

Terms and conditions for involvement in the Project

Whereas:

- Startup intends to carry out the Project under the name EREMITA, the description of which can be found at <https://teca.space/silent-project>, in the documents and information materials made available by Startup on the website.
- In order to carry out the Project and raise funds for its implementation, Startup is organizing a Collection via the Tecra Space Platform.
- As part of the Collection, the Creator issued personalized Tokens, assigned only to the Creator's Project.
- Both the Investor and Startup have registered on the Platform <https://teca.space> and have active accounts on the Platform and have passed the verifications required by the regulations.
- The Investor has read the description of the Project and by accepting these Regulations, he/she agrees to use his/her funds for the purposes of the Project, under the conditions specified in these Regulations.

§1 Definitions

1. Capitalized terms used shall have the following meanings ascribed to them by the Parties:

Account	The area through which it is possible to use the functionality of the Software. An account is created after registration.
Startup	EREMITA sp. z o.o. with registered office in Warszawa, Chełmska 21B/35 street, (country: Poland), registered with the registry number: 0000796979 under the number 383998071, tax number 5213872689 according to the law represented by Sojka Robert and Cichy Ryszard Adam.
Investor	A User who has (where required) completed Registration, created an Account, undergone anti-money laundering and counter-terrorist financing procedures, accepted the Project Terms and Conditions and, in accordance with these Terms and Conditions, exchanged cryptocurrency, including TecraCoin cryptocurrency or cash for a Project Token.
Software	Computer program within the meaning of the Act of 4 February 1994 on copyright and related rights, which copyrights are held by Tecra sp. z o.o. with its registered office in Krakow.
Burning	The process of sending a Token to an address from which it is not possible to re-send the Token. For the purposes of Smoke, a different address has been assigned to each Project.
Platform	Software in the form of a website, available at https://teca.space/ and https://app.tecra.space which is intended for Collections.
Project	A venture planned or implemented by the Startup.
Regulation	The document setting out the rules for the use of the Tokenisation platform, available at https://teca.space/ and https://app.tecra.space .
Force Majeure	An event beyond the control of the Parties which the Party could not have foreseen or avoided with all due diligence.
Buyback	The process of exchanging Tokens for TecraCoin, carried out by the Startup under the terms of the Terms and Conditions.
Tecra	Tecra Limited Liability Company with registered office in Krakow, KRS: 0000752946, NIP:5993235626, REGON: 381571115.
TecraCoin (TCR)	A cryptocurrency that is one of the means of exchange for Tokens of a particular Project. TecraCoin is produced by Tecra and serves as a settlement function in the Software.

Token	a digital record stored and exchanged on the blockchain network, which is a token of legitimacy within the meaning of Article 92115 of the Act of 23 April 1964 - Civil Code. The token is used to confirm commitment to the Project and to conclude an agreement with Startup. The Token is created through a generator provided by Tecra as part of the Software and issued by Startup. Each Project is assigned an individual type of Token.
FIAT currencies	fiat currencies offered by app.tecra.space, which allow purchases using bank transfer, PayPal or credit card.
Collection	the process of exchanging cryptocurrencies or FIAT currencies for Tokens of a given Project, organised and carried out for a specific period of time, based on the rules described in the Regulations.

§2 Objective and subject matter

1. The following document defines the conditions under which the Investor will commit his funds to the Project EREMITA.
2. In particular, the Terms and Conditions set out the rules for the transfer of cryptocurrencies or FIAT currency that the Investor has chosen to donate to the Collection, the number of Tokens received as confirmation of commitment to the Project and the transfer of cryptocurrencies or FIAT currency, and the benefits that the Investor may achieve in return for the funds contributed.

§3 Obligations of the Parties

1. Startup declares and warrants that:
 - a. it does not conduct investment activities;
 - b. the scope of activity of Startup is compliant with the laws in force, including Polish law;
 - c. if the activity of Startup is a regulated activity, Startup has all the permits, concessions and licenses required to conduct such activity;
 - d. the Project complies with the law.
2. The Investor declares and warrants that:
 - a. he is familiar with the information about the Project available on the Platform, as well as with the information and materials provided by Startup;
 - b. is aware that the involvement in the Project carries the risk of non-return of funds;
 - c. is aware that Startup does not guarantee the successful completion of the Collection, including obtaining the assumed amounts;
 - d. is aware of the stage the Project is at, i.e. planning or implementation stage;
 - e. is aware that Startup does not guarantee that it will be able to carry out the Project, including carrying out the Project according to the assumptions presented in the information and materials;
 - f. is aware that Startup does not guarantee that it will have the funds to repurchase Tokens from the exchange;
 - g. puts its funds into the Project accepting the risks involved;
 - h. Tecra only provides the Software and does not accept any legal, financial responsibility under these Terms and Conditions.

§4 Rules of Engagement for the Project

1. As part of the Collection, Startup plans to raise 2 500 000 USDT as a soft cap goal and additionally 2 500 000 USDT as a hard cap goal, in total 5 000 000 USDT in cryptocurrencies or FIAT currencies in return Investors will receive Startup tokens legitimizing the provisions of the above Terms and Conditions.
2. The total pool of Tokens allocated to the Project is 6 000 000. Startup intends to allocate 6 000 000 Tokens for Investors.
3. The collection takes place in the period from 15th November 2021 to 15th November 2022.
4. After the end of the Collection, Tokens that have not been transferred to Investors will be allocated

for Burning.

5. The Investor will receive 1 Token in exchange for every 1 USDT donated in the Collection.
6. The Investor will receive a 5% discount on the price of 1 USDT if Tokens are purchased with TecraCoin. The Investor will receive an additional 10% discount on the price of 1 USDT for having a premium account on the Platform. In total, the Investor may receive a 15% discount on the price of the Token issued in the Collection.

§5 Rules of Token granting

1. The Token is a confirmation of the Investor's donation of cryptocurrency or FIAT currency as part of the Collection conducted for the Project.
2. For the confirmation of each \$1 (one dollar) donated in cryptocurrencies or FIAT currencies, the Investor will receive one SLT (SLT) token assigned to the Project.
3. The Startup will transfer the Tokens immediately from the date of acceptance of the Terms and Conditions on the Investor's wallet.

§6 Startup Obligations

1. The Startup is obliged to carry out the process of buying Tokens within its financial resources from the GEX BigBang or Tecra DEX exchange.
2. The repurchase will start on <https://bigbang.market> (in preparation) and TecraDEX in first quarter 2023 and will continue until the end of December 31, 2028.
3. Token repurchase will only be conducted on the Tecra DEX Exchange or the CEX Exchange or both simultaneously.
4. For the purpose of buying Tokens, Startup will allocate 12.5% of the net revenue generated in the previous quarter. The repurchase will be carried out in quarter periods.
5. The net revenue referred to above will be denominated in USDT. The exchange of USDT into TecraCoin cryptocurrency will be at the exchange rate published on Tecra DEX or CEX on the day of the Repurchase and thereafter immediately, but no longer than 24 hours, Startup will repurchase the Tokens for TecraCoin.
6. In the event of fluctuations in the exchange rate of TecraCoin, Startup will repurchase the Tokens for the full amount of the Token Repurchase resulting from the revenue percentage statement, A change in the exchange rate of TecraCoin, whether up or down, does not imply a change in the value of the TecraCoin Token Repurchase. Startup makes the Repurchase for the full amount of TecraCoin purchased from the percentage revenue declared in these Terms and Conditions for each time period defined by Startup.
7. Startup shall not retain the TecraCoin purchased for the % of revenue declared in these Terms and Conditions in the event that the TecraCoin exchange rate increases, nor shall it be liable for the amount of the Repurchase when the TecraCoin exchange rate decreases, provided that it makes the Repurchase immediately, but no later than 24 hours after the first purchase of TecraCoin intended for Repurchase purposes.
8. The Tokens obtained by the Startup through the Repurchase process will be Burned.

§7 Validity of the agreement

1. By accepting the content of the Regulations, the Investor accepts its provisions and enters into a valid agreement with Startup, the content of which is set out in these Terms and Conditions.
2. The Agreement is concluded through the Platform.
3. The agreement is concluded for a limited time, until the end of Token Collection.

§8 Termination of Agreement

1. If the Investor is a consumer, he may withdraw from a contract concluded at a distance or off-premises within 14 days. To do so, simply send Startup a statement.
2. Once the Tokens have been received, the Investor who is a consumer does not have the right to

withdraw from the agreement. The Investor undertakes to perform the service before the expiry of the withdrawal period.

3. The agreement shall be terminated in the event that the Purchase is interrupted before completion, in accordance with the provisions of the Platform Regulations.
4. The agreement is terminated if the Collection is completed without the Startup reaching its target amount.
5. 5. In the event of termination of the agreement for reasons not attributable to the Investor, the funds contributed by the Investor shall be returned. The refund will be made in proportional funds in which the Investor purchased Tokens.

§9 Force Majeure

1. Neither Party shall be considered guilty of a breach of its obligations under the agreement if it is a direct consequence of circumstances arising from Force Majeure, i.e. an event external to the Parties which cannot be prevented or foreseen even with due diligence.
2. In the event of Force Majeure, the affected Party is obliged to immediately inform the other Parties of its occurrence in writing, specifying the possible consequences related thereto, under pain of losing the right to invoke Force Majeure.

§10 Applicable law

1. The agreement is governed by the law of the Republic of Poland.
2. In matters not regulated, the provisions of civil law shall apply, in particular the Act of 23 April 1964 - Civil Code.

§11 Final provisions

1. The agreement comes into force as of the date of acceptance of the Terms and Conditions by the Investor.
2. In the event that any of the provisions of the agreement proves invalid or ceases to be valid as a result of a decision issued by a competent authority or as a result of revocation/cancellation/cancellation of the validity of a legal act, the remaining provisions of the agreement shall remain in force.
3. For the avoidance of doubt, the Parties agree that in place of the invalid, otherwise legally defective or unenforceable provisions, the Parties shall negotiate in good faith, to the extent possible, alternative provisions that are effective and enforceable and reflect the original intentions of the Parties.
4. The Parties shall use their best endeavours to resolve any potential disputes amicably.
5. If the Parties fail to resolve the dispute amicably, the dispute will be resolved by the Polish common court, according to the jurisdiction.
6. The Parties hereby declare that they will use their best endeavours and goodwill to resolve any dispute amicably, without recourse to the courts.
7. The parties jointly declare that they have familiarised themselves with the content of the agreement and have no doubts or reservations concerning its content.