

TERMS AND CONDITIONS

These TERMS AND CONDITIONS (“TERMS”) must be carefully read and accepted before using in any way the website <https://bulleon.io> and/or BULLEON platform and/or any services or product of BULLEON and/or buying BULLEON (BLN) tokens.

By using in any way, the website <https://bulleon.io> and/or a BULLEON platform and/or any services or product of BULLEON and/or buying BLN tokens, you acknowledge that you accept the following TERMS AND CONDITIONS. If you do not understand or accept any of the terms and conditions herein, you should discontinue using or accessing or services in any way.

To the extent permissible by law, BULLEON legal entity reserves the right to alter these TERMS AND CONDITIONS at any time without providing notice. You are responsible for regularly checking for any changes to these Terms and Conditions. Your continued use in any way of the website <https://bulleon.io> and/or BULLEON platform and/or any services or product of BULLEON and/or buying BLN tokens after any such changes are released shall be deemed as your acceptance of said changes.

GENERAL INFORMATION:

The following TERMS AND CONDITIONS apply to the sale of BLN tokens to crowdsale participants (“Buyers”, “Users” collectively, and “Buyer” “Users” individually). By participating in the pre-sale and sale of BLN tokens you explicitly acknowledge and represent that you have carefully reviewed the Terms and fully understand the risks, costs, and benefits of purchasing BLN tokens and agree to be bound by these Terms.

1. BLN tokens as well as BLN tokens crowdsale fund are owned by the BULLEON legal entity that is a separate entity and solely independent ownership structure.
2. It is not a solicitation for investment and does not pertain in any way to an offering of securities in any jurisdiction. Ownership of BLN tokens carries no rights expressed or implied and do not entitle you to any equity or assets of the project. Purchases of BLN tokens are non-refundable. Buyers should have no expectation of influence over governance of the BULLEON legal entity.
3. Individuals, businesses, and other organizations should carefully weigh the risks, costs, and benefits of acquiring BLN tokens early in the initial sale versus waiting to buy BLN tokens on open, third-party exchanges.

4. Any expectations of profits, ROI or value changes regarding BLN tokens are entirely your own speculation and you acknowledge that the BULLEON legal entity, ecosystem, employees, proposition or marketing never even remotely implied any of these expectations or made you believe or expect any of these. There is no promise or guarantee whatsoever originating from the BULLEON party regarding such expectations that are entirely your own speculation or imagination and the BULLEON legal entity explicitly distances itself from any such implications or promises.

In case of overload of the blockchain network and fluctuations in ETH and top altcoin prices BULLEON legal entity reserved the right at any time to make changes in terms of BULLEON token sale duration as well as in bonus program conditions.

FOR BLN TOKENS BUYERS:

5. As set forth below, you further represent and warrant that, to the extent permitted by law, you are authorized to purchase BLN tokens in your relevant jurisdiction, are of a legal age to be bound by these Terms, and will not hold liable for any losses or any special, incidental, or consequential damages arising out of, or in any way connected to the sale of BLN tokens, now or in the future, BULLEON legal entity and its affiliates, and the officers, directors, agents, joint ventures, employees and suppliers of BULLEON legal entity or its affiliates.

6. Purchases of BLN tokens should be undertaken only by individuals, entities, or companies that have significant experience with, and understanding of, the usage and intricacies of cryptographic tokens, like bitcoin (“ETH”), and blockchain-based software systems. Buyers should have functional understanding of storage and transmission mechanisms associated with other cryptographic tokens. While the BULLEON legal entity will be available to assist Buyers of BLN tokens during and after the sale, the BULLEON legal entity will not be responsible for lost ETH or BLN tokens resulting from actions taken by, or omitted by Buyers. Note that BLN tokens Buyers should take great care to write down their wallet password and not lose it so as to be sure that they will be able to access their BLN tokens when it becomes available after the initial sale. If you do not have such experience or expertise, then you should not buy BLN tokens or participate in the crowdsale of BLN tokens.

WARNING: Do not buy BLN tokens if you are not an expert in dealing with cryptographic tokens and blockchain-based software systems.

WARNING: Cryptographic tokens may experience extreme price volatility.

7. BLN tokens do not represent any formal or legally binding investment. Cryptographic tokens that possess value in public markets, such as ETH, have demonstrated extreme fluctuations in price over short periods of time on a regular basis.

A buyer of BLN tokens should be prepared to expect similar or general fluctuations in the price of BLN tokens denominated in ETH or United States dollars (“USD”) or currencies of

other jurisdictions. Such fluctuations are due to market forces and represent changes in the balance of supply and demand.

BULLEON legal entity cannot and does not guarantee market liquidity for BLN tokens and therefore there may be periods of time in which BLN tokens are difficult to buy.

Additionally, due to different regulatory dictates in different jurisdictions and the inability of citizens of certain countries to open accounts at exchanges located anywhere in the world, the liquidity of BLN tokens may be markedly different in different countries and this would likely be reflected in significant price discrepancies.

By purchasing BLN tokens, you expressly acknowledge and represent that you fully understand that BLN tokens may experience volatility in pricing and will not seek to hold any of the BULLEON legal entity Parties liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected to, the sale of BLN tokens.

8. The purchase of BLN tokens carries with it a number of risks. Prior to purchasing BLN tokens, you should carefully consider the risks listed below and, to the extent necessary, consult an appropriate lawyer, accountant, or tax professional. If any of the following risks are unacceptable to you, you should not buy BLN tokens. By buying BLN tokens, and to the extent permitted by law, you are agreeing not to hold any of the BULLEON legal entity Parties liable for any losses or any special, incidental, or consequential damages arising from, or in any way connected, to the sale of BLN tokens, including losses associated with the risks set forth below.

9. Disclosure of Purchases

To enable BLN tokens Buyers to have as much information as possible to guide their decision-making process, BULLEON legal entity will disclose in real-time the total funds collected in the BULLEON initial sale to enable the Buyer to develop an understanding of the size of the existing BULLEON funding pool at the time of their BULLEON purchase.

10. Purchase of BLN tokens from <https://bulleon.io>

The website <https://bulleon.io> will maintain a store interface which can be used to buy BLN tokens. The store interface will be available on <https://bulleon.io>. Instructions for purchasing BLN tokens with ETH and other cryptocurrencies using the store interface will be embedded and available for review on the <https://bulleon.io> website during the duration of the initial sale. Failure to follow these instructions may limit, delay, or prevent a Purchaser from obtaining BLN tokens. Any questions about these instructions should be directed to info@bulleon.io.

11. Obligation to Determine

If Buyer can buy BLN tokens in Buyer's jurisdiction, it is the responsibility of each potential Buyer of BLN tokens to determine if the Buyer can legally buy BLN tokens in the Buyer's jurisdiction.

12. By placing an order for BLN tokens, the Buyer:

- (i) consents and agrees to the Terms;
- (ii) represents and warrants that the Buyer is legally permitted to purchase BLN tokens in the Buyer's jurisdiction;
- (iii) represents and warrants that the Buyer is of a sufficient age to legally purchase BLN tokens or has received permission from a legal guardian who has reviewed and agreed to these Terms;
- (iv) represents and warrants that the Buyer will take sole responsibility for any restrictions and risks associated with the purchase of BLN tokens as set forth below;
- (v) represents and warrants that the Buyer understands the usage and intricacies of cryptographic tokens, like ETH, and blockchain-based software systems.

13. Electronic Notices and the Purchase Email

As part of the purchase process, and to purchase BLN tokens, a Buyer will need to provide an email address (the "Purchase Email"). The Purchase Email will be used to email the Buyer a notice of the creation of the Buyer's account on its website. By purchasing BLN tokens, and to the extent permitted by applicable law, the Buyer agrees:

- (i) and consents to receive electronically all communications, agreements, documents, receipts, notices and disclosures that BULLEON provides relating to Buyer's use of the Website/the Platform. Buyer agrees that BULLEON may provide these communications to Buyer by posting them via the Website/the Platform or any other services made available through BULLEON, by emailing them to Buyer at the email address Buyer provides.
- (ii) not to hold any of the BULLEON legal entity Parties liable for any losses or any special, incidental, or consequential damages arising out of, or in any way connected to, Buyer's failure to secure their account.

BLN tokens SALE

14. BLN tokens will only be available for sale on the BULLEON website. BULLEON legal entity will only sell BULLEON through <https://bulleon.io>.

WARNING: Any third-party websites or services offering BLN tokens for sale during the initial sale or facilitating the sale or transfer of BLN tokens in any way during the initial sale are not sanctioned by BULLEON legal entity or its affiliates and have no relationship in any way with the BULLEON legal entity Parties. Therefore, BULLEON legal entity prohibits the use of these third-party websites or services for the purchase of BLN tokens prior to the end of the initial sale.

15. The BULLEON legal entity will monitor all potential transactions for fraudulent attempts to double spend ETH or another cryptocurrency. Any detected double spend of ETH will result in no BLN tokens being delivered to the associated Buyer.

16. BULLEON legal entity warrants that it will not buy BLN tokens in its own sale. Furthermore, the BULLEON legal entity warrants that it will not buy BLN tokens from any

third party, or acquire BLN tokens in any manner, or acquire future control of BLN tokens, during the period of the initial sale.

17. The purchase of BLN tokens carries with it significant risk. Prior to purchasing BLN tokens, the buyer should carefully consider the below risks and, to the extent necessary, consult a lawyer, accountant, and/or tax professionals prior to determining whether to buy BLN tokens.

18. Risks associated with the purchase of BLN tokens.

(i) It is possible that the value of ETH will drop significantly in the future, potentially depriving BULLEON legal entity of sufficient resources to continue to operate.

(ii) BLN tokens will be stored in a wallet which can only be accessed with a password selected by the Buyer. If a Buyer of BLN tokens does not maintain an accurate record of their password, this may lead to the loss of BLN tokens. Therefore, Buyer must safely store their password in one or more backup locations that are well separated from the primary location. In order to access one's BLN tokens the password that the Buyer entered is required; loss of this may lead to the loss of a Buyer's BLN tokens.

(iii) Any third party that gains access to the Buyer's Purchase Email may be able to gain access to the Buyer's BLN tokens. The Buyer must take care not to respond to any inquiry regarding their purchase of BLN tokens, including but not limited to, email requests purportedly coming from <https://bulleon.io> or a similar-looking domain.

(iv) Cryptocurrencies are under regulation by various regulatory bodies around the globe. The BULLEON Platform and BULLEON legal entity could be impacted by one or more regulatory enquiries or regulatory action, which could impede or limit the ability to continue to develop the BULLEON Platform.

(v) It is possible that the BULLEON Platform will not be used by many external businesses, individuals, and other organizations and that there will be limited public interest in the use of BLN tokens in gaming. Such a lack of interest could impact the development of the BULLEON Platform. BULLEON legal entity cannot predict the success of its own marketing efforts or the efforts of other third parties. There is no guarantee of revenues or profits resulting from the marketing activities of the BULLEON legal entity.

(vi) The Buyer recognizes that the BULLEON Platform is currently under development and may be changed before release. The Buyer acknowledges that any expectations regarding the form and functionality of the BULLEON Platform held by the Buyer may not be met upon release of the BULLEON Platform, for any number of reasons including a change in the design and implementation plans and execution of the implementation of the BULLEON Platform.

(vii) The Buyer understands that while the BULLEON Team will make reasonable efforts to complete the BULLEON Platform software, it is possible that an official completed version of the BULLEON Platform may not be released and there may never be an operational BULLEON Platform.

(viii) Hackers or other groups or organizations may attempt to steal the ETH and cryptocurrency revenue from the initial sale, thus potentially impacting the ability of BULLEON legal entity to promote the BULLEON Platform. To account for this risk, BULLEON legal entity has and will continue to implement comprehensive security precautions to safeguard the ETH and cryptocurrency obtained from the sale of BULLEON.

(ix) The loss or destruction of a private key by BULLEON legal entity used to access may be irreversible. BULLEON legal entity's loss of access to its private keys or a data loss relating to BULLEON legal entity could adversely affect the value of BULLEON Platform.

(x) BULLEON Platform is a new product, thus contributing to price volatility that could adversely affect the value of BLN tokens. The factors affecting the further development of the digital assets industry, as well as the BULLEON Platform, include:

a) continued worldwide growth in the adoption and use of BLN tokens and other digital assets;

b) government and quasi-government regulation of BLN tokens and other digital assets and their use, or restrictions on or regulation of access to and operation of the BULLEON Platform or similar digital asset systems;

c) the maintenance and development of the software of the BULLEON Platform;

d) changes in consumer demographics and public tastes and preferences;

e) the availability and popularity of other similar products; and

f) general economic conditions and the regulatory environment relating to the BULLEON Platform and digital assets.

(xi) Intellectual property rights claims may adversely affect the operation of the BULLEON Platform. Third parties may assert intellectual property claims relating to the holding and transfer of digital assets and their source code. Regardless of the merit of any intellectual property or other legal action, any threatened action that reduces confidence in the BLN tokens. Platform's long-term viability may adversely affect the value of BLN tokens. Additionally, a meritorious intellectual property claim could prevent end-users from accessing the BULLEON Platform.

(xii) Cryptocurrency exchanges on which BLN tokens may trade may be relatively new and largely unregulated and may therefore be more exposed to fraud and failure than established, regulated exchanges for other products. To the extent that the cryptocurrency exchanges representing a substantial portion of the volume in BLN tokens trading are involved in fraud or experience security failures or other operational issues, such cryptocurrency exchange failures may result in a reduction in the price and can adversely affect the value of BLN tokens. A lack of stability in the cryptocurrency exchanges and the closure or temporary shutdown of cryptocurrency exchanges due to fraud, business failure, hackers or malware, or government-mandated regulation may reduce confidence in the BULLEON Platform and result in greater volatility in the price.

(xiii) Political or economic crises may motivate large-scale sales of BLN tokens, which could result in a reduction in the price and adversely affect the value of BLN tokens. Digital assets such as BLN tokens, which are relatively new, are subject to supply and demand forces based upon the desirability of an alternative, decentralized means of transacting, and it is unclear how such supply and demand will be impacted by geopolitical events. Large scale sales of BLN tokens would result in a reduction in the price.

(xiv) It is possible that a digital asset other than BLN tokens could have features that make it more desirable to a material portion of the digital asset user base, resulting in a reduction in demand for BLN tokens, which could have a negative impact on the use and price of BLN tokens. It is possible that a comparable product could become materially popular due to either a perceived or exposed shortcoming of the BULLEON Platform that is not immediately addressed by the BULLEON legal entity Team, or a perceived advantage of a comparable product that includes features not incorporated into the BULLEON Platform. If this product obtains significant market share, it could have a negative impact on the demand for and price of BLN tokens.

(xv) BLN tokens transactions are irrevocable and stolen or incorrectly transferred BLN tokens may be irretrievable. As a result, any incorrectly executed BLN tokens transactions could adversely affect the value of BLN tokens. Cryptocurrency transactions are not, from an administrative perspective, reversible without the consent and active participation of the recipient of the transaction or, in theory, control or consent of a majority of the processing power on the host blockchain platform. Once a transaction has been verified and recorded in a block that is added to the blockchain, an incorrect transfer of BLN tokens or a theft of BLN tokens generally will not be reversible and there may be no compensation for any such transfer or theft. Such loss could adversely affect the value of BLN tokens.

(xvi) It is possible that, due to any number of reasons, including without limitation the failure of business relationships or marketing strategies, that the BULLEON Platform and all subsequent marketing from the money raised from the sale of BLN tokens may fail to achieve success.

19. ALL PURCHASES OF BLN TOKENS ARE FINAL. PURCHASES OF BLN TOKENS ARE NON-REFUNDABLE. BY PURCHASING BLN TOKENS, THE BUYER ACKNOWLEDGES THAT NEITHER THE BULLEON legal entity NOR ANY OTHER OF THE BULLEON legal entity PARTIES ARE REQUIRED TO PROVIDE A REFUND FOR ANY REASON, AND THAT THE BUYER WILL NOT RECEIVE MONEY OR OTHER COMPENSATION FOR ANY BLN TOKENS THAT IS NOT USED OR REMAINS UNUSED.

20. Taxation of BLN tokens and Taxation Related to the Initial Sale BULLEON legal entity makes no representations concerning the tax implications of the sale of BLN tokens or the possession or use of BLN tokens. The Buyer bears the sole responsibility to determine if the purchase of BLN tokens with ETH or the potential appreciation or depreciation in the value of BLN tokens over time has tax implications for the Buyer in the Buyer's home jurisdiction. By purchasing BLN tokens, and to the extent permitted by law, the Buyer agrees not to hold any

of the BULLEON legal entity Parties liable for any tax liability associated with or arising from the purchase of BLN tokens.

21. Although the BULLEON legal entity requires that Buyers provide an email address, BULLEON legal entity will not knowingly, openly or publicly, publish any identifying information related to BLN tokens purchases without the prior written consent of the Buyer. Buyers may be contacted by email by BULLEON legal entity regarding a purchase. Such emails will be informational only. BULLEON legal entity will not request any information from Buyers in an email. Please, read carefully our Privacy Policy.

22. Intellectual Property Rights. All exclusive ownership of rights to use the patents, trademarks, trade names, trademark registrations, copyrights, know-how, technology and other intellectual property necessary to the conduct using the whole BULLEON activities generally. Unless otherwise indicated by us, all copyright and other any intellectual property of the BULLEON legal entity, all content and other materials contained on BULLEON legal entity website or provided in connection with the BLN tokens initial sale, including, without limitation, the intellectual property rights for the BULLEON legal entity and all text, graphics, interface, visual interfaces, photographs, trademarks, logos, artwork, and computer code, design, structure, selection, methods and algorithms, coordination, expression and other content connected to the BULLEON legal entity (hereinafter - the "BULLEON Materials") are the proprietary property of BULLEON legal entity or our licensors, clients or suppliers and are protected by international copyright laws, trademark, patent, trade secret, and other intellectual property or proprietary rights laws. These Terms permit you to use the Platform for your personal, non-commercial use only. You must not reproduce, distribute, modify, create derivative works of, publicly display, publicly perform, republish, download, store, or transmit any of the BULLEON Materials. If you print, copy, modify, download, or otherwise use or provide any other person with access to any part of the BULLEON Materials in breach of the Terms, your right to use the BULLEON Platform will stop immediately with no warning and you must, at our option, return or destroy any copies of the materials you have made. No right, title, or interest in or to the BULLEON legal entity or any content on the BULLEON Platform is transferred to you, and all rights not expressly granted are reserved by the BULLEON legal entity. Any use of the BULLEON Platform not expressly permitted by these Terms is a breach of these Terms and may violate copyright, trademark, and other laws. There are also no implied licenses under these Terms, and any rights not expressly granted to the User hereunder are reserved by the BULLEON legal entity.

23. DISCLAIMER

The Buyer expressly agrees that the Buyer is purchasing BLN tokens at the Buyer's sole risk and that BLN tokens is provided on an "as is" basis without warranties of any kind, either expressed or implied, including, but not limited to, warranties of title or implied warranties merchantability or fitness for a purpose. Without limiting the foregoing, none of the BULLEON legal entity parties warrant that the process for purchasing BLN tokens will be uninterrupted or error-free.

The Buyer expressly agrees and acknowledges that any token sale could involve a risk of loss and there is always a risk that the BLN tokens may not be exempt from securities registration requirements in jurisdiction of any country, including, but not limited to the USA. Many international jurisdictions have indicated that tokens sales may qualify as sales of investment contracts, or qualify as crowdfunding sales under pre-existing regulations, and may be regulated as such.

In its White Paper, the BULLEON legal entity in no way guarantees that the SEC or any other regulatory authority will not determine the tokens to be securities subject to registration. The BLN tokens have not been approved or disapproved by any relevant regulatory authorities in foreign jurisdictions, including, but not limited to, jurisdictions who expressed any form of guidance as to initial coin offerings and tokens sales, such as USA, Australia, Canada, China and Singapore.

As in certain jurisdictions cryptocurrencies, ICOs, crypto equities or crypto assets are strictly regulated by law please have legal advice if you can purchase BLN tokens. DO NOT PURCHASE BLN tokens in case of not being certain about your rights that the jurisdiction of your residence and/or citizenship grants you.

If the jurisdiction of your residence and/or citizenship is not one of the permitted jurisdiction you are not permitted to purchase BLN tokens.

24. LIMITATION WAIVER OF LIABILITY

THE BUYER ACKNOWLEDGES AND AGREES THAT, TO THE FULLEST EXTENT PERMITTED BY ANY APPLICABLE LAW, THE DISCLAIMERS OF LIABILITY CONTAINED HEREIN APPLY TO ANY AND ALL DAMAGES OR INJURY WHATSOEVER CAUSED BY OR RELATED TO USE OF, OR INABILITY TO USE, BLN TOKENS OR THE BULLEON PLATFORM UNDER ANY CAUSE OR ACTION WHATSOEVER OF ANY KIND IN ANY JURISDICTION, INCLUDING, WITHOUT LIMITATION, ACTIONS FOR BREACH OF WARRANTY, BREACH OF CONTRACT OR TORT (INCLUDING NEGLIGENCE) AND THAT NONE OF THE BULLEON legal entity PARTIES SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, EXEMPLARY OR CONSEQUENTIAL DAMAGES, INCLUDING FOR LOSS OF PROFITS, GOODWILL OR DATA, IN ANY WAY WHATSOEVER ARISING OUT OF THE USE OF, OR INABILITY TO USE, OR PURCHASE OF, OR INABILITY TO PURCHASE, BLN TOKENS. THE BUYER FURTHER SPECIFICALLY ACKNOWLEDGES THAT BULLEON legal entity PARTIES ARE NOT LIABLE FOR THE CONDUCT OF THIRD PARTIES, INCLUDING OTHER BUYERS OF BLN TOKENS, AND THAT THE RISK OF PURCHASING BULLEON RESTS ENTIRELY WITH THE BUYER. TO THE EXTENT PERMISSIBLE UNDER APPLICABLE LAWS, UNDER NO CIRCUMSTANCES WILL ANY OF THE BULLEON legal entity PARTIES BE LIABLE TO ANY BUYER FOR MORE THAN THE AMOUNT THE BUYER MAY HAVE PAID TO BULLEON legal entity FOR THE PURCHASE OF BLN TOKENS. SOME JURISDICTIONS DO NOT ALLOW THE EXCLUSION OF CERTAIN WARRANTIES OR THE LIMITATION OR EXCLUSION OF LIABILITY FOR CERTAIN

TYPES OF DAMAGES. THEREFORE, SOME OF THE ABOVE LIMITATIONS IN THIS SECTION AND ELSEWHERE IN THE TERMS MAY NOT APPLY TO A BUYER. NOTHING IN THESE TERMS SHALL AFFECT THE STATUTORY RIGHTS OF ANY BUYER OR EXCLUDE INJURY ARISING FROM ANY WILFUL MISCONDUCT OR FRAUD OF BULLEON legal entity.

25. Dispute Resolution:

a) BULLEON legal entity and Buyer (the “Parties”) agree to make good faith efforts to resolve any dispute, controversy or claim arising between them relating to this pre-sale/sale and their respective rights and obligations hereunder arising under this Agreement (a “Dispute”).

b) If the Parties, or their designated representatives, are unable to resolve the Dispute within ten (10) business days after referral of the matter to them, the Parties will submit the Dispute for resolution pursuant to paragraph c. of this Section.

c) Except with respect to Disputes concerning (i) the right of either Party to apply to a court of competent jurisdiction for an interim or interlocutory injunction or other provisional remedy to preserve the status quo or prevent irreparable harm or (ii) any Disputes that may arise in connection with a breach of a Party’s obligations of confidentiality hereunder, if any Dispute is not resolved pursuant to paragraphs a. and b. above, the Parties will, acting reasonably, agree mutually on the forum for resolution of the Dispute by arbitration as set out in this Section.

d) After the completion of the procedures set forth in paragraph b. and agreement by the Parties to enter into binding arbitration in accordance with paragraph c. of this Section, either Party may within thirty (30) calendar days refer the Dispute to arbitration by serving written notice of its intention to arbitrate the Dispute to the other Party.

e) The arbitration will be conducted by a single arbitrator to be mutually agreed to by the Parties within three (3) business days following the date of the referral of the Dispute to arbitration.

26. Force Majeure

BULLEON legal entity is not liable for failure to perform solely caused by: • unavoidable casualty, • delays in delivery of materials, • embargoes, • government orders, • acts of civil or military authorities, • acts by common carriers, • emergency conditions (including weather conditions), or • any similar unforeseen event that renders performance commercially implausible. If an event of force majeure occurs, the party injured by the other’s inability to perform may elect to suspend the Agreement, in whole or part, for the duration of the force majeure circumstances. The party experiencing the force majeure circumstances shall cooperate with and assist the injured party in all reasonable ways to minimize the impact of force majeure on the injured party.

27. These Terms set forth the entire understanding between each Buyer and BULLEON legal entity with respect to the purchase and sale of BLN tokens. For facts relating to the sale and purchase, the Buyer agrees to rely only on this document in determining purchase decisions

and understands that this document governs the sale of BLN tokens and supersedes any public statements about the initial sale made by third parties or by BULLEON legal entity or individuals associated with any BULLEON legal entity parties, past and present and during the initial sale. There are no warranties, representations, covenants, or agreements, express or implied, between the parties except those expressly set forth in this Agreement. This Agreement may only be amended by a written document duly executed by the parties.

28. The Buyer and BULLEON legal entity agree that if any portion of these Terms 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 of the Terms, which shall continue to be in full force and effect.

29. No Waiver. The failure of BULLEON legal entity to require or enforce strict performance by the Buyer of any provision of these Terms or BULLEON legal entity's failure to exercise any right under these agreements shall not be construed as a waiver or relinquishment of BULLEON legal entity's right to assert or rely upon any such provision or right in that or any other instance. The expressed waiver by BULLEON legal entity of any provision, condition, or requirement of these Terms shall not constitute a waiver of any future obligation to comply with such provision, condition or requirement. Except as expressly and specifically set forth in these Terms, no representations, statements, consents, waivers, or other acts or omissions by BULLEON legal entity shall be deemed a modification of these Terms nor be legally binding, unless documented in physical writing, hand signed by the Buyer and a duly appointed officer, employee, or agent of BULLEON legal entity.

30. Updates to the Terms and Conditions. Initial Sale BULLEON legal entity reserves the right, at its sole discretion, to change, modify, add, or remove portions of the Terms at any time during the sale by posting the amended Terms on website (<https://bulleon.io>). Any Buyer will be deemed to have accepted such changes by purchasing BLN tokens. The Terms may not be otherwise amended except in a signed writing executed by both the Buyer and BULLEON legal entity. For purposes of this agreement, "writing" does not include an e-mail message and a signature does not include an electronic signature. If at any point you do not agree to any portion of the then-current version of the Terms, you should not purchase BLN tokens.

31. Cooperation with Legal Authorities. BULLEON legal entity will cooperate with all law enforcement enquiries, subpoenas, or requests provided they are fully supported and documented by the law in the relevant jurisdictions. BULLEON legal entity will endeavor to publish any legal enquiries upon receipt.

32. Further Information

For further information regarding the BLN tokens sale, please contact info@bulleon.io.

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