

DIGITAL ASSET RISK NOTIFICATION FORM

This “Risk Notification Form” is an integral part of the Client Agreement, and it was created to inform the Client about the risks arising from the investment products to be made through the services to be provided by Cyprus DAX–C Digital Assets Operation Services LTD (hereinafter referred to as the Company).

This form was presented to the Client before he signs the "Client Agreement".

General Risk Notice

Digital Asset markets are decentralized and may not always be regulated. Therefore, when using the services offered to them, clients are obliged to know and understand how digital assets will be handled, regulated and taxed within the framework of applicable legal legislation.

While profits can be made as a result of transactions in digital asset markets, there is also the risk of loss. In fact, since the volatility in digital assets is very high, there is a risk of losing the entire deposited balance, including the principal, as a result of sudden price movements. Therefore, before you decide to trade, you need to understand all the risks you may encounter in the market and make your decision by taking into account your financial situation and information about the relevant market.

Market prices for crypto assets may be affected by transactions of a speculative and manipulative nature and may vary unpredictably. Regarding crypto assets, there are risks of theft, various security breaches, restriction of access to the market, electronic or technological malfunctions, termination of the network program, and cyber attack. You should not make any transactions in crypto assets without understanding the risks associated with them.

For this purpose, it is very important that you read the “General Risk Notice” and understand the possible risks.

Since crypto asset markets have a decentralized structure and are not subject to any legal regulation, our services are not subject to a special regulatory framework in the TRNC.

The Company does not make any representations or warranties that the listed crypto assets will always continue to be traded in the market. Any listed crypto assets may be delisted or closed for trading by the Company at the Company's sole discretion and without prior notice.



The Company operates and manages the crypto asset trading platform. It is not a counterparty to any of your trade orders or transactions, and therefore has no obligation to ensure that the crypto assets you trade will be traded at prices set by you or at prices internationally. Crypto assets may be traded on different platforms at different prices. Therefore, the Company does not guarantee any price for any crypto asset. The prices for the purchase and sale of crypto assets are realized independently among the Users and according to their own will.

Crypto asset markets have variable liquidity conditions according to the supply and demand balance. While some assets are highly liquid, some assets have low trading volumes. For this reason, the Company does not guarantee or undertake that the markets will be active and liquid for any crypto asset. In addition, the Company cannot make any recommendations regarding the lawfulness of crypto assets for each specific User, it is the User's obligation to know and understand the application of the law.

The transfer of crypto assets to wallets on the blockchain is the sole responsibility of the Client. In case a crypto asset is transferred to a wallet belonging to a different Client, the Company cannot be held responsible for this transaction, and in case of incorrect transfer, all responsibility belongs to the Client who made the incorrect transfer.

The Client is also responsible for incorrect transfers due to incorrect, incomplete or inaccurate entry of information that must be entered during the transfer according to the technical characteristics of crypto assets.

The Company cannot be held responsible for the situations that may occur on the network after the transfer of crypto assets leaves the Company's wallets or in cases of network congestion, as the assets are transferred out of the Company's accounts.

Transaction instructions given by the Client cannot be canceled, invalidated or revoked without the Company's consent. The Client shall be solely responsible for the execution of the instructions given by the Client.

The Client is solely responsible for determining the tax consequences, withholding, collection, reporting, payment and/or remittance of all taxes to be submitted to the tax authorities as a result of crypto asset trading or trading, within the framework of applicable laws and requirements.

The lower limits, fees and commission information for transactions made on the platform are determined by the company. Before trading, you should familiarize yourself with the limits and commission rates applicable to the relevant market.



Cyprus DAX–C Digital Assets Operation Services LTD.

Opinions, news, research, analysis, prices or other information published on the platform or through the official channels of the platform are presented as general market commentary and do not constitute investment advice. The Company is not responsible for any losses arising from any investment made on the basis of this information shared.

The Client accepts, declares and undertakes that he/she has read and understood all these risks before using the platform and the services offered by the Company.

I hereby accept and declare that I have read and understood all of the above matters; that I have signed this “**DIGITAL ASSET RISK NOTIFICATION FORM**” as a result of my free will, without prejudice to my right to claim and sue for damages that may arise due to the Company's fault or negligence during the implementation of these principles, and that I have signed the Customer Agreement and received a copy of the Form.

Please sign in your handwriting in the box below by writing “I have read, understood and received a copy of this form.”

Date : / / 20.....

Name Surname/Title :

Signature :