PLEASE READ THESE TERMS OF TOKEN SALE CAREFULLY. NOTE THAT SECTION 15 CONTAINS A BINDING ARBITRATION CLAUSE AND CLASS ACTION WAIVER, WHICH MAY AFFECT YOUR LEGAL RIGHTS. IF YOU DO NOT AGREE TO THESE TERMS OF SALE, DO NOT PURCHASE TOKENS.

Your purchase of ORIGIN Metaverse Tokens (collectively, “ORIGIN” or “Tokens”) during the Token sale (the “Token Sale”) Sale period (the “Sale Period”) from ORIGIN Metaverse PTE LTD a Singapore entity (“Company,” “we,” or “us”) is subject to these Terms of Sale (“Terms”). Each of you and the Company is a “Party,” and together the “Parties.”

By purchasing Tokens from us during the Sale Period and/or using ORIGIN in connection with the Platform (as defined below), you will be bound by these Terms and all terms incorporated by reference. If you have any questions regarding these terms, please contact us at sale@originmv.com

You and the Company agree as follows:

1. Purpose and Use of Tokens

The purpose of the Tokens is to facilitate the promotion of listing for sale of their metaverse land in the form of Non Fungible Tokens (“NFTs”), promotion of land for sale, advertising fees, land transactions, ORIGIN land sale and other value exchange through a platform that the Company and its affiliates are developing (the “Platform”), as described further in the White Paper at https://originmv.com (the “White Paper”).

The Tokens do not confer any rights, express or implied, other than the right to use the Token as a means to participate in the Platform, if successfully completed and deployed, in a manner consistent with its purpose. In particular, you understand and accept that the Token does not represent or confer any ownership right or stake, share or security or equivalent rights, or any right to receive future revenue shares, intellectual property rights or any other form of participation in or relating to the Platform, and/or the Company and its corporate affiliates, other than rights relating to the use of the Platform, subject to limitations and conditions in these Terms and applicable Platform Terms and Policies (as defined below). The Tokens are not intended to be a digital currency, security, commodity or any other kind of financial instrument.

2. Scope of Terms

Unless otherwise stated herein, these Terms govern only your purchase of Tokens from us during the Sale Period. The use of Tokens in connection with the Platform may be governed by other applicable terms and policies (collectively, the “Platform Terms and Policies”). Any Platform Terms and Policies we promulgate will be available at https://www.originmv.com. We may add terms or policies to the Platform Terms and Policies at our sole discretion, and may update each of the Platform Terms and Policies from time to time according to modification procedures set forth therein. To the extent of any conflict with these Terms, the Platform
3. Eligibility

In order to be eligible to participate in the Token Sale, you must provide all personal information as required by the Company or its agents, as part of its Know Your Customer ("KYC") process. We may choose to nominate third party service providers to collect and verify KYC information on our behalf, who may also require you to accept their terms and conditions or privacy policy agreements. Collected information may include a passport, driver’s license, utility bill, photograph of you, government identification cards, or sworn statements, and we or our nominee may keep a copy of such information.

In order to be eligible to purchase the Tokens, you must also have a wallet or other storage mechanism ("Wallet") that supports ETHEREUM native tokens on the ETHEREUM main net blockchain in order to receive any Tokens you purchase from us and provide the address for your Wallet (the "Token Receipt Address") if requested. We reserve the right to prescribe additional guidance regarding specific requirements with respect to a storage mechanism for the Tokens. You must have the ability to send ADA to the address that we provide (the “Token Deposit Address”).

We are not responsible for any delays, losses, costs, non-delivery of refunds or of Tokens, or other issues arising from your failing to provide a Token Receipt Address or providing an inaccurate or incomplete Token Receipt Address.

The Company reserves the right to prohibit any and all sales to users domiciled or located in a country or territory it deems as restricted from any token sale activities are subject to regulatory requirements, including but not limited to Afghanistan, Congo-Brazzaville, Congo-Kinshasa, Cuba, Iran, Iraq, Libya, North Korea, Syria and Tajikistan. The Company may cancel any sales to users domiciled or located in any such country.

4. Cancellation; Refusal of Purchase Requests

Your purchase of Tokens from us during the Sale Period is final, and there are no refunds or cancellations except (i) as may be required by applicable law or regulation, or (ii) as to the Token Sale alone, if less than the required quantity of ETHEREUM as determined by the Company have been received by the Company during the Sale Period.

If (i) or (ii) occurs, then the ETHEREUM or other cryptocurrency sent by you to purchase Tokens may be returned and the purchase and sale of the Tokens may be considered void and rescinding without further recourse against the Company. We reserve the right to refuse or cancel Token purchase requests at any time at our sole and absolute discretion and to stop the Token Sale entirely for any reason, or no reason. To the extent that we refuse or reject a payment, we will exercise reasonable endeavors to secure that the payment is returned to the
Wallet from which it was made. However, we do not warrant, represent, or offer any assurances that we will be able to successfully recover and/or return such payments, and, in any event, you accept that any return of your payment will be net of any fees applied at the time the payment is made and thereafter until returned (if so returned).

5. Sale Procedures and Specifications

**Quantity of Tokens:** Company will generate 1 billion ORIGIN as native tokens on the ETHEREUM blockchain for use with the ORIGIN Metaverse Platform, of which 600 million ORIGIN will be available for purchase during the Sale Period. Tokens purchased during the Sale Period will be subject to a 6 month linear vesting period, which will commence following a Token Generation Event (the “TGE”).

250 million ORIGIN will be supplied to the Team wallet and 150 million for future use or distribution. This use will be at the discretion of the Company, and may include compensating employees and contractors, and for other internal purposes in connection with the deployment and the development of the Platform, supply of liquidity to the Platform, or purposes deemed necessary by the Company for the continued success of the ORIGIN Metaverse project. The Company allocated Tokens will be subject to a 12 month vesting period, which will commence following the TGE.

The remaining distribution of Tokens is outlined in the ORIGIN Tokenomics document, available from https://originmv.com

All ORIGIN will have equal value and utility within the Platform.

**Commencement and Duration of Token Sale:** The commencement of the Token Sale Period will be advertised on the Company’s website at https://originmv.com/token-sale. The Token Sale will continue until either (i) the remaining supply of ORIGIN available for sale, are sold, or (ii) the Company advertises a completion date on our website at https://originmv.com/token-sale. Notification of a completion date by the Company will be provided with at least 14 days notice, prior to the advertised date.

**ORIGIN Price:** During the Sale Period, 1 ORIGIN token can be purchased at a price of $0.10 USD. All payments shall be made in ETHEREUM. The Company will specify the appropriate amount of ORIGIN to be transferred, based on the exchange rate between ETHEREUM and USD at the time of purchase, from reputable exchange sources.

**Procedures for Purchasing ORIGIN:** In order to purchase ORIGIN during the Sale Period, and to receive the ORIGIN you purchase, you must have a Wallet that supports ETHEREUM native tokens on the ETHEREUM mainnet blockchain. The Company reserves the right to prescribe additional wallet requirements.
Prior to the commencement of the Sale Period, the Company will make a link available on our website at https://originmv.com/token-sale, where Token purchasers can register and complete the KYC requirements. The registration process may require the purchaser to supply their Token Receipt Address. Once the Sale Period has commenced, a Token Deposit Address will be supplied by the Company. The Token Deposit Address may be a common use address or individualized for each participant.

To initiate a purchase of ORIGIN during the Sale Period, you must send an amount of ETHEREUM to the Token Deposit Address specified to you after you agree to these Terms through the acceptance process described on our website.

Tokens will not be distributed immediately following the Sale Period, but will begin following the TGE, at a time specified by Company after completion of the Sale Period. Any Tokens that become available after the TGE and a subsequent vesting period, will be accessible using a claim process to be described by Company and published to the Company website at https://www.originmv.com, prior to the TGE.

The Token claim process may automatically deliver the corresponding amount of ORIGIN to either (i) the Wallet address from which the ETHEREUM was sent, or (ii) your registered Token Receipt Address. ETHEREUM must be sent to the correctly advertised Token Deposit Address during the Sale Period in order to purchase and receive ORIGIN.

Sending ETHEREUM to any other address may result in loss of ETHEREUM. Attempted transactions to purchase ORIGIN may be rejected if ETHEREUM is sent to the Token Deposit Address at any time before or after the Sale Period.

6. Acknowledgment and Assumption of Risks

You acknowledge and agree that there are risks associated with purchasing Tokens, holding Tokens and using Tokens for providing or receiving Services on the Platform, as disclosed and explained in the Risk Disclosures set forth in Schedule 1 hereto. If you have any questions regarding these risks, please contact us at tokensale@originmv.com

BY ACCEPTING THESE TERMS AND PURCHASING TOKENS, YOU EXPRESSLY AND FINALLY ACKNOWLEDGE, ACCEPT AND ASSUME ALL OF THE RISKS SET FORTH IN SCHEDULE 1 HERETO. ALL RISK OF LOSS TRANSFERS TO YOU UPON PURCHASE OF THE TOKENS.

7. Security

Your Security: You are responsible for implementing reasonable measures for securing the wallet, vault or other storage mechanisms you use to receive and hold Tokens you purchase from us, including any requisite private key(s) or other credentials necessary to access such storage mechanism(s). If your private key(s) or other access credentials are lost, you may lose access to your Tokens. We are not responsible for any such losses. You will implement
reasonable and appropriate measures designed to secure access to (i) any device connected with the email address associated with your account, (ii) private keys required to access any relevant ETHEREUM address or your Tokens and (iii) your username, password and any other login or identifying credentials, including those used by ORIGIN Metaverse service providers.

**Your Information:** We may use aggregate statistical information about your activity, including your activity on the Company Site and logins to various websites, for marketing or any other purpose at our sole discretion. We may use your internet protocol address to verify your purchase of Tokens. However, we will not release your personally-identifying information to any third party without your consent, except as not prohibited by law or as set forth in these Terms, our Privacy Policy or any other Platform Terms and Policies, all of which you have agreed to.

8. Personal Information

We may determine, at our sole discretion, that it is necessary to obtain certain information about you required to maintain compliance with any federal, state, local, domestic or foreign law, regulation or policy, including any KYC or AML requirements and policies, in connection with selling Tokens to you. You agree to provide us, or our nominee, such information promptly upon request, and you acknowledge that we may refuse to sell Tokens to you until you provide such requested information and we have determined that it is permissible to sell you Tokens under applicable law or regulation.

9. Taxes

The Purchase Price that you pay for Tokens is exclusive of all applicable taxes. You are solely responsible for determining what, if any, taxes apply to your purchase of Tokens, including, for example, sales, use, value added, and similar taxes. It is also your responsibility to withhold, collect, report and remit the correct taxes to the appropriate tax authorities. We are not responsible for withholding, collecting, reporting or remitting any sales, use, value added or similar tax arising from your purchase of Tokens. You agree not to hold the Company or any Company Parties (defined below) liable for any tax liability associated with or arising from the creation, ownership, use or liquidation of Tokens, or any other action or transaction related to the Platform.

10. Representations and Warranties

By purchasing Tokens, you represent and warrant that:

1. You are agreeing to participate in the Platform in some manner, and you understand that it is your responsibility to participate, meaning that the Platform surrounding this project is NOT solely dependent upon the efforts of the Company managers, but by the members engaging with the Company, the Platform and any associated Services;
2. You have sufficient understanding of cryptographic tokens, token storage mechanisms (such as token wallets), and distributed ledger technology to understand these Terms and to appreciate the risks and implications of purchasing the Tokens;

3. You have read and understand these Terms (including the totality of the White Paper to which these Terms also apply);

4. You have obtained sufficient information about the Tokens to make an informed decision to purchase the Tokens;

5. You understand that the Tokens currently only confer the right to transfer value within the Platform and confer no other rights of any form with respect to the Platform or the Company, including, but not limited to, any voting, distribution, redemption, liquidation, proprietary (including all forms of intellectual property), or other financial or legal rights;

6. You understand that while decentralized governance of the Platform is described as part of the roadmap in the White Paper, as the governance process is not yet defined, there is no assurance that ownership of Tokens will confer any rights to participate in the governance process once it is established, unless described as such in the definition of the Platform governance process, once, and if, that phase of the project is completed;

7. You are not purchasing Tokens for any uses or purposes other than to transfer value within the Platform, including, but not limited to, any investment, speculative or other financial purposes.

8. Your purchase of Tokens complies with applicable law and regulation in your jurisdiction, including, but not limited to, (i) legal capacity and any other threshold requirements in your jurisdiction for the purchase of the Tokens and entering into contracts with us, (ii) any foreign exchange or regulatory restrictions applicable to such purchase, and (iii) any governmental or other consents that may need to be obtained;

9. You are legally permitted to receive software and participate in the use of the Platform;

10. You will comply with any applicable tax obligations in your jurisdiction that may be relevant to your purchase, holding, redemption, sale, or transfer of the Tokens;

11. You agree to promptly provide to the Company or its nominee, upon request, proof of identity and/or source of funds and/or other documentation or other information that the Company may request from time to time in connection with the Company’s obligations under, and compliance with, applicable laws and regulations, including but not limited to anti-money laundering legislation, regulations or guidance and/or tax information reporting or withholding legislation, regulations or guidance;
12. You are at least the age of majority in your country of residence and are legally able to obtain and use the Tokens;

13. You understand with regard to Tokens, that we make no guarantees that you will be able to resell Tokens, or as to its future value, and that no market liquidity may be guaranteed and that the value of Tokens over time may experience extreme volatility or depreciate in full;

14. You understand that you bear the sole responsibility to determine whether your interactions with the Platform, the ownership or use of the Tokens, the potential appreciation or depreciation in the value of the Tokens over time, the sale and purchase of the Tokens and/or any other action or transaction related to the Platform may have tax implications; further, by obtaining, holding or using the Tokens, and to the extent permitted by law, you agree not to hold any third party (e.g., developers, auditors, contractors, or founders) liable for any tax liability associated with or arising from the ownership or use of the Tokens or any other action or transaction related to the Platform;

15. You waive the right to participate in a class action lawsuit or a class wide arbitration against any entity or individual involved with the creation of the Tokens, as discussed more fully here;

16. You understand that the purchase of Tokens does not involve the purchase of shares or any equivalent in any existing or future public or private company, corporation or other entity in any jurisdiction;

17. You understand that the transfer of ETHEREUM, the transfer of the Tokens and the maintenance of the Platform carry significant financial, regulatory and reputational risks as further set forth in the Terms;

18. You understand that you have no right against any other party to request any refund of contributions submitted for the purchase of Tokens under any circumstance;

19. If you are purchasing Tokens on behalf of a legal entity, you are authorized to accept these Terms on such entity’s behalf and that such entity will be responsible for breach of these Terms by you or any other employee or agent of such entity (references to “you” in these Terms refer to you and such entity, jointly);

20. You are not (i) a citizen or resident of a geographic area in which access to or use of the Platform is prohibited by applicable law, decree, regulation, treaty, or administrative act, (ii) a citizen or resident of, or located in, a geographic area that is subject to U.S. or
other sovereign country sanctions or embargoes, or (iii) an individual, or an individual employed by or associated with an entity, identified on BIS’s Denied Persons, Unverified, or Entity Lists, or OFAC’s List of Specially Designated Nationals, Foreign Sanctions Evaders, or List of Consolidated Sanctions, or DDTC’s Debarred Parties List.

21. You agree not to allow anyone to use your Wallet or share your credentials with any other person for the purpose of facilitating their unauthorized access to the Token Sale. If you do share your credentials with anyone we will consider their activities to have been authorized by you. You alone are responsible for any acts or omissions that occur during the Token Sale through the use of your credentials. We reserve the right to suspend or block your access to the Token Sale upon suspicion of any unauthorized access or use, or any attempted access or use, by anyone associated with your credentials.

11. Indemnification
a. To the fullest extent permitted by applicable law, you will indemnify, defend and hold harmless the Company and our respective past, present and future employees, officers, directors, contractors, consultants, equity holders, suppliers, vendors, service providers, parent companies, subsidiaries, affiliates, agents, representatives, predecessors, successors and assigns (the “Company Parties”) from and against all actual and threatened claims, lawsuits, demands, actions, investigations (whether formal or informal), liabilities, obligations, judgments, damages, penalties, interests, fees, losses, expenses (including attorneys’ fees and expenses), and costs (including, without limitation, court costs, costs of settlement, and costs of pursuing indemnification and insurance), of every kind and nature whatsoever, whether claimed by Company Parties or third parties including governmental authorities, whether known or unknown, foreseen or unforeseen, matured or unmatured, or suspected or unsuspected, in law or equity, whether in tort, contract, or otherwise (collectively “Claims”) arising from or relating to (i) your acquisition or use of Tokens, (ii) the performance or non-performance of your responsibilities or obligations under these Terms, (iii) your breach or violation of these Terms, (iv) any inaccuracy in any representation or warranty made by you, (v) your violation of any rights (including, but not limited to, intellectual property rights) of any other person or entity or (vi) any act or omission of yours that is negligent, unlawful, or constitutes willful misconduct. This foregoing indemnity is in addition to, and not in lieu of, any other remedies that may be available to the Parties under applicable law.

b. The Company reserves the right to exercise sole control over the defense, at your expense, of any claim subject to indemnification under Section 11(a). This indemnity is in addition to, and not in lieu of, any other indemnities set forth in a written agreement between you and the Company.
12. Disclaimers
TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW AND EXCEPT AS OTHERWISE
SPECIFIED IN A WRITING BY US, (A) THE TOKENS ARE SOLD ON AN “AS IS” AND “AS AVAILABLE”
BASIS WITHOUT ANY WARRANTIES OR REPRESENTATIONS OF ANY KIND, AND WE EXPRESSLY
DISCLAIM ALL WARRANTIES AND REPRESENTATIONS RELATING TO THE TOKENS (WHETHER
EXPRESS OR IMPLIED), INCLUDING, WITHOUT LIMITATION, ANY IMPLIED WARRANTIES OF
MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NON-INFRINGEMENT,
WHETHER ARISING BY LAW, COURSE OF DEALING, COURSE OF PERFORMANCE, USAGE OF
TRADE, OR OTHERWISE; (B) WE DO NOT REPRESENT OR WARRANT THAT THE TOKENS ARE
RELIABLE, CURRENT, ERROR-FREE, OR DEFECT-FREE, MEET YOUR REQUIREMENTS, OR THAT
ANY DEFECTS WILL BE CORRECTED; AND (C) WE CANNOT AND DO NOT REPRESENT OR
WARRANT THAT THE TOKENS OR THE DELIVERY MECHANISM FOR TOKENS ARE FREE OF
VIRUSES OR OTHER HARMFUL COMPONENTS.

NO REGULATORY AUTHORITY HAS EXAMINED OR APPROVED ANY OF THE INFORMATION SET
FORTH IN THESE TERMS OR ANY RELATED DOCUMENTATION OR COMMUNICATION BY THE
COMPANY. NO SUCH ACTION HAS BEEN OR WILL BE TAKEN UNDER THE LAWS, REGULATORY
REQUIREMENTS, OR RULES OF ANY JURISDICTION.

NEITHER THESE TERMS NOR ANY RELATED DOCUMENTATION OR COMMUNICATION BY THE
COMPANY CONSTITUTES A PROSPECTUS OR OFFERING DOCUMENT AND IS NEITHER AN
OFFER TO SELL NOR THE SOLICITATION OF AN OFFER TO BUY ANY INVESTMENT OR
FINANCIAL INSTRUMENT IN ANY JURISDICTION.

Some jurisdictions do not allow the exclusion of certain warranties or disclaimer of implied
terms in contracts with consumers, so some or all of the exclusions of warranties and
disclaimers in this Section may not apply to you.

13. Limitation of Liability
TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW: (I) IN NO EVENT WILL COMPANY OR
ANY OF THE COMPANY PARTIES BE LIABLE FOR ANY INDIRECT, SPECIAL, INCIDENTAL,
CONSEQUENTIAL, PUNITIVE OR EXEMPLARY LOSSES OR DAMAGES OF ANY KIND (INCLUDING,
BUT NOT LIMITED TO, WHERE RELATED TO LOSS OF REVENUE, INCOME OR PROFITS,
DIMINUTION OF VALUE, LOSS OF USE OR DATA, LOSS OR DEPLETION OF GOODWILL, LOSS OF
BUSINESS OPPORTUNITY, LOSS OF CONTRACT, DAMAGES FOR BUSINESS INTERRUPTION, LOSS
OF ANTICIPATED SAVINGS, OR THE LIKE) ARISING OUT OF OR IN ANY WAY RELATED TO THE
SALE OR USE OF THE TOKENS OR OTHERWISE RELATED TO THESE TERMS, REGARDLESS OF THE
FORM OF ACTION, WHETHER BASED IN CONTRACT, TORT (INCLUDING, BUT NOT LIMITED TO,
SIMPLE NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), OR ANY OTHER LEGAL OR
EQUITABLE THEORY (EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH
DAMAGES AND REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE); AND (II) IN
NO EVENT WILL THE AGGREGATE LIABILITY OF COMPANY AND THE COMPANY PARTIES
(JOINTLY), WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE, WHETHER
ACTIVE, PASSIVE OR IMPUTED), OR OTHER THEORY, ARISING OUT OF OR RELATING TO THESE TERMS OR THE USE OF OR INABILITY TO USE THE TOKENS, EXCEED THE AMOUNT YOU PAY TO US FOR THE TOKENS.

THE LIMITATIONS SET FORTH IN THIS SECTION 13 WILL NOT LIMIT OR EXCLUDE LIABILITY FOR THE GROSS NEGLIGENCE, FRAUD OR INTENTIONAL, WILLFUL OR RECKLESS MISCONDUCT OF COMPANY.

Some jurisdictions do not allow the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the limitations of this Section may not apply to you.

14. Release
To the fullest extent permitted by applicable law, you release the Company and the other Company Parties from responsibility, liability, claims, losses, demands and/or damages (actual and consequential) of every kind and nature, known and unknown (including, but not limited to, claims of negligence), arising out of or related to disputes between you and the acts or omissions of third parties.

A general release does not extend to claims which the creditor does not know or suspect to exist in his or her favor at the time of executing the release, which if known by him or her must have materially affected his or her settlement with the debtor.

15. Dispute Resolution; Arbitration

Binding Arbitration. Except for any disputes, claims, suits, actions, causes of action, demands or proceedings (collectively, “Disputes”) in which either Party seeks injunctive or other equitable relief for the alleged unlawful use of intellectual property, including, without limitation, copyrights, trademarks, trade names, logos, trade secrets or patents, you and the Company (i) waive your and the Company’s respective rights to have any and all Disputes arising from or related to these Terms resolved in a court, and (ii) waive your and the Company’s respective rights to a jury trial. Instead, you and the Company will arbitrate Disputes through binding arbitration (which is the referral of a Dispute to one or more persons charged with reviewing the Dispute and making a final and binding determination to resolve it instead of having the Dispute decided by a judge or jury in court).

No Class Arbitrations, Class Actions or Representative Actions. Any Dispute arising out of or related to these Terms is personal to you and the Company and will be resolved solely through individual arbitration and will not be brought as a class arbitration, class action or any other type of representative proceeding. There will be no class arbitration or arbitration in which an individual attempts to resolve a Dispute as a representative of another individual or group of individuals. Further, a Dispute cannot be brought as a class or other type of representative action, whether within or outside of arbitration, or on behalf of any other individual or group of individuals.
Notice; Informal Dispute Resolution. Each Party will notify the other Party in writing of any Dispute within thirty (30) days of the date it arises, so that the Parties can attempt in good faith to resolve the Dispute informally. Notice to the Company shall be sent by e-mail to the Company at info@originmv.com. Notice to you shall be by email to the then-current email address registered with the Company. Your notice must include (i) your name, postal address, email address and telephone number, (ii) a description in reasonable detail of the nature or basis of the Dispute, and (iii) the specific relief that you are seeking. If you and the Company cannot agree how to resolve the Dispute within thirty (30) days after the date notice is received by the applicable Party, then either you or the Company may, as appropriate and in accordance with this Section 15, commence an arbitration proceeding or, to the extent specifically provided for in Section 15(a), file a claim in court.

Process. “Should any dispute, disagreement or claim arise between the parties (called hereafter “the dispute”) concerning this agreement, the parties shall try to resolve the dispute by negotiation. This entails that the one party invites the other in writing to a meeting and to attempt to resolve the dispute within 7 (seven) days from date of the written invitation. If the dispute has not been resolved by such negotiation, the parties shall submit the dispute to American Arbitration Association (AAA) administered mediation, upon the terms set by the AAA. Failing such a resolution, the dispute, if arbitrable in law, shall be finally resolved in accordance with the Rules of the American Arbitration Association by an arbitrator or arbitrators appointed by the American Arbitration Association.

Authority of Arbitrator. As limited by the AAA, the arbitrator will have (i) the exclusive authority and jurisdiction to make all procedural and substantive decisions regarding a Dispute, including the determination of whether a Dispute is arbitrable, and (ii) the authority to grant any remedy that would otherwise be available in court; provided, however, that the arbitrator does not have the authority to conduct a class arbitration or a representative action, which is prohibited by these Terms. The arbitrator may only conduct an individual arbitration and may not consolidate more than one individual’s claims, preside over any type of class or representative proceeding or preside over any proceeding involving more than one individual.

Severability of Dispute Resolution; Arbitration. If any term, clause or provision of this Section 15 is held invalid or unenforceable, it will be held to the minimum extent required by law, and all other terms, clauses and provisions of this Section 15 will remain valid and enforceable. Further, the waivers set forth in Section 15(b) are severable from the other provisions of these Terms and will remain valid and enforceable, except as prohibited by applicable law.

16. Governing Law and Venue
These Terms will be governed by and construed and enforced in accordance with the laws of the Singapore, without regard to conflict of law rules or principles (whether of the Singapore or any other jurisdiction) that would cause the application of the laws of any other jurisdiction. Any Dispute between the Parties arising out of or relating to these Terms that is not subject to arbitration or cannot be heard in small claims court will be resolved and filed only in the courts of the Singapore. You hereby irrevocably and unconditionally consent and
submit to the exclusive jurisdiction of such courts over any suit, action or proceeding arising out of these Terms.

17. Severability
If any term, clause, or provision of these Terms is held to be illegal, invalid, void, or unenforceable (in whole or in part), then such term, clause, or provision shall be severable from these Terms without affecting the validity or enforceability of any remaining part of that term, clause, or provision, or any other term, clause, or provision in these Terms, which will remain in full force and effect. Any invalid or unenforceable provisions will be interpreted to effect the intent of the original provisions. If such construction is not possible, the invalid or unenforceable provision will be severed from these Terms, but the rest of these Terms will remain in full force and effect.

18. Miscellaneous
These Terms constitute the entire agreement between you and us relating to your purchase of Tokens from us. We may make changes to these Terms from time to time as reasonably required to comply with applicable law or regulation. If we make changes, we will post the amended Terms at https://originmv.com and include the date of the update. We may also attempt to notify you through other ORIGIN websites and communications channels. The amended Terms will be effective immediately. We may assign our rights and obligations under these Terms. Our failure to exercise or enforce any right or provision of these Terms will not operate as a waiver of such right or provision. We will not be liable for any delay or failure to perform any obligation under these Terms where the delay or failure results from any cause beyond our reasonable control. Purchasing Tokens from us does not create any form of partnership, joint venture or any other similar relationship between you and us. Except as otherwise provided in herein, these Terms are intended solely for the benefit of you and us and are not intended to confer third-party beneficiary rights upon any other person or entity. You agree and acknowledge that all agreements, notices, disclosures, and other communications that we provide to you, including these Terms, will be provided in electronic form.

SCHEDULE 1 – RISK DISCLOSURES

1. **Risk of Losing Access to ORIGIN Due to Wallet Incompatibility**: A valid ETHEREUM address from a native token compatible wallet is required to receive your ORIGIN. Non-compatible wallet addresses will not be accepted. In addition, the ETHEREUM address used must not be associated with a third-party exchange or service that has custody over the private key. You must own the private key if your address is an exchange address.

2. **Risks Associated with the ETHEREUM Blockchain**: ORIGIN and the Platform operate on the
ETHEREUM blockchain. As such, any malfunction, unintended function, unexpected functioning of or attack on the ETHEREUM blockchain may cause the Platform or ORIGIN to malfunction or function in an unexpected or unintended manner. ETHEREUM may be the target of malicious attacks seeking to identify and exploit weaknesses in the software, which may result in the loss or theft of ORIGIN. For example, if the ORIGIN and the ETHEREUM are subject to unknown and/or known security attacks (such as double-spend attacks, 51% attacks, or other malicious attacks), such attacks may materially and adversely affect the Platform and the utility of the ORIGIN.

3. **Risks Associated with Purchaser Credentials:** Any third party that gains access to or learns of your wallet credentials or private keys may be able to dispose of your ORIGIN. To minimize this risk, you should guard against unauthorized access to your electronic devices. Best practices dictate that you safely store private keys in one or more backup locations geographically separated from the working location. In addition, you are responsible for giving us the correct Token Receipt Address to send you your ORIGIN. If you give us the incorrect Token Receipt Address to send your EMP to, we are not responsible for any loss of ORIGIN that may occur.

4. **Risk of Unknowable or Unfavorable Regulatory Action in One or More Jurisdictions:** Regulation of tokens (including the Tokens), token offerings, cryptocurrencies, blockchain technologies, and cryptocurrency exchanges is not yet mature and likely to rapidly evolve, varies significantly among international, federal, state and local jurisdictions, and is subject to significant uncertainty. Various legislative and executive bodies in the United States and in other countries may in the future adopt laws, regulations, guidance, or other actions, which may severely impact the development and growth of the Platform and the adoption and utility of the Tokens. Failure by the Company or certain users of the Platform to comply with any laws, rules, and regulations, some of which may not exist yet or are subject to interpretation and may be subject to change, could result in a variety of adverse consequences, including civil penalties and fines. As distributed ledger networks and distributed ledger assets have grown in popularity and in market size, federal and state agencies have begun to take an interest in and, in some cases, regulate their use and operation. To the extent that a domestic government or quasi-governmental agency exerts regulatory authority
over a distributed ledger network or asset, the Platform and Tokens may be materially and adversely affected. Distributed ledger networks also face an uncertain regulatory landscape in many jurisdictions such as the United States, the European Union, China, and Russia. Various foreign jurisdictions may, in the near future, adopt laws, regulations or directives that affect the Platform. Such laws, regulations or directives may be in conflict with each other or may directly and negatively impact our business. The effect of any future regulatory change is impossible to predict, but such change could be substantial and materially adverse to the development and growth of the Platform and the adoption and utility of the Tokens. New or changing laws and regulations or interpretations of existing laws and regulations, in the United States and other jurisdictions, may materially and adversely impact the value of the currency in which the Tokens may be exchanged, the liquidity and use of the Tokens, and the structure, rights, and transferability of Tokens.

5. **Risk of Alternative Platform:** It is possible that alternative platforms could be established that utilize the same or similar open-source code underlying the Platform and attempt to facilitate services that are materially similar to the Services on the Platform. The Platform may compete with these alternative platforms, which could negatively impact the Platform and the Tokens.

6. **Risk of Insufficient Interest in the Platform:** It is possible that the Platform will not be used by a large number of businesses, individuals, and other organizations and that there will be limited public interest in purchasing NFTs to fund housing developments. Because the success of the Platform also depends, in part, on the growth and adoption of the use of the ETHEREUM blockchain, such a lack of interest could negatively impact EMP and the Platform.

7. **Risk that the Platform, as Developed, Will Not Meet the Expectations of the Company or the Purchaser:** The Platform may undergo significant changes over time. Moreover, we may limit control over how other participants will use the Platform, what services may be offered through the Platform by third parties, or how third-party services will utilize the Tokens (if at all). This could create the risk that Tokens or the Platform may not meet your expectations at the time of purchase, for any number of reasons.
including mistaken assumptions or analysis, a change in the design and implementation plans, and execution of the Platform. Furthermore, despite our good faith efforts to develop, complete, and participate in the Platform, it is still possible that the Platform will experience malfunctions or otherwise fail to be adequately developed or maintained, which may negatively impact the Platform and Tokens, and your Tokens may become useless due to technical, commercial, regulatory or any other reasons.

8. **Risk of Unfavorable Fluctuation of ETHEREUM and Other Currency Value:** The Company team intends to use the proceeds from selling ORIGIN to fund general corporate purposes, as described further in the White Paper. The proceeds of the Token Sale will be denominated in ETHEREUM and converted into other cryptographic and fiat currencies. If the value of ETHEREUM or other currencies fluctuates unfavorably during or after the Token Sale, the Company team may not be able to maintain the Platform in the manner that it intended.

9. **Risks from Taxation:** The tax characterization of is uncertain. You must seek your own tax advice in connection with the acquisition, storage, transfer, and use of ETHEREUM, which may result in adverse tax consequences to you, including, without limitation, withholding taxes, transfer taxes, value added taxes, income taxes and similar taxes, levies, duties, or other charges and tax reporting requirements.

10. **Risk of Theft and Hacking:** Hackers or other groups or organizations or countries may attempt to interfere with the Platform or the availability of ETHEREUM in any number of ways, including service attacks, denial of service attacks, Sybil attacks, spoofing, smurfing malware attacks, or consensus-based attacks, or phishing, or other novel methods that may or may not be known to steal ORIGIN. Any such successful attacks could result in theft or loss of your payment of ETHEREUM or your Tokens, adversely impacting the ability to develop the Platform and derive any usage or functionality from the Tokens.

11. **Risk of Security Weaknesses in the Platform Core Infrastructure Software:** The Platform will operate using open-source software maintained by the Company and other contributors. As an open-source project, some core infrastructure elements of the
Platform may not be represented, maintained, or monitored by an official organization or authority. The open-source nature of such software means that it may be difficult for the Company or contributors to maintain or develop it and the Company may not have adequate resources to address emerging issues or malicious programs that develop within the Platform or its core infrastructure software adequately or in a timely manner. Third parties not affiliated with the Company may introduce weaknesses or bugs into the core infrastructure elements of the Platform and open-source code which may negatively impact the Platform. Such events may result in a loss of trust in the security and operation of the Platform, and a decline in user activity and could negatively impact the Tokens.

12. **Risk of Weaknesses or Exploitable Breakthroughs in the Field of Cryptography:** Advances in cryptography, or technical advances such as the development of quantum computers, could present risks to ORIGIN and the Platform by rendering ineffective the cryptographic consensus mechanism that underpins the ETHEREUM blockchain. Smart contracts and their underlying software application are still in an early development stage and may be unproven. There is no warranty or assurance that the process for obtaining or using ORIGIN will be uninterrupted or error-free, and there is an inherent risk that the software could contain defects, weaknesses, vulnerabilities, viruses, or bugs causing, inter alia, the complete loss of any ETHEREUM you contribute, the theft or loss of your Tokens, or a reduction in the utility of your Tokens.

13. **Risk of Lack of Adoption or Use of the Platform:** While ORIGIN should not be viewed as an investment, it may have value over time due to its utility on the Platform. That value may be limited or non-existent if the Platform lacks use and adoption. If this becomes the case, there may be few or no markets in which ORIGIN may be sold following the launch of the Platform, potentially having an adverse impact on ORIGIN.

14. **Risk of an Illiquid Market for ORIGIN:** The Company is not aware of any marketplace for ORIGIN and does not yet support a marketplace for ORIGIN. There may never be any such marketplace for ORIGIN. There are currently no exchanges upon which ORIGIN would trade. If such exchanges ever do develop, they may be relatively new and subject
to poorly understood regulatory oversight. Such exchanges may, therefore, be more exposed to fraud and failure than established, regulated exchanges for other products, and such exposure may have a negative impact on ORIGIN. Furthermore, to the extent that third parties do ascribe an external exchange value to ORIGIN (e.g. as denominated in a crypto or fiat currency), such value may be extremely volatile and diminish to zero.

You should not purchase ORIGIN as a form of investment on a speculative basis or otherwise, or for a financial purpose, with the expectation or desire that their inherent, intrinsic, or cash-equivalent value may increase over time. You assume all risks associated with such speculation or actions and any errors associated therewith, and you accept that ORIGIN is not offered by the Company or its affiliates on an investment basis or for such purpose. You further acknowledge that any funds that you consider to be invested in ORIGIN will not be protected, guaranteed, or reimbursed by any governmental, regulatory, or other entity.

15. **Risk of Uninsured Losses:** Unlike bank accounts or accounts at some other financial institutions, funds held using the Platform or ETHEREUM blockchain are generally uninsured. In the event of any loss, there is no public insurer, such as the Federal Deposit Insurance Corporation, or private insurer, to offer recourse to the purchaser.

16. **Risk of Dissolution of the ORIGIN Metaverse Project:** It is possible that, due to any number of reasons, including, but not limited to, a decrease in ORIGIN utility due to (i) negative adoption of the Platform, (ii) an unfavorable fluctuation in the value of ETHEREUM (or other cryptographic and fiat currencies), (iii) the failure of commercial relationships, or (iv) intellectual property ownership challenges, the Platform may no longer be viable to operate, and the ORIGIN Metaverse project may dissolve.

17. **Risk of Malfunction in the Network:** It is possible that the Platform malfunctions in an unfavorable way, including one that results in the loss of ORIGIN.

18. **Risks Arising from Lack of Governance Rights:** Because Tokens currently confer no governance rights of any kind with respect to the Platform or the Company, all decisions involving the Company’s products or services within the Platform or the Company itself will be made by the Company at its sole discretion, including, but not limited to,
decisions to discontinue its products or services on the Platform, to create and sell more Tokens for use on the Platform, or to sell or liquidate the Company. These decisions could adversely affect the Platform and the utility of any Tokens you own, including their utility for obtaining Services.

19. **Risk of Token Upgrades:** The Network may be subject to significant conceptual, technical and commercial changes. An upgrade to how ORIGIN is used may be required and, if you decide not to participate in such an upgrade, you may no longer be able to use your Tokens, and any non-upgraded ORIGIN may lose their functionality in full.

20. **Risks Associated with Our Intellectual Property:** The Company may consider some technology that it develops to be proprietary. Our ability to compete depends in part upon our ability to protect our rights to the technology that we develop. The Company may also rely on trademark, copyright, and trade secret law to protect its rights. However, these laws offer only limited protection. In addition, other countries may provide the Company with little to no intellectual property right protection. As the number of distributed ledger products and services available to consumers increase, and as the uses of such products and services overlap, companies in the industry may become subject to additional intellectual property disputes. Any litigation to protect our intellectual property rights would be expensive, time-consuming, and unpredictable. Such litigation could adversely affect our business, including our financial condition, regardless of the outcome. There can be no assurances that any steps taken to protect intellectual property rights will be successful in deterring misappropriation or independent third-party development of our technology. Similarly, third parties may assert infringement and misappropriation claims against us. Regardless of the merit, these actions could distract management from our business and adversely affect our financial condition and operating revenues. The Company may need to enter into confidentiality agreements with its consultants, business partners and investors in an attempt to protect the Company’s proprietary rights. Nevertheless, these attempts to protect our proprietary rights may be inadequate. If the Company is unable to protect its intellectual property, the utility of the Tokens may decline or diminish and the Platform may fail.
21. **Risks Associated with Data Privacy Laws:** There are a number of data protection, security, privacy and other government- and industry-specific requirements, including those that require companies to notify individuals of data security incidents involving certain types of personal data. Security compromises could harm the Platform’s reputation, erode user confidence in the effectiveness of its security measures, negatively impact its ability to attract new users, or cause existing users to stop using the Platform, which would reduce or diminish the utility of the Tokens and cause the Platform to fail.

22. **Unanticipated Risks:** Cryptographic tokens are a relatively new and untested technology. In addition to the risks discussed in these Terms, there are risks that the ORIGIN team cannot anticipate. Further risks may materialize as unanticipated combinations or variations of the discussed risks or the emergence of new risks.