding Tokens.

21 Privacy

The Tokens have not been and will not be registered under the United States Securities Act of 1933, as amended (the “Securities Act”), and may not be offered or sold in the United States or to or for the benefit of US persons (as defined in Regulation S under the Securities Act) unless they are so registered, or an exemption from the registration requirements of the Securities Act is available. One such exemption allows the resale of Tokens purchased for their own account and for investment purposes only by investors who (i) are not otherwise affiliated with the OneSolution Foundation, (ii) have been exposed for some to the economic risks that ownership of Tokens entails, and (iii) are not part of the distribution of the Tokens.

21.1 Except as otherwise provided in these terms and conditions, Privacy Policy or on the Website, OneSolution will not publish any identifying information relating to you without your prior written consent.

21.2 Donators may be contacted by OneSolution regarding the Crowdfunding before, during and after the Crowdfunding.

21.3 OneSolution may request additional information from Donators if such information is required by applicable laws (see clause 26) or required to provide any technical support requested by the Donator.

22 Intellectual property

22.1 Unless otherwise stated, the content and information on the Website are the property of OneSolution Fund Parties or other parties. You may not download, reproduce, or retransmit any information, other than for noncommercial individual use. This Website is to be used by the Donators only. You, the Donator are granted a limited, nontransferable, revocable license to view and copy the information solely for personal use only, subject to clause 22.2.

22.2 All intellectual property rights comprised in the information, text, graphics, logos, images, audio clips, data compilations, scripts, software, technology, sound or any other materials or works found in the Website shall vest in and remain property of OneSolution. You are permitted to download and print such materials from the Website for personal and noncommercial use provided that you do not breach these terms and conditions.

23 US citizens

23.1 Tokens are not offered to US residents or citizens.

23.2 By participating in the Crowdfunding, making donations, or receiving and holding Tokens you represent and warrant that you are not a US resident or citizen, and all the representations as laid out in clause 8.4 are true and accurate.

24 Cooperation with legal authorities OneSolution will cooperate with all law enforcement inquiries, subpoenas, or requests provided they are fully supported and documented by the law in the relevant jurisdiction.

25 Jurisdiction of the Crowdfund

The legal entity conducting the Crowdfunding, OneSolution Foundation OÜ, is registered in the Republic of Estonia, under the laws of the Republic of Estonia.

26 “Know your customer” and “Antimoney laundering” OneSolution reserves the right to conduct “Know your customer” and “Antimoney laundering” checks on Donators if it becomes required by the applicable laws.

27 Force majeure

No OneSolution Fund Party is liable in any way for failure to perform due to any Force Majeure Event. By participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens, to the extent permitted by applicable law, you agree that no other party (including, without limitation any OneSolution Fund Party) may be held liable for any Loss arising out of, or in any way connected to, any Force Majeure Event.

28 Complete agreement

28.1 These terms and conditions together with any terms and conditions published from time to time on the Website, set out the entire understanding between each Donator and OneSolution and any other OneSolution Fund Party in relation to your participation in the Crowdfunding, Donations to OneSolution, or receiving and holding Tokens.

28.2 To the extent this document conflicts with the Website or any other document, including but not limited to the Prospectus, this document prevails.

28.3 To the extent that these terms and conditions, any terms and conditions published from time to time on the Website, the Prospectus conflict with translated copies, the English version prevails.

29 Severability

If any provision of these terms and conditions is found illegal or unenforceable, in whole or in part, such provision shall, as to such jurisdiction, be ineffective solely to the extent of such determination of invalidity or unenforceability without affecting the validity or enforceability thereof in any other manner or jurisdiction and without affecting the remaining provisions, which shall continue in full force and effect.

30 No waiver

The failure of OneSolution to require or enforce strict performance of any provision of these terms and conditions or OneSolution's failure to exercise any right under these terms and conditions shall not be

The Tokens have not been and will not be registered under the United States Securities Act of 1933, as amended (the “Securities Act”), and may not be offered or sold in the United States or to or for the benefit of US persons (as defined in Regulation S under the Securities Act) unless they are so registered, or an exemption from the registration requirements of the Securities Act is available. One such exemption allows the resale of Tokens purchased for their own account and for investment purposes only by investors who (i) are not otherwise affiliated with the OneSolution Foundation, (ii) have been exposed for some to the economic risks that ownership of Tokens entails, and (iii) are not part of the distribution of the Tokens.

construed as a waiver or relinquishment of OneSolution' right to assert or rely upon any such provision or right (or any other provision and/or right contained this document in its entirety, as the case may be) in that or any other instance. The express waiver by OneSolution of any provision, condition, or requirement of these terms and conditions shall not constitute a waiver of any future obligation to comply with such provision, condition or requirement. Except as expressly and specifically set out in these terms and conditions, no representations, statements, consents, waivers, or other acts or omissions by OneSolution shall be deemed a modification of these terms and conditions or be legally binding.

31 Disclaimer of warranties

31.1 The Donator expressly agrees that the Donator is participating Crowdfunding, making donations to OneSolution, and receiving and holding Tokens at their own risk and that Tokens are provided on an "as is" basis without warranties of any kind, either express or implied, including, but not limited to, warranties of title or implied warranties, merchantability or fitness for a particular purpose (except only to the extent prohibited under applicable law).

31.2 Without limiting clause 31.1, OneSolution does not warrant that the process for participating in the Crowdfunding, making donations to OneSolution, or receiving and holding Tokens will be uninterrupted or errorfree.

32 Exclusion of liability

No OneSolution Fund Party will be liable (whether in an action in negligence, contract or tort based on a warranty or otherwise) for any Loss even if OneSolution or its representatives, or any OneSolution Party are advised of the possibility of such Loss, howsoever caused as a result, directly or indirectly, of or arising from or in connection with:

- (a) your participation in the Crowdfunding, Donations to OneSolution, receiving and holding Tokens;
- (b) any access, the use of, or inability to access or use, the Website;
- (c) your reliance on or use of or inability to use the content and information of the Website or any linked website;
- (d) any failure of performance, error, omission, interruption, defect, delay in operation or transmission, computer virus or line or system failure of the Website or any linked website;
- (e) the cost of procurement of substitute goods and services resulting from any goods, data, information or services purchased or obtained or messages received or transactions entered into through or from the Website;
- (f) unauthorised access to or alteration of your transmissions or data;
- (g) statements or conduct of any third party on the Website; or
- (h) any other matter relating to the Website.

33 Indemnity

You will indemnify OneSolution Fund Parties, from and against all Loss in any way arising out of your participation in the Crowdfunding, Donations to OneSolution, or receiving and holding Tokens, or your use of the Website.

34 Forward looking statements

34.1 the Website, the Prospectus, and the Business Model may include forwardlooking statements. Often, but not always, forwardlooking statements can be identified by the use of words such as "believes," "expects," "does not expect," "is expected," "targets," "outlook," "plans," "eta", "scheduled," "estimates," "forecasts," "intends," "anticipates" or "does not anticipate" or variations of such words and phrases or statements that certain actions, events or results "may," "could," "would," "might" or "will" be taken, occur or be achieved. Forwardlooking statements involve known and unknown risks, uncertainties and other factors which may cause the actual results, performance or achievements of OneSolution to be materially different from any future results, performance or achievements expressed or implied by the forwardlooking statements. Although OneSolution believes it has a reasonable basis for making these forwardlooking statements, you must not place undue reliance on such forwardlooking information. By its nature, forwardlooking information involves numerous assumptions, inherent risks and uncertainties, both general and specific, which contribute to the possibility that the predictions, forecasts and other forwardlooking statements will not occur.

34.2 By participating in the Crowdfunding, making donations to OneSolution, receiving and holding Tokens, or using the Website, you acknowledge and agree that you fully understand and accept the risks in clause 34.1, and to the extent permitted by applicable law, you agree that no other party (including, without

The Tokens have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), and may not be offered or sold in the United States or to or for the benefit of US persons (as defined in Regulation S under the Securities Act) unless they are so registered, or an exemption from the registration requirements of the Securities Act is available. One such exemption allows the resale of Tokens purchased for their own account and for investment purposes only by investors who (i) are not otherwise affiliated with the OneSolution Foundation, (ii) have been exposed for some to the economic risks that ownership of Tokens entails, and (iii) are not part of the distribution of the Tokens.

limitation any OneSolution Fund Party) will be held liable for any Loss arising out of, or in any way connected with your participation in the Crowdfunding, Donations to OneSolution, receiving or holding Tokens or use of the Website.

35 Acknowledgement

Usage and receiving Tokens may carry financial risk. You acknowledge and agree that in no event shall any OneSolution Fund Party be liable or responsible for any Loss in any way arising out of your participation in the Crowdfunding, Donations to OneSolution, receiving and holding Tokens, or use of the Website and all OneSolution Fund Parties are hereby released by the Donator from liability for any and all such Loss.

36 Governing law

This document shall be governed by the laws of the Republic of Estonia. The courts of Estonia shall have exclusive jurisdiction over any and all disputes arising out of this document.

The Tokens have not been and will not be registered under the United States Securities Act of 1933, as amended (the "Securities Act"), and may not be offered or sold in the United States or to or for the benefit of US persons (as defined in Regulation S under the Securities Act) unless they are so registered, or an exemption from the registration requirements of the Securities Act is available. One such exemption allows the resale of Tokens purchased for their own account and for investment purposes only by investors who (i) are not otherwise affiliated with the OneSolution Foundation, (ii) have been exposed for some to the economic risks that ownership of Tokens entails, and (iii) are not part of the distribution of the Tokens.