ALT Token Airdrop Terms and Conditions

BY PARTICIPATING IN THE AIRDROP, PARTICIPANT ACKNOWLEDGES THAT THEY HAVE READ, UNDERSTOOD, AND AGREED TO THESE AIRDROP T&CS AND THE TOKEN T&CS IN THEIR ENTIRETY. THE PARTICIPANT IS RESPONSIBLE FOR MAKING ITS OWN DECISION IN RESPECT OF ITS PARTICIPATION IN THE AIRDROP AND ANY RECEIPT OF TOKENS. ANY PARTICIPATION IN THE AIRDROP IS SOLELY AT THE PARTICIPANT'S OWN RISK AND IT IS THE PARTICIPANT'S SOLE RESPONSIBILITY TO SEEK APPROPRIATE PROFESSIONAL, LEGAL AND TAX ADVICE IN RESPECT OF THE AIRDROP AND ANY RECEIPT OF THE TOKENS PRIOR TO PARTICIPATING IN THE AIRDROP AND PRIOR TO RECEIVING ANY TOKENS.

BY PARTICIPATING IN THE AIRDROP, THE PARTICIPANT EXPRESSLY ACKNOWLEDGES AND ASSUMES ALL RISKS RELATED THERETO INCLUDING (WITHOUT LIMITATION) THE RISKS SET OUT IN THE TOKEN T&CS. IN NO EVENT SHALL THE ORGANISER OR ANY MEMBER OF THE ORGANISER GROUP BE HELD LIABLE IN CONNECTION WITH OR FOR ANY CLAIMS, LOSSES, DAMAGES OR OTHER LIABILITIES, WHETHER IN CONTRACT, TORT OR OTHERWISE, ARISING OUT OF OR IN CONNECTION WITH THE AIRDROP OR THE RECEIPT OF ANY TOKENS.

THE ORGANISER DOES NOT TAKE ANY RESPONSIBILITY FOR THE PARTICIPATION BY ANY PARTICIPANT IN THE AIRDROP AND SO EACH PARTICIPANT MUST SATISFY ITSELF BEFORE PARTICIPATING IN THE AIRDROP AND SHOULD NOT RELY ON THE ORGANISER. THE ORGANISER DOES NOT PROVIDE ANY RECOMMENDATION OR ADVICE IN RESPECT OF THE AIRDROP OR THE TOKENS. THE ORGANISER HAS NOT ASSESSED THE SUITABILITY OF THE TOKENS FOR ANY PARTICIPANT. THE ORGANISER HAS NOT CONSIDERED THE APPLICABLE LAWS, REGULATIONS AND LAWS OF THE JURISDICTION OF ANY PARTICIPANT. EACH PARTICIPANT PARTICIPATES IN THE AIRDROP AT ITS OWN RISK AND RECEIVES TOKENS AT ITS OWN RISK.

These Token Airdrop Terms and Conditions ("Airdrop T&Cs") govern the participation in and receipt of tokens ("Tokens") through the airdrop program ("Airdrop") organised by Alt Research Ltd. ("Organiser"). By participating in the Airdrop, you ("Participant") agree to be bound by these Airdrop T&Cs.

1. Eligibility:

- a. Participants must comply with all applicable laws and regulations.
- b. Participants must provide accurate and complete information as required for participation in the Airdrop.
- c. The Organiser reserves the right to verify the Participant's identity and eligibility.
- d. The Organiser at its sole discretion will determine the eligibility criteria for participation in the Airdrop, including the amount of Tokens to be distributed to eligible Participants that satisfy specified criteria. Different eligible Participants may receive different amounts of Tokens in any particular Airdrop depending on the criteria determined by the Organiser for such Airdrop. The Organiser will have no obligation to notify potential Airdrop participants of the eligibility criteria for any Airdrop prior to the execution of such Airdrop.

e. Organiser reserves the sole and absolute right to disqualify any proposed Participant it deems ineligible for an Airdrop (be it under these Airdrop T&Cs, the Token T&Cs (as defined below) or by having engaged in any conduct that the Organiser considers inappropriate or unacceptable).

f. Participants shall not:

- i. use multi-accounts and/or multi-wallets;
- ii. attempt to cheat or hack the Airdrop or the Tokens;
- iii. carry out any kind of spamming; or
- iv. behave in a manner which the Organiser deems offensive or inappropriate, and any such behaviour will result in all of the Participant's accounts and/or wallets being permanently banned from all of the Organiser's Airdrops.

2. Airdrop Details:

- a. Airdrop Period: The Airdrop will be conducted during the specified period, as determined by the Organiser (the "Airdrop Period").
- b. Participation Requirements: Participant must follow the specified instructions set out in the Schedule hereto and/or such other instructions as are provided by the Organiser from time to time to participate in the Airdrop.
- c. Token Allocation: The number of Tokens allocated to each Participant will be determined solely by the Organiser, and such allocation may vary among Participants.
- d. No Purchase Required: Participation in the Airdrop does not require any purchase or payment although there may be transaction fees payable by the Participant to receive and/or claim their Tokens.

3. Token Distribution:

- a. Token Distribution: The distribution of Tokens will occur after the Airdrop Period ends, subject to successful verification and compliance with these Airdrop T&Cs.
- b. Wallet Requirement: Participants must provide a compatible wallet address capable of receiving the Tokens. Failure to provide a valid wallet address may result in the forfeiture of Tokens.
- c. Token Transfer: Tokens will either be transferred to the designated wallet addresses provided by Participants within a reasonable timeframe or be claimable by such designated wallet, subject to technical limitations or delays. There may be transaction fees payable by the Participant to receive and/or claim such Tokens.

4. Use of Tokens:

- a. Token Usage: Participants acknowledge and agree that the Tokens received through the Airdrop may have specific usage limitations, such as utility within a specific platform or ecosystem, and may have no monetary value.
- b. No Investment Advice: Tokens received through the Airdrop are not intended as investment advice, and each Participant acknowledges that their value (if any) may fluctuate and that no guarantees are made regarding future value (if any).

5. Participant Representations and Warranties:

a. Compliance: Participant represents and warrants that they will comply with all applicable laws and regulations in relation to the Airdrop and the use of Tokens.

- b. Accuracy of Information: Participant represents and warrants that all information provided during the Airdrop registration process is true, accurate, and complete.
- c. Prohibited Person: Participant represents and warrants that they are not a Prohibited Person as that term is defined in the Token T&Cs.
- d. Participant's Technical Skills: Participant represents and warrants that it has at least a basic degree of understanding of the operation, functionality, usage, storage, transmission mechanisms and other material characteristics of cryptocurrencies, blockchain-based software systems, cryptocurrency wallets or other related token storage mechanisms, blockchain technology and smart contract technology.

6. Disclaimers:

- a. To the maximum extent permitted by all applicable laws, regulations and rules and except as otherwise provided in these Airdrop T&Cs, the Organiser Group (as defined below) hereby expressly disclaims its liability and shall in no case be liable to a Participant or any other person for:
 - i. postponement, suspension and/or abortion of the Airdrop;
 - ii. any failure, or disruption to, the Airdrop, the operations of the Organiser or any other technology (including but not limited to smart contract technology) associated therewith, due to any reason, including but not limited to occurrences of hacks, mining attacks (including but not limited to double-spend attacks, majority mining power attacks and "selfish-mining" attacks), cyber-attacks, distributed denials of service, errors, vulnerabilities, defects, flaws in programming or source code or otherwise, regardless of when such failure, malfunction, breakdown, or disruption occurs;
 - iii. any failure, malfunction, virus, error, bug, flaw, defect in the technology connected with or use for affecting the Tokens or a Participant's participation in the Airdrop;
 - iv. any prohibition, restriction or regulation by any government or regulatory authority in any jurisdiction applicable to the Tokens or a Participant's participation in the Airdrop;
 - v. loss of possession of the credentials for accessing, or loss or destruction of the private keys of, any wallet and/or the Participant's designated wallet addresses, in any manner and to any extent;
 - vi. failure to disclose information relating to the progress of the Airdrop;
 - vii. any risks associated with a Participant's participation in the Airdrop and/or a Participant's use of the Tokens; and
 - viii. all other risks, direct, indirect or ancillary, whether in relation to a Participant's participation in the Airdrop and/or a Participant's use of the Tokens which are not specifically or explicitly contained in or stated in these Airdrop T&Cs.
- b. For the purposes of these Airdrop T&Cs "Organiser Group" means the Organiser and each of its Affiliates. "Affiliate" with respect to any person, means any other person directly or indirectly controlling, controlled by or under common control with such person; and with respect to the Organiser, means any other person directly or indirectly controlling, controlled by or under common control with such person.

7. Limitation of Liability and Indemnification:

a. To the maximum extent permitted by the applicable laws, regulations and rules:

- i. the Organiser Group and the Indemnified Persons (as defined below) shall not be liable for any indirect, special, incidental, consequential or other losses of any kind, in tort, contract or otherwise (including but not limited to loss of revenue, income or profits, and loss of use or data), arising out of or in connection with a Participant's participation in the Airdrop;
- ii. without prejudice to the foregoing, each Participant hereby agree that the aggregate liability of the members of the Organiser Group, in tort, contract or otherwise, arising out of or in connection with the participation in the Airdrop shall in any event be limited to US\$1.00; and
- iii. each Participant hereby agrees to waive all rights to assert any claims against the Organiser Group and/or the Indemnified Persons under such applicable laws, regulations and rules.
- b. To the maximum extent permitted by the applicable laws, regulations and rules, each Participant shall indemnify, defend, and hold the Organiser Group and the Indemnified Persons harmless from and against any and all claims, damages, losses, suits, actions, demands, proceedings, expenses, and/or liabilities (including but not limited to reasonable legal fees incurred and/or those necessary to successfully establish the right to indemnification) filed/incurred by any third party against any member of the Organiser Group or the Indemnified Persons arising out of a breach by the Participant of any warranty, representation, or obligation hereunder.
- c. For the purposes of these Airdrop T&Cs "Indemnified Persons" means the Organiser Group and each of their respective subsidiaries, related companies, Affiliates, directors, officers, employees, agents, service providers, successors, and permitted assignees.

8. Governing Law and Jurisdiction:

- a. Governing Law: This Airdrop T&Cs shall be governed by and construed in accordance with the laws of the British Virgin Islands.
- b. Jurisdiction: Any disputes arising from or in connection with this Airdrop T&Cs shall be subject to the exclusive jurisdiction of the courts of the British Virgin Islands.

9. General Terms:

- a. Intellectual Property: Participant acknowledges and agrees that all intellectual property rights related to the Airdrop and the Tokens, including but not limited to trademarks, logos, and content, are the sole property of the Organiser.
- b. Modification and Termination: The Organiser reserves the right to modify, suspend, or terminate the Airdrop or these Airdrop T&Cs at any time without prior notice.
- c. The Tokens are not intended to constitute securities of any form, units in a business trust, units in a collective investment scheme or any other form of investment in any jurisdiction. Neither these Airdrop T&Cs nor the Token T&Cs constitute a prospectus or offer document of any sort and are not intended to constitute an offer of securities of any form, units in a business trust, units in a collective investment scheme or any other form of investment, or a solicitation for any form of investment in any jurisdiction. No regulatory authority has examined or approved of these Airdrop T&Cs. No such action has been or will be taken by the Organiser under the laws, regulatory requirements or rules of any jurisdiction.