

Neuroneum Customer Terms & Conditions

Last updated September 13, 2018

Table of Contents

- 1.0 Neuroneum Terms & Conditions 3**
 - 1.1 Definitions 3**
 - 1.2 You Must be 18 or Older to Agree to this Agreement and use this Site 3**
 - 1.3 Change or Remove 4**
 - 1.4 Changes to Agreement 4**
 - 1.5 Refunds 4**
 - 1.5.1 Service/Merchandise has been Provided, Delivered, and Received 4**
 - 1.6 Participation Requirements 6**
 - 1.7 Further Assurances 6**
 - 1.8 ICO CONDITIONS and NEURONEUM RIGHTS AND ATTRIBUTES 8**
 - 1.8.3 Neuroneum’s Products and Services 8**
 - 1.9 License Restrictions 9**
 - 1.9.1 Use 9**
 - 1.9.2 Security 9**
 - 1.9.3 Export 9**
 - 1.9.4 Government Use 9**
 - 1.9.5 Errors and Corrections 10**
 - 1.10 Links to Other Websites 10**
 - 1.11 User’s License Grant to Site 10**
 - 1.12 User Conduct 10**
 - 1.13 Intellectual Property Rights 12**
 - 1.13.1 Copyright 12**
 - 1.13.2 Trademark 12**
 - 1.14 Third Party Sites 12**
 - 1.15 Disclaimer of Warranties 12**
 - 1.15.1 Risk 13**
 - 1.16 Limitation of Liability 16**
 - 1.17 Indemnification 16**
 - 1.18 Legal Compliance 16**
 - 1.19 Choice of Law and Forum 17**
 - 1.20 Taxes 17**
 - 1.21 Anti-Money Laundering Policy 17**
 - 1.22 Miscellaneous 18**

By using this site or by clicking “I agree”, you (the “**User**”) signify your agreement to the Neuroneum LTD, Registration Number 11590181 along with all parents, subsidiaries, affiliates and associated companies (collectively hereinafter referred to as “Neuroneum”) Terms of Use, Privacy Policy, Terms of Sale (collectively hereinafter referred to as the “Agreements”), all in their current form and as amended by Neuroneum in its sole discretion. If you do not agree to these Agreements, please do NOT use this site and do not click “I agree”. Please check this Agreement periodically for changes as Neuroneum reserves the right to revise this Agreement.

Neuroneum reserves the right and will, in fact, change these Agreements from time to time. In the event of a change to this Agreement, your continued use of this site following the posting of any changes constitutes acceptance of such changes. Neuroneum reserves the right to terminate a User’s use of this site at any time without notice and may do so for any breach of this Agreement. This Agreement comes into effect at the moment you register at Neuroneum’s website.

1.0 Neuroneum Terms & Conditions

1.1 Definitions

Agreement: The contract between the Company and User, includes: the Neuroneum Terms of Use, Privacy Policy, and Terms of Sale, all in their current form and as amended by Neuroneum in its sole discretion. These documents are collectively referred to as the “Agreement.”

Blockchain: Type of distributed ledger, comprised of unchangeable, digitally recorded, data in packages called blocks.

Cryptocurrency: A digital asset designed to work as a medium of exchange using cryptography to secure the transactions and to control the creation of additional units of the currency.

Customer: A Customer who purchases Neuroneum services.

Ethereum: An open blockchain platform at www.ethereum.org.

ICO: Initial Coin Offering

Services: Any services provided by Neuroneum and/or its affiliates, including the services available to registered Users on the Website.

Website: www.neuroneum.io.

XNR: A Cryptocurrency by Neuroneum.

1.2 User Must be 18 or Older to Agree to this Agreement and use this Site

This Agreement must be completed, understood and agreed to by a person over 18, who is not a resident of China or Chinese National, and who has provided their true residential address upon registration. You warrant that you have provided your true

residential address and release Neuroneum and/or its principles from any and all liability in connection with your membership, your participation therein with regards to any misrepresentation pertaining to your personal residential address.

If a parent or guardian wishes to permit a person under 18 to access this site, he or she should email Neuroneum with his or her explicit permission and acceptance of full legal responsibility. If you are not yet 18 or are accessing this site from any country where this material is prohibited, please exit now as you do not have proper authorization or capacity to enter into this legal agreement.

1.3 Change or Remove

By accepting these Terms of Use, you have noted that this policy has been clearly posted for your information before the purchase decisions was made. Neuroneum may at any time change or remove (temporarily or permanently) the Website, Services and their information from the Website without indicating the reasons of such change or removal and you confirm that Neuroneum shall not be liable to you for any such change or removal.

1.4 Changes to Agreement

If there are any regulations imposed regarding virtual currencies, the terms and conditions of this Agreement and/or other conditions regarding usage of XNR may be changed significantly by Neuroneum to meet such regulatory requirements.

1.5 Refunds

By accepting these Terms of Use, you have noted that this policy has been clearly posted for your information before the purchase decisions was made. Due to the digital nature of the service and the immediacy of the benefits, Neuroneum is not able to offer any refunds. For greater certainty, there are no circumstances in which refunds will be provided or credit given unless it can be proven that:

- You did not receive access to your purchased products; or
- The purchased product was faulty in entirety.

You hereby authorize Neuroneum, through its payment processor, to charge your credit card or other payment method. Pursuant to This Agreement Credit Card Chargebacks Are Deemed Fraudulent. Without exception, credit card chargebacks are deemed fraudulent for the following reasons.

1.5.1 Service/Merchandise has been Provided, Delivered, and Received

Upon the completion of your purchase, you will be provided immediately with XNR. As Neuroneum provides digital cryptocurrency that can be accessed and misappropriated instantly and upon the completion of your purchase you have been provided with our service, you acknowledged that the service has been delivered. As evidence for any claim relating to "Services Not Provided or Merchandise Not Received" we will collect as least two of the following:

- The Purchaser's IP address and the device's geographical location at the date and time of the transaction;
- Device ID number and name (if available);
- Purchaser's name and email address linked to the customer profile on record with you
- Evidence that the profile set up by the purchaser on your website or application was accessed by the cardholder and successfully verified by the merchant before the transaction date.
- Proof that your website or application was accessed by the cardholder for goods or services on or after the transaction date.
- Evidence that the device and card used in the disputed transaction were the same as in any previous, undisputed transactions.

1.5.2 Service/Merchandise Provided are as described and Not Defective

The description of goods provided when you were making your purchase was:

XNR (Token) – Neuroneum's internal cryptocurrency.

Upon the completion of your purchase you have been provided immediately with XNR as described in our purchasing description.

1.5.3 Authorized, Recognized and Non-Fraudulent Transaction

By accepting the Terms of Use and the associated agreements, acknowledging the initial amount charged and providing Neuroneum with your credit card information or details of another other payment method, you unequivocally authorized us, through our payment processor, to charge your credit card for the initial transaction and all ongoing subscription transactions. In accordance with Section 1.5 You Authorize Neuroneum to Charge Your Credit Card, you have authorized Neuroneum to charge your credit card. For these reasons, credit card chargebacks claiming "Fraudulent Multiple Transactions", "Unrecognized Transaction", "Counterfeit Transaction", "Declined Authorization", "No Authorization", or the like, are fraudulent.

For the reasons above, you have waived your right to pursue a credit card chargeback as any and credit card chargebacks are deemed fraudulent for the prescribed reasons. If you breach this agreement and file a chargeback, you agree to reimburse Neuroneum for any costs incurred in researching and responding to such chargeback, including without limitation, our actual costs paid to the credit card processor or our banks, other third parties, and the reasonable value of the time of our employees and owners spent on the matter, as determined in our discretion in good faith. Neuroneum is also entitled to pursue civil actions against you in your jurisdiction or any other relevant jurisdiction. Furthermore, by making no reasonable effort to effort to resolve any problems with your subscription, you have provided Neuroneum with equivocal evidence of your fraudulent transaction.

If a chargeback is initiated, entered or threatened, Neuroneum also reserves the right to report the incident for inclusion in chargeback abuser database(s) of our choosing and in our sole discretion. The information reported will include name, email address, order date, order amount, IP address, full address, and phone number. Being listed on such

databases may make it more difficult or even impossible for you to use (any of) your credit card(s) on future purchases with Neuroneum or other merchants. Chargeback abusers wishing to be removed from the database shall make payment to Neuroneum for any outstanding amount owed to Neuroneum in addition to a fee of \$100.00 USD for processing and handling by wire transfer or such other means as Neuroneum may require.

1.6 Participation Requirements

If you want to start using the Website and/or the Services, you must register at the Website. Neuroneum is entitled to refuse to register you at its sole discretion without indicating the reasons. For identification purposes, you may be required to provide a copy of photo identification, proof of residence or other information. Neuroneum can also request you to provide any documents required to perform either your background check or check of your provided information. Neuroneum reserves the right to suspend the usage of the Account until your identity is verified.

You shall meet certain participation requirements set forth in the Website to participate in the ICO. You shall participate in the ICO only within such period and in such manner as set forth in the Website

Before taking any action with respect to participation in the ICO, you shall comprehensively review and thoroughly understand: all the documents of Neuroneum published at the Website; this Agreement, Private policy, and the Website.

By participating in the ICO you expressly acknowledge and represent that you have carefully reviewed the aforementioned terms and conditions, and fully understand the risks, costs, and benefits associated with XNR and you agree to be bound by these terms and conditions.

1.7 Further Assurances

You understand and accept that the purchase and sale of cryptocurrencies and tokens of any kind (including XNR) involves risk. Due to the constant price fluctuations, you may increase or lose value in your assets at any time. Neuroneum reserves the right, in its sole and absolute discretion, to refuse selling XNR to anyone who does not meet the set criteria. In addition to participation requirements set forth in the Website you shall represent, warrant, acknowledge and agree that:

- (1) you are legally permitted to participate in the ICO and are legally permitted to receive and hold cryptocurrencies and tokens;
- (2) your participation in the ICO is voluntary and based on your own independent judgment without being coerced, solicited or misled by anyone else;
- (3) you have sufficient knowledge on cryptocurrencies, cryptographic tokens, cryptographic protocol and blockchain technology;
- (4) you do not contemplate to use XNR for any speculative, illegal or non-ethical purpose, including, but not limited to, speculative investment;

- (5) you do not intend to break or misuse XNR and/or Neuroneum for money laundering or any illegal activities;
- (6) you take sole responsibility for any restrictions and risks associated with participating in the ICO, receiving and holding XNR, whether referred to in this Agreement, arising under any applicable law or otherwise;
- (7) you waive the right to participate in any class action lawsuit or any class wide arbitration against Neuroneum and any person or legal entity associated with it;
- (8) you are participating in the ICO to facilitate the development, testing, deployment and operation of Neuroneum's products and services;
- (9) the proposed outcomes discussed in the Whitepaper may not be achieved; (k) XNR may not provide the rewards envisaged;
- (10) participating in the ICO, receiving and holding XNR do not grant any ownerships rights in regard to Neuroneum, decision making power, including (without limitation) in relation to development, governance or the role, conduct or performance of Neuroneum;
- (11) you will ensure that any information or content posted, or permitted or caused to be posted, on the Website, shall be non-confidential or non-proprietary unless expressly indicated otherwise, and not offensive, illegal under any applicable law, and that you will be responsible for all such information or content;
- (12) you are not an individual who is a citizen, resident or tax resident of the United States of America (including all territories of this country);
- (13) you are not a corporation, partnership or other legal entity formed under the laws of the United States of America (including all territories of this country), as well as not an agency, branch or office located in the United States of America (including all territories of this country); (s) your purchase of XNR is made for your own account
- (14) as principal and is not made in anticipation of a further distribution of XNR to others;
- (15) you are purchasing XNR to actually use Neuroneum's services and XNR as a virtual currency, not to speculate on its value;
- (16) by participating in the ICO or receiving and holding XNR you acknowledge and agree that you fully understand that XNR may experience volatility in pricing and liquidity, and that, to the extent permitted by applicable law, you agree that Neuroneum and any of its affiliates may not be held liable for any loss arising out of, or in any way connected your participation in the ICO or receiving and holding XNR;
- (17) all the representations, warranties and acknowledgments as laid out in this clause are true and accurate.

If buying, selling and usage of cryptocurrency and/or tokens, participation in the ICO and/or other transactions indicated in this Agreement and/or the Website, are not legal in your country (whether you are a citizen, a resident and/or a tax resident of that country) and/or such transactions can be considered as securities, securities trading, initial public offering, crowdfunding or similar, you oblige not to participate in the ICO, not to use the Website and not to use or buy XNR. Failure to comply with local laws may result in the loss of your Account and any assets contained within.

You attest that you are not a criminal, are not associated with any criminal activity, and that all funds that are used by you in connection with the ICO and XNR purchase are free from any criminal association, are not the proceeds of crime, and are not derived from any criminal activity.

By participating in the ICO and buying XNR hereunder you represent and warrant that your funds in no way came from illegal or unethical sources, that you are not using any proceeds of criminal or illegal activity, and that no transaction involving XNR are being used to facilitate any criminal or illegal activity.

You hereby certify to Neuroneum that any funds used by you in connection with participation in the ICO are either owned by you or that you are validly authorized to carry out transactions using such funds.

You represent and warrant that you have such knowledge and experience in financial and business affairs as to be capable of evaluating the merits and risks purchasing cryptocurrencies and specifically XNR and are able to bear the economic risk of total loss of such purchase.

1.8 ICO CONDITIONS and NEURONEUM RIGHTS AND ATTRIBUTES

1.8.3 Neuroneum's Products and Services

Neuroneum is creating a marketplace for computing power based on cryptocurrencies in a technology driven blockchain era environment, eventually becoming the one-stop shop for all cloud computing requirements.

Neuroneum will offer money wallets in various fiat currencies and cryptocurrencies, competitive foreign currency exchange rates, savings and loans accounts, globally accepted IBAN accounts, international bank wires, payment processing, payment cards, payments financing, cash deposit and withdrawal services, investment solutions for individual clients and businesses, and other blockchain based financial services indicated in the Website and the Whitepaper.

During the ICO and for the time period indicated in the Whitepaper the Website will not feature any products or services of Neuroneum and at this stage there will be no opportunity to use Neuroneum's products or services via the Website. The Website will only contain description of products and services of Neuroneum and instructions regarding XNR purchase.

Neuroneum will put effort, but it is not obliged to implement goals, promises and ideas indicated in this Agreement, the Whitepaper, the Website or elsewhere, i.e. Neuroneum may not get necessary license, but use a partner to achieve the same goals, etc. However, neither Neuroneum, nor its management, employees, advisors, partners, affiliates or any other persons associated with Neuroneum shall be held liable for not achieving goals, promises and ideas indicated in this Agreement, the website or elsewhere.

1.9 License Restrictions

Upon your agreement, Neuroneum hereby grants you a non-exclusive, non-transferable limited license to use this site in strict accordance with the terms and conditions in this Agreement. You agree not to make any false or fraudulent statements as you use this site. You acknowledge and agree that all content and services available on this site are property of Neuroneum and are protected by copyrights, trademarks, service marks, patents, trade secrets, and other proprietary rights and laws internationally. All rights not expressly granted herein are fully reserved by Neuroneum, its advertisers and licensors. You agree to pay for any and all purchases and services using your name and credit card through this Site, not to challenge any such charges and to pay for all collections and/or attorney's fees resulting from any non-payment.

1.9.1 Use

Except as may be explicitly permitted, you agree not to save, download, cut and paste, sell, license, rent, lease, modify, distribute, copy, reproduce, transmit, publicly display, publicly perform, publish, adapt, edit, or create derivative works from materials from this site. Systematic retrieval of data or other content from this site to create or compile, directly or indirectly, a collection, database or directory without written permission from Neuroneum is prohibited. In addition, use of the content or materials for any purpose not expressly permitted in this Agreement is prohibited.

1.9.2 Security

You agree that if requested and are issued a Username and Password by Neuroneum, you shall use your best efforts to prevent access to this site and products associated with Neuroneum through your Username and Password by anyone other than yourself, including but not limited to, keeping such information strictly confidential, notifying Neuroneum immediately if you discover loss or access to such information by an unauthorized party and by using a secure Username and Password not easily guessed by a third party.

You agree that you shall not try to reverse assemble, reverse compile, decompile, disassemble, translate or otherwise alter any executable code, contents or materials on or received via this site. You understand that such actions are likely to subject you to serious civil and criminal legal penalties and that Neuroneum shall pursue such penalties to the full extent of the law to protect its rights and the rights of its other licensors.

1.9.3 Export

You agree that you shall comply with all applicable export and import control laws and regulations in your use of this site, or materials or services received through this site, and, in particular, you shall not export or re-export anything on or received through this site in violation of local or foreign export laws and/or without all required government licenses.

1.9.4 Government Use

If you are a branch or agency of the U.S. Government, the following provision applies. This site, code, contents, services and accompanying documentation are comprised of

“commercial computer software” and “commercial computer software documentation” as such terms are used in 48 C.F.R. 12.212 (SEPT 1995) and are provided to the Government (i) for acquisitions by or on behalf of civilian agencies, consistent with the policy set forth in 48 C.F.R. 12.212; or (ii) for acquisitions by or on behalf of units of the Department of Defense, consistent with the policies set forth in 48 C.F.R. 227.7202-1 (JUN 1995) and 227.7202-3 (JUN 1995). Unpublished rights reserved under the copyright laws of the United States.

1.9.5 Errors and Corrections

While Neuroneum uses reasonable efforts to include accurate and current information on our Site, Products, and Services, Neuroneum does not warrant or represent that the Site, Products, and Services will be error-free. Data entry errors or other technical problems may sometimes result in inaccurate information being shown. Neuroneum reserves the right to correct any inaccuracies or typographical errors on our Site, Products, and Services, including pricing and availability of products and services, and shall have no liability for such errors. Neuroneum may also make improvements and/or changes to our Site, Products, and Services, features, functionality, or content at any time. If you see any information or description you believe to be incorrect, please contact Neuroneum and we'll verify it for you.

1.10 Links to Other Websites

Our Site contains links to other websites for your information and convenience, or to provide additional shopping for various other goods and services through our Merchant and Services Partners. These third-party websites are responsible for, and undertake to maintain, their own site terms of use. Neuroneum suggests that you carefully review the terms of use of each site you choose to access from our Site.

1.11 User's License Grant to Site

Except with regard to personal information, all information which you post on this site or communicate to Neuroneum through this site (collectively “Submissions”) shall forever be the property of Neuroneum. Neuroneum shall not treat any submission as confidential and shall not incur any liability as a result of any similarities that may appear in future Company services or products. Without copy, Neuroneum shall have exclusive ownership of all present and future existing rights to any Submission of every kind and nature everywhere. You acknowledge that you are fully responsible for the message, including its legality, reliability, appropriateness, originality and copyright. You hereby represent and warrant that your Submission does not infringe the rights of any third party.

1.12 User Conduct

By using features of this site that allow you to post or otherwise transmit information to or through this site, or which may be seen by other users, you agree that you shall not upload, post, or otherwise distribute or facilitate distribution of any content – including text, communications, video, software, images, sounds, data, or other information – that:

- A. is unlawful, threatening, abusive, harassing, defamatory, libelous, deceptive, fraudulent, invasive of another's privacy, tortuous, obscene, sexually explicit or graphic, or otherwise in violation of this site's rules or policies;
- B. infringes any patent, trade mark, service mark, trade secret, copyright, moral right, right of publicity, privacy or other proprietary right of any party;
- C. constitutes unauthorized or unsolicited advertising, junk or bulk e-mail (also known as "spamming"), chain letters, any other form of unauthorized solicitation, or any form of lottery or gambling;
- D. contains software viruses or any other computer code, files, or programs that are designed or intended to disrupt, damage, or limit the functioning of any software, hardware, or telecommunications equipment or to damage or obtain unauthorized access to any data or other information of any third party; or
- E. impersonates any person or entity, including any employee or representative of this site, its licensors or advertisers.

You also agree that you shall not harvest or collect information about the users of this site or use such information for the purpose of transmitting or facilitating transmission of unsolicited bulk electronic email or communications for any other commercial purpose of your own or a third party.

You further agree that you shall not solicit or collect information, or attempt to induce any physical contact with, anyone 18 years old or younger without appropriate parental consent.

This site generally does not pre-screen, monitor, or edit the content posted by users of this site. However, this site and its agents have the right, at their sole discretion, to remove any content that, in this site's sole judgment, does not comply with the Site Submission Rules or is otherwise harmful, objectionable, or inaccurate. This site is not liable for any failure, delay, damages or results, in removing such content.

You agree that your use of this site may be suspended or terminated immediately upon receipt of any notice which alleges that you have used this site in violation of these Rules and/or for any purpose that violates any local, state, federal or law of other nations, including but not limited to the posting of information that may violate third party rights, that may defame a third party, that may be obscene or pornographic, that may harass or assault other, that may violate hacking or other criminal regulations, etc. of its agents, officers, directors, contractors or employees. In such event, you agree that the owner of this site may disclose your identity and contact information, if requested by a government or law enforcement body or as a result of a subpoena or other legal action, and the owner of this site shall not be liable for damages or result of a subpoena or other legal action, and the owner of this site shall not be liable for damages or results thereof, and you agree not to bring any action or claim against the owner of this site for such disclosure.

1.13 Intellectual Property Rights

1.13.1 Copyright

The Site design, text, content, selection and arrangement of elements, organization, graphics, compilation, magnetic translation, digital conversion, and other matters related to the Site are protected under applicable copyright laws, ALL RIGHTS RESERVED. The posting of any such elements on the Site does not constitute a waiver of any right in such elements. You do not acquire ownership rights to any such elements viewed through the Site. Except as otherwise provided herein, none of these elements may be used, copied, reproduced, downloaded, posted, displayed, transmitted, mechanical, photocopying, recording, or otherwise, without Company's prior written permission.

1.13.2 Trademark

Neuroneum's name, logo, and all product names, company names, and other logos, including but not limited to XNR and XNR Token, unless otherwise noted, are trademarks and/or trade dress of Neuroneum. The use or misuse of any Marks or any other materials contained on the Site, without the prior written permission of their owner, is expressly prohibited.

1.14 Third Party Sites

You may be transferred to online merchants or other third party sites through links or frames from this site. You are cautioned to read their Terms and Conditions and/or Privacy Policies before using such sites. These sites may contain information or material that is illegal, unreasonable or that some people may find inappropriate or offensive. These other sites are not under the control of Neuroneum and are not monitored or reviewed by Neuroneum. The inclusion of such a link or frame does not imply endorsement of this site by Neuroneum, its advertisers or licensors, any association with its operators and is provided solely for your convenience. You agree that Neuroneum and its licensors have no liability whatsoever from such third-party sites and your usage of them.

1.15 Disclaimer of Warranties

Neuroneum only provides XNR. As such, Neuroneum does not to provide investment or financial advice. Neuroneum, its advertisers and licensors make no representation or warranties about this site, the suitability of the information contained on or received through use of this site, the results of any investments, or any service or products received through this site.

Cryptocurrencies are extremely risky. You assume complete responsibility for all trades and investments which may results in positive and negative results. Before you make any investment decisions, you should always consult a qualified investment advisor in your jurisdiction.

All information and use of this site are provided "as is" without warranty of any kind. Neuroneum, advertisers and/or its licensors hereby disclaim all warranties without regards to this site, the information contained or received through use of this site, and

any services or products received through this site, including all express, statutory, and implied warranties of merchantability, fitness for a particular purpose, title and non-infringement. Neuroneum, advertisers and/or its licensors do not warrant that the contents or any information received through this site are accurate, reliable or correct; that this site will be available at any particular time or location; that any defects or errors will be corrected; or that the contents of any information received through this site is free of viruses or other harmful components.

Your use of this site is solely at your risk. User agrees that it has relied on no warranties, representations or statements other than in this agreement. Because some jurisdictions do not permit the exclusion of certain warranties, these exclusions may not apply to you but shall apply to the maximum extent permitted by law of your jurisdiction.

1.15.1 Risk

You should peruse, comprehend and carefully consider or seek legal advice as to the risks described below in addition to the other information stated in this Agreement, the Whitepaper, the Website or elsewhere before deciding to participate in the ICO. Participating in the ICO will be deemed as you having accepted all the risks outlined in this Agreement.

XNR price may experience extreme volatility. Cryptographic tokens or cryptocurrencies have demonstrated extreme fluctuations in price over short periods of time on a regular basis. You must be prepared to accept similar fluctuations in XNR value. Such fluctuations are due to market forces and represent changes in the balance of supply and demand. Neuroneum cannot and does not guarantee any market liquidity for XNR. Additionally, due to different regulatory requirements in different jurisdictions, the liquidity of XNR may be markedly different in different jurisdictions.

While some of cryptographic tokens or cryptocurrencies may have been relatively stable, it is possible that their values may drop significantly in the future, which may deprive Neuroneum of sufficient resources to continue to operate.

Cryptocurrencies are being, or may be, scrutinized by the regulatory authorities of various jurisdictions. Neuroneum may receive queries, notices, warnings, requests or rulings from one or more regulatory authorities from time to time, or may even be ordered to suspend or discontinue any action in connection with Neuroneum, as well as be impacted by one or more regulatory inquiries or regulatory actions, which could impede or limit the ability of Neuroneum to further conduct business. The development, marketing, promotion or otherwise of Neuroneum may be seriously affected, hindered or terminated as a result.

Advances in cryptography, such as code cracking or technical advances such as the development of quantum computers, could present risks to all cryptocurrencies, including XNR. This could result in the theft, loss, disappearance, destruction or devaluation of XNR. It is impossible to predict the future of cryptography or the future of security innovations to an extent that would permit Neuroneum accurately guide the development of XNR to take into account such unforeseeable changes in the domains of cryptography or security.

Neuroneum cannot guarantee the software used by Neuroneum to be flaw-free. It may contain certain flaws, errors, defects and bugs, which may disable some functionality for users, expose users' information or otherwise. Such flaw would compromise the usability and/or security of XNR and consequently bring adverse impact on the value of XNR.

Ethereum is an open source project and supported by the community. Neuroneum does not lead the development, marketing, operation or otherwise of Ethereum. Anybody may develop a patch or upgrade of the source code of Ethereum's source without prior authorization of anyone else. The acceptance of Ethereum patches or upgrades by a significant, but not overwhelming, percentage of the users could result in a "fork" in the blockchain of Ethereum, and consequently the operation of two separate networks and will remain separate until the forked blockchains are merged. The temporary or permanent existence of forked blockchains could adversely impact the operation and the market value of XNR and in the worst-case scenario, could ruin the sustainability of XNR. While such a fork in the blockchain of Ethereum would possibly be resolved by community-led efforts to merge the forked blockchains, the success is not guaranteed and could take long period of time to achieve.

The Ethereum source code and the software used by Neuroneum could be updated, amended, altered or modified from time to time by the developers and/or the community of Ethereum. Nobody is able to foresee or guarantee the precise result of such update, amendment, alteration or modification. As a result, any update, amendment, alteration or modification could lead to an unexpected or unintended outcome that adversely affects XNR's operation or market value.

The blockchain rests on open-source software. Regardless of Neuroneum's effort to keep the blockchain secure, anyone may intentionally or unintentionally introduce weaknesses or bugs into the core infrastructural elements of Neuroneum. This could consequently result in the loss of XNR held by you.

The loss or destruction of a private key required to access XNR may be irreversible. You are required to safeguard the private keys relating to your own XNR wallets. To the extent such private key is lost, destroyed or otherwise compromised, neither Neuroneum, nor anyone else will be able to access the related XNR.

XNR is not a currency issued by any individual, entity, central bank or national, supranational or quasi-national organization. The circulation and trading of XNR on the market depends on the consensus on its value between the relevant market participants. Nobody is obliged to redeem or purchase any XNR from any user or XNR holder. Nor does anyone guarantee the liquidity or market price of XNR to any extent. Neuroneum has no control over market price or liquidity of XNR once XNR start to trade in the open market.

It is possible that Neuroneum's product and services or XNR will not be used by a large number of individuals, businesses and other organizations and that there will be limited public interest in the creation and development of its functionalities. Such a lack of interest could impact the development of XNR's business.

Neuroneum, as developed, may not meet your expectations. You acknowledge that Neuroneum is currently under development and may undergo significant changes before release.

You also acknowledge that any expectations regarding the form and functionality of Neuroneum held by you may not be met upon its release for any number of reasons, including a change in the design and implementation plans and execution of the implementation of Neuroneum. Furthermore, you acknowledge that Neuroneum project may never be fully completed or released.

You understand and accept that hackers or other groups or organizations may attempt to steal XNR or otherwise interrupt or cease Neuroneum's business or usage of XNR.

Except for historical information, there may be matters in this Agreement, the Website, the Whitepaper or elsewhere that are forward-looking statements. Such statements are only predictions and are subject to inherent risks and uncertainty. Forward-looking statements, which are based on assumptions and estimates and describe Neuroneum's future plans, strategies, and expectations are generally identifiable by the use of the words 'anticipate', 'will', 'believe', 'estimate', 'plan', 'expect', 'intend', 'seek', or similar expressions. You are cautioned not to place undue reliance on forward-looking statements. By its nature, forward-looking information involves numerous assumptions, inherent risks and uncertainties both general and specific that contribute to the possibility those predictions, forecasts, projections and other forward-looking statements will not occur. Those risks and uncertainties include actors and risks specific to the industry in which Neuroneum operates as well as general economic conditions and prevailing exchange rates and interest rates. Actual performance or events may be materially different from those expressed or implied in those statements. All forward-looking statements attributable to Neuroneum or persons acting on behalf of Neuroneum are expressly qualified in their entirety by the cautionary statements in this section. Except as expressly required by the applicable law, Neuroneum undertakes no obligation to publicly update or revise any forward-looking statements provided in this publication whether as a result of new information, future events or otherwise, or the risks affecting this information. None of Neuroneum, its officers or any person named in this Agreement, the Website, the Whitepaper or elsewhere with their consent, or any person involved in the preparation of this Agreement, the Website or the Whitepaper, makes any representation or warranty (express or implied) as to the accuracy or likelihood of fulfillment of any forward-looking statement except to the extent required by law.

The Internet industry is comprised of a number of participants and is subject to rapid change and competition Neuroneum faces from other organizations, some of which may have greater financial, technical and marketing resources. Increased competition could result in underutilization of employees, reduced operating margins and loss of market share, especially Neuroneum's first mover status. Any of these occurrences could adversely affect the Neuroneum's business, operating results and financial condition. The possibility remains that the fundamental business model may not achieve any traction due to an existing or new entrant offering a similar solution or that the general public do not see it as part of their future. The targets and business valuation inherent in

the Website, the Whitepaper or elsewhere are based on Neuroneum's management personal experience, contacts and feedback from the market. There can be no assurance that these reflect the actual reality of the opportunity or that will be able to compete successfully against current or future competitors. You are encouraged to seek professional advice when assessing the understanding of Neuroneum's business model metrics and projected returns and values as presented by directors in this Agreement, the Website, the Whitepaper or elsewhere.

1.16 Limitation of Liability

Under NO circumstances shall Neuroneum, advertisers and/or its licensors be liable for any direct, indirect, punitive, incidental, special, or consequential damages that result from the use or inability to use, this site. This limitation applies whether the alleged liability is based on contract, tort, negligence, strictly liability, or any other basis, even if Neuroneum, advertisers and/or its licensors have been advised of the possibility of such damage. Because some jurisdictions do not allow the exclusion or limitation of incidental or consequential damages, Neuroneum, advertisers and/or its respective licensors' liability in such jurisdictions shall be limited to the maximum extent permitted by law of your jurisdiction. Furthermore, Neuroneum will not be liable for the service or delivery of third party companies that provide services in association or for Neuroneum.

1.17 Indemnification

You agree to defend, indemnify, and hold harmless Neuroneum, its advertisers, licensors, subsidiaries and other affiliated companies, and their employees, contractors, officers, agents and directors from all liabilities, claim, and expenses, including attorney's fees, that arise from your use of this site, or any services, information or products from this site, or any violation of this Agreement. Neuroneum reserves the right; at its own expense, to assume the exclusive defense and control of any matter otherwise subject to indemnification by you, in which event you shall cooperate with Neuroneum in asserting any available defenses

1.18 Legal Compliance

Company may suspend or terminate this Agreement or User's use immediately upon receipt of any notice which alleges that User has used this site for any purpose that violates any local, state, federal or law of other nations, including but not limited to the posting of information that may violate third party rights, that may defame a third party, that may be obscene or pornographic, that may harass or assault other, that may violate hacking or other criminal regulations of its agent, officers, directors, contractors or employees. In such event, Company may disclose the User's identity and a subpoena or other legal action, and Company shall not be liable for damages or results thereof and User agrees not to bring any action or claim against Company for such disclosure.

1.19 Choice of Law and Forum

This site (excluding third party linked sites) is controlled by Neuroneum from its offices within the United Kingdom. It can be accessed from countries around the world to the extent permitted by site. As each of these places has laws that may differ from, by assessing this site, both you and Neuroneum agree that the statutes and laws of the United Kingdom shall apply to any actions or claims arising out of or on relation to this Agreement or your use of this site, without regards to conflicts of laws principles thereof. You and Neuroneum also agree and hereby submit to the filing of any claim only in the exclusive personal jurisdiction and venue of the United Kingdom and any legal proceedings shall be conducted in English. Neuroneum makes no representation that materials on this site are appropriate or available for use in other locations, and accessing them from territories where their contents are illegal is prohibited.

1.20 Taxes

You agree that you are solely responsible for determining the amount of any taxes that you may owe as a result of this Agreement, the ICO, XNR and usage of XNR, and are solely responsible to collect, report and remit any such taxes required under law applicable to you. You shall declare, bear and pay all such taxes, duties, imposts, levies, tariffs and surcharges that might be imposed by the laws and regulations of any jurisdiction as a result of or in connection with the receipt, holding, use, purchase, appreciation or trading of XNR (no matter whether acquired by participating in the ICO or otherwise acquired). You acknowledge and agree that Neuroneum has no responsibility to collect, report or remit any applicable taxes in connection with this Agreement, the ICO, XNR and usage of XNR. You hereby agree to fully indemnify, defend and hold Neuroneum (and its affiliated entities) harmless from any and all claims, demands, damages, awards, fines, costs, expenses and liability in any way associated with the foregoing obligations or otherwise with respect to any claim, demand or allegation of any tax in any way associated with this Agreement, the ICO, XNR and usage of XNR.

You shall be solely liable for all tax related penalties, claims, fines, punishments, liabilities or otherwise arising from your underpayment, undue payment or belated payment of any applicable tax. Neuroneum provides no advice and makes no representation as to the tax implication of any jurisdiction.

1.21 Anti-Money Laundering Policy

Neuroneum reserves the right to conduct “know your customer” procedure and any other kind of customer due diligence on you at any time (including after the close of the ICO). If Neuroneum discovers your purchase of XNR violating this Agreement or any anti-money laundering, counter-terrorism financing or other regulatory requirements, your purchase of XNR under the ICO shall be invalid with retroactive effect and Neuroneum shall be entitled to immediately terminate this Agreement with you, deny your access to the ICO, reject delivery of any XNR and request return of any delivered XNR, irrespective of any payment that you could have made.

You may be required to provide Neuroneum with certain personal information, including but not limited to, your name, address, telephone number, email address, date of birth, personal code, passport, utility bills, proof regarding source of funds, etc. Neuroneum may also require you to answer certain questions or take certain actions in order to verify your identity or comply with applicable law. In submitting this personal information, you verify that the information is accurate and authentic, and you agree to update it if any information changes. You hereby authorize Neuroneum to directly make any inquiries we consider necessary to verify your identity and/or account information, and request and obtain any consumer report or similar information relating to you and to take action we reasonably deem necessary based on the results of such inquiries.

Use of XNR is subject to international export controls and economic sanctions requirements. By acquiring XNR, you represent and warrant that your acquisition comports with and your use of the item will comport with those requirements. Without limiting the foregoing, you may not acquire XNR if you are on any sanctions list or you intend to use XNR in association with any persons or entities that are listed on any sanctions list.

1.22 Miscellaneous

This Agreement incorporates by reference the Site Submission Rules if this site allows posting and posts such Rules. This Agreement constitutes the entire agreement between the parties related to the subject matter thereof, supersedes any prior or contemporaneous (oral, written or electronic) agreement between the parties and shall not be changed except by written agreement signed by an officer of Neuroneum. If any provision of this Agreement is prohibited by law are held to be unenforceable, the remaining provisions hereof shall not be affected, and this Agreement as much as possible under applicable law shall continue in full force and effect as if such unenforceable provision had never constituted a part hereof and the unenforceable provision shall be automatically amended so as to best accomplish the objectives of such unenforceable provision within the limits of applicable law.

This site reserves the right to revise these provisions at its discretion, so check back from time to time to be sure you are complying with the current version.