

RISK DISCLOSURE NOTICE – BTC Trading Company Ltd (the “Company”)

BY USING SERVICES PROVIDED BY THE COMPANY YOU ARE FURTHER ACKNOWLEDGING THAT YOU ARE AWARE OF THE MANY RISKS ASSOCIATED WITH THE USE OF THE SERVICES, PURCHASING OR HOLDING VIRTUAL ASSETS AND WITH ENGAGING IN TRANSACTIONS IN CRYPTOCURRENCIES, INCLUDING BUT NOT LIMITED TO, RISKS OF FINANCIAL LOSS, TECHNOLOGY GLITCHES (INCLUDING BUT NOT LIMITED TO PROBLEMS WITH BLOCKCHAIN TECHNOLOGY AND DISTRIBUTED LEDGER TECHNOLOGY), AND HACKING.

THE COMPANY MAKES EVERY EFFORT TO PROVIDE STATE-OF-THE-ART SYSTEMS AND SECURITY. NONETHELESS, CERTAIN ISSUES AND RISKS ARE UNAVOIDABLE.

YOU ACKNOWLEDGE THAT THE COMPANY IS NOT RESPONSIBLE FOR THE AFOREMENTIONED RISKS, AND YOU VOLUNTARILY ASSUME AND ACCEPT SUCH RISKS.

THE SERVICES RELATED TO VIRTUAL FINANCIAL ASSET WHOSE PRICE VOLATILITY IS OUTSIDE’S CONTROL. ANY PROFIT OR LOSS ARISING AS A RESULT OF A FLUCTUATION IN THE VALUE OF THE RESPECTIVE VLAS WILL BE ENTIRELY FOR YOUR ACCOUNT AND RISK.

ADDITIONALLY, THE COMPANY DOES NOT PROVIDE INVESTMENT ADVICE IN RESPECT OF VIRTUAL FINANCIAL ASSETS. IN ORDER TO GET PROFESSIONAL ADVICE, YOU ARE ASKED TO CONSULT AN APPROPRIATE LAWYER, ACCOUNTANT OR TAX ADVISOR.

AS A RESULT, THE COMPANY SHALL NOT BE RESPONSIBLE FOR ANY LOSSES INCURRED BY YOU AS A CONSEQUENCE OF YOUR OWN TRADING DECISIONS IN RESPECT OF VIRTUAL FINANCIAL ASSETS.

YOU ACCEPT THAT THE VALUE OF VIRTUAL FINANCIAL ASSET, MAY FALL AS WELL AS RISE AND THAT THERE CAN BE NO GUARANTEE THAT YOU WILL NOT MAKE A LOSS OR THAT THE PROFITS SHALL BE MADE BY YOU AS A RESULT YOUR TRANSACTIONS IN RESPECT OF VIRTUAL FINANCIAL ASSETS.

IF ANY PROVISION HEREIN IS NOT SUITABLE OR ACCEPTABLE BY YOU, YOU SHOULD NOT USE OUR SERVICES PROVIDED ON OUR PLATFORM.

§1

INTRODUCTION

1. This Notice covers examples of risks associated with the services provided by the Company, albeit with the proviso that the catalog of potential risks is open and unlimited. The company provides examples of risks related to its services.
2. By signing up to use an account made available on the Company's website www.geco.one (the "Platform"), You state that You have read and understood, and accepts all of risks contained in this notice.

§2

NO INVESTMENT ADVICE

The content of the Platform should not be considered as investment advice and should not be construed as a substitute for tailored investment advice.

§3

YOURS DECLARATION

1. By using the Platform, you hereby acknowledges and accept all risk related to services of the Platform. You hereby declare that by opening an account on the Platform, You are aware that using services of the Company is connected with high risk of incurring losses and damages as a result, and You accept this fact and its consequences.
2. You accept the fact You are bound to check if acquisition and disposal of virtual assets is legal in your jurisdiction.

§4

RISK RELATED TO VIRTUAL ASSETS

1. Since the cryptocurrency market is still unregulated and uncertain, trading of virtual assets involves significant level of risk.
2. By using the Platform, you accept the following risk in reference to virtual assets:
 - a. Wallet and private key. You alone are responsible for the secure storage of the private key of your wallet necessary to receive and dispose of virtual assets. The loss or theft of the private key may be equivalent to the loss of all virtual assets assigned to the wallet.
 - b. Theft and loss Risk. The technology of issuing and distributing virtual assets, despite maintaining the highest security standards by the Company, does not exclude the possibility of theft or loss of them.
 - c. Dependency on Information Technology Systems Risk. The Company maintains the highest standards for the construction and operation of IT systems, using the services of professional entities. However, it cannot avoid the risks associated with a hacker attack, system failure, disconnection of the Internet connection or physical damage to servers.

- d. Attacks by "hackers" and sabotage. There is a risk of hacker attacks on the IT infrastructure used by the Company and essential networks and technologies. As a result, the Company may be partially, temporarily or even permanently prevented from carrying out its business activities. In addition to hacker attacks, there is risk that employees of the Company or third parties may sabotage the IT systems, which may lead to the failure of hardware and/or software systems of the Company. This may also have a negative impact on the Company's business activities.
- e. Blockchain Delay – Blockchain block production can happen randomly, since they are regulated by proof of work. You hereby acknowledge that there is a possibility that the transaction is not included at the expected time. The Company is not liable for any delays which may occur.
- f. Possible Ethereum Mining Attacks. Mining attacks may occur in blockchain included in Smart Contracts. These attacks include, but are not limited to double-spend, majority mining, selfish-mining, and/or race condition. Should any attack be carried out successfully, there will be a hazard on the operation, functioning and sequencing of transactions pertaining the virtual assets, and of contract computations.
- g. The possibility of virtual assets becoming worthless. Virtual assets may become worthless. The Company does not ensure the liquidity of virtual assets and waives all responsibility or liability that may arise in relation to the market value of virtual assets their price, selling, purchase, and/or the existence of any markets for the virtual assets.

§5

RISK RELATED TO BUSINESS

- 1. Virtual assets' market may rapidly change due to events which are not under the control of the Company. At this point, You must be aware and accept the following risk:
 - a. Operating Risk. Operating risk is a risk of potential loss caused by human, process or information system failures and flaws. In according to human, process or information system failures and flaws, the operating risk embraces risk of corporate fraud and misconduct. When completing transactions, transaction limits and competence systems are used to minimize potential loss. The Company is constantly monitoring the information systems and supervise its own operations. Thanks to these activities there is a possibility to identify risks of system failures, flaws or fraud and mitigate the operating risk. The information received from the monitoring of the information systems and operations of the Company is used to correct the flaws in information systems and avoid failures thereof.
 - b. Banking Systems Risk. Trading virtual currencies is a phenomenon usually reluctantly accepted by the Banks. There may be a risk of blocking the transfer associated with the

virtual assets purchase process by the investor's bank. An additional risk may occur in the event of blocking or closing the Company bills.

- c. Risk of criminal offences. Due to the system, virtual assets are subject to increased susceptibility to fraud, money laundering and terrorist financing. This increases the risk of losing the capital, also due to necessary measures taken by the authorities against the operators or other persons involved in such illegal transactions.
- d. Qualified advice. The information contained in this notice does not replace any qualified advice that may be required from a third party. An investment decision should not be made solely on the basis of the content of the Platform, as the information contained herein cannot replace advice and information tailored to the needs, objectives, experience and knowledge and circumstances of the individual.

§6

TAXATION OBLIGATION

You declare that You are aware that it is your responsibility to report and remit the correct tax to the appropriate tax authority and the Company is not responsible for determining whether taxes apply to your trades or for collecting, reporting, withholding or remitting any taxes arising from such trades.

§7

MODIFICATION OF THE NOTICE

The Company is entitled to modify this Notice at any time, in its sole discretion without providing a notice of such changes. If the You do not agree to any modification, or otherwise does not agree to be bound by the modified Notice, You are obligated stop using the Company's services.