

TABYS MOBILE APPLICATION INVESTOR AGREEMENT

IMPORTANT – A USER WHO IS AN INVESTOR, AS DEFINED BELOW, MUST CAREFULLY REVIEW THIS INVESTOR AGREEMENT, WHICH GOVERNS ALL TRANSACTIONS CONDUCTED BETWEEN THE INVESTOR AND THE ISSUER OR THE ENTITY PRIMARILY SELLING THE INVESTMENT OBJECT, AS DEFINED BELOW, THROUGH THE APPLICATION. THE ISSUER ENTERS INTO TRANSACTIONS ONLY IF YOU ACCEPT AND AGREE TO ALL THE TERMS AND CONDITIONS OF THIS INVESTOR AGREEMENT. THE INVESTOR ACKNOWLEDGES THAT HE/SHE HAS RECEIVED, READ, AND FULLY UNDERSTANDS THIS AGREEMENT AND AGREES TO ABIDE BY ITS TERMS TOGETHER WITH OTHER DOCUMENTS REFERENCED IN THIS AGREEMENT. THE ISSUER AND ITS AFFILIATES DO NOT PROVIDE ANY INVESTMENT ADVICE, AND THE REQUEST IS MADE BASED ON A DOCUMENT CONTAINING INFORMATION ABOUT THE INVESTMENT OBJECT. NEITHER THE ISSUER NOR ITS AFFILIATES ASSESS THE SUITABILITY OF INVESTMENT OBJECTS REFERENCED IN THE DOCUMENT CONTAINING INFORMATION ABOUT THE INVESTMENT OBJECT FOR ANY PARTICULAR INVESTOR OR TYPE OF INVESTORS. IF THE INVESTOR DOES NOT UNDERSTAND THE CONTENT OF THE DOCUMENT CONTAINING INFORMATION ABOUT THE INVESTMENT OBJECT OR IS UNSURE WHETHER THE INVESTMENT OBJECT IS SUITABLE FOR HIS/HER INDIVIDUAL INVESTMENT GOALS AND CIRCUMSTANCES, THE INVESTOR SHOULD CONSULT A QUALIFIED FINANCIAL ADVISOR.

This Investor Agreement (the “**Agreement**”) is concluded by and between
(1) corresponding issuer the Investment objects of which are or to be issued and sold via the App, including the agent acting on the Issuer’s behalf pursuant to and in accordance with the offering materials (the “**Issuer**”),
and
(2) the individual person, classified as Retail Client, who unconditionally accepts this Agreement as referred hereof (the “**Investor**”),
collectively referred to as the “**Parties**” and individually referred to as a “**Party**”.

1. INTRODUCTION

This Agreement sets out the terms and conditions that govern the relationship between the Parties on purchase and sale of investment objects between the Issuer and the Investor pursuant to and in accordance with the conditions of the offering documents through the App.
The terms and conditions of the offering of Securities by the Issuer shall be governed by the Prospectus in respect of the Securities. The Prospectus is prepared by the Issuer in connection with listing and offering of Securities on AIX, approved by AIX and published by the Issuer on AIX’ website through the Regulatory Announcement Service [<https://aix.kz/prospectus/>].
The procedure for the sale and offering of investment coins, as well as their fractions, is regulated by the Terms of Sale and Redemption of Investment Coins and Their Fractions established by the National Bank of the Republic of Kazakhstan.
This Agreement shall enter into force upon provision by the Investor of its explicit and informed acceptance of this Agreement through the App.
The Parties are hereby at all times bound by, subject to and governed by any applicable AIFC Laws, as amended from time to time.

2. DEFINITIONS

“**Account**” means either Registrar Account or Depository Account;
“**Admitted Products**” shall have the meaning given in AIX CSD Business Rules;

“**AIX**” means Astana International Exchange Limited, a private company incorporated under the AIFC Laws which is the owner of the App;

“**AIX CSD**” means Astana International Exchange Central Securities Depository Ltd., a private company incorporated under the AIFC Laws;

“**AIX Registrar**” means Astana International Exchange Registrar Limited, a private company incorporated under the AIFC Laws;

“**applicable law**” or “**AIFC Laws**” mean the Acting Law of the Astana International Financial Centre as amended from time to time;

“**AIFC Conduct of Business Rules**” means AIFC Conduct of Business Rules No.4 of 2017;

“**business day**” means 9 am – 6 pm on any day in Astana (Kazakhstan) time (other than a Saturday, Sunday or a public holiday in the Republic of Kazakhstan);

“**Cash Account**” means a personal client account which is a part of the Account that reflects the Client’s Money owned by the Retail Client and kept on a nominee account of AIX CSD opened with the approved Settlement Bank;

“**Client Money**” has the meaning given in clause 8.2.1 of AIFC Conduct of Business Rules;

“**Custody Agreement**” means an Agreement on custody services governing relations between the Investor and AIX CSD;

“**Depository**” means the depository operated by AIX CSD in accordance with AIX CSD Business Rules;

“**Depository Account**” means the personal custody sub-account of the Investor, opened under the nominee account of AIX CSD in the Depository in accordance with the terms of the Custody Services Agreement concluded between AIX CSD and the Investor.

“**Fraction of an Investment Coin**” means an intangible claim right created in the AIX Registrar accounting system to the corresponding fraction of an Investment Coin, measured in grams (ounces) of the chemically pure weight of the precious metal from which the Investment Coin is made. The right to receive the Investment Coin from the Issuer arises for the Investor upon the full acquisition of all fractions of the Investment Coin.

“**NBK**” means the Republican State Institution “National Bank of the Republic of Kazakhstan,” which is the issuer of Investment Coins and the entity offering fractions of Investment Coins.

“**Investment Object**” means Securities and/or a fraction of an Investment Coin.

“**Investment Coins**” means investment coins of the national currency of the Republic of Kazakhstan, made of precious metals, which are objects of investment and accumulation;

“**Issuer**” means a legal entity with respect to any Investment Object that it has issued or is to issue, including an agent acting on behalf of the Issuer in accordance with the Investment Object offering documents.

“**Mobile Application**” or “**Application**” means the “Tabys” mobile application developed by AIX and intended for communication between the Investor and Licensees, including the Investor and Issuers in connection with the purchase of Investment Objects under the terms of the offering document of the Investment Object, the Investor and AIX Registrar in connection with the registration of rights to Investment Objects under the Agreement with AIX Registrar, the user and AIX CSD in connection with the provision of custody services under the Custody Services Agreement, as well as documenting transactions between Investors and Issuers regarding Investment Objects. The Application may be downloaded to any device in accordance with the Service Provision Rules.

“**Registrar Account**” means an individual electronic account created for the Investor in the register maintained by AIX Registrar, in accordance with the terms and conditions of the Agreement with AIX Registrar, entered into between AIX Registrar and the Investor, where the Investment Objects purchased by the Investor from the Issuer are held.

“**Registrar Agreement**” means Registry Services Agreement governing relations between the Investor and AIX Registrar on Registrar Account opening and recordkeeping of the title to Investor’s Investment Objects;

“**request**” means a request transmitted by you through the App to the Issuer for purchase, sale or gift of Investment objects and, where applicable, to transfer such Investment objects from/to the Investor’s Registrar Account in the registry maintained by AIX Registrar or Depository Account in the Depository operated by AIX CSD as well as for a request for receiving investment coins, replenishment, withdrawal, and transfer between the Cash Accounts or any other such requests;

“**Related Documents**” mean Privacy Policy, Terms of sale and buyback of investment coins and their parts (fractions) in the Tabys mobile app, Terms of Service of the App, Service Agreement, which are interconnected binding agreements related to this Agreement and which Investor accepts and agrees to be bound with;

“**Prospectus**” means a disclosure document prepared by the Issuer that contains the necessary information about the Issuer, its Securities, and the offering of Securities in or from AIFC as prescribed by the AIFC Market Rules;

“**Securities**” mean a share, debenture, warrant, certificate, structured product, or unit, issued by the Issuer as defined under the laws of the AIFC in dematerialised form which are qualified as Admitted Products;

“**Service Agreement**” means the Custody Agreement and/or Registrar Agreement, as applicable depending on the Purpose;

“**Tabys Ltd.**” refers to the Private Company “Tabys Ltd.,” registered under AIFC law, which owns the Application.

“**you**”, “**your**” and “**yours**” mean an Investor under this Agreement;

“**Retail Client**” has the meaning given in clause 2.2.1. of AIFC Conduct of Business Rules;

“**we**”, “**us**” and “**our**” mean the Issuer under this Agreement;

“**website**” means the internet site of the App, whose domain is registered as: www.tabysapp.kz.

In this Agreement, the headings are for ease of reference only and shall not be taken into account in construing or interpreting the Agreement.

3. THE MEANS AND YOUR RELATIONSHIPS WITH US

3.1. During the term of this Agreement, we agree to sell and purchase Investment Objects to/from you in accordance with the terms and conditions of this Agreement.

3.2. Account. In order to purchase and sell Investment Objects from/to the Issuers, the Investor must undergo onboarding via the App with (1) AIX Registrar and AIX CSD and open an Account at AIX Registrar and AIX CSD pursuant to the Service Agreement between Investor and AIX Registrar and AIX CSD, respectively. Once the Account is activated, the Investor will be able to submit requests for Investment Objects. Once the Investor’s request is fulfilled by the Issuer, a title to the Investment Objects will be recorded in the Investor’s Account. The Account opened by you is self-directed and shall be governed pursuant to the respective Service Agreement between Investor and AIX Registrar/AIX CSD.

Cash Accounts may be opened in KZT, USD or any currency available in the App. The Investor may replenish the Cash Account via its bank card. Once the Investor replenishes the Cash Account, he/she will be able to make purchases only through the Cash Account and sale/purchase transactions are not possible to be operated via Investor’s bank card directly.

3.3. Investment Decision. You are responsible for all purchase and sell requests sent through the App. You make your own investment strategy you utilize, including the decisions to hold, buy and/or sell and/or gifting (if applicable) the Investment Object from/to the Issuer any and all of the Investment Objects through the App, based on your own investment decisions at your own risk. You understand and accept that all investments into Investment Objects involve risks, as outlined in the respective offering documents of the Investment Objects, and you are solely responsible for determining the suitability of any investment, trade, and any risk associated with it based on the information contained in a respective Prospectus.

3.4. Use of Personal Data. Investor agrees that all data submitted through the App can be accessed, collected, used, processed and stored by the Tabys Ltd, AIX, Issuer, AIX CSD and AIX Registrar in order to perform their respective obligations under the Investor Agreement and the Related Documents.

3.5. Fees and payments. The Investor shall pay all taxes and fees for transactions with the Investment Objects (including purchase, sale, receipt, and transfer (gift)), as well as other charges arising from or related to the processing of transactions with the Investment Objects through the Application. This includes fees charged by the Issuer, AIX Registrar, and AIX CSD, which may be debited from your Cash Account, and you are deemed to have agreed to and provided a standing order to AIX CSD to deduct such fees and charges from your Cash Account. Payment processing fees that may arise from or in connection with the deposit/withdrawal of funds to/from the Cash Account shall be borne by the Investor. The rates of fees for transactions with the Investment Objects are published on the website: <https://www.tabysapp.kz> or within the Application. The fee rates of AIX Registrar are determined in accordance with the terms of the Agreement with AIX Registrar. The fee rates of AIX CSD are determined in accordance with the terms of the Custody Services Agreement. The fees and commissions applicable to the Investor for processing transactions with the Investment Objects through the Application may be amended by AIX Registrar, AIX CSD, or the Issuer at any time by publishing changes in the Application or on the website, sending a push notification, or through an appropriate email.

Another payment terms related to transactions are set out in clauses 4.7.-4.9. hereof.

3.6. Statements and confirmations. The Investor must promptly review all notifications, statements in the Application, including transaction confirmations, and any other communications, including those sent via email by the Issuer. Such documents are deemed binding for the Investor. AIX Registrar may provide the Investor, upon request through the Application, with information or reports confirming the Investor's ownership rights to the Investment Object held in their registry account, in accordance with the Agreement with AIX Registrar. AIX CSD may provide, upon request through the Application, a statement and/or report containing a list, description, and amount of each Security or transaction, as well as the amount of Client Money held in the Cash Account as of the reporting date, in accordance with the Custody Services Agreement.

3.7. The Issuer retains the power to undertake any security procedures and actions which it deems reasonable and necessary to protect the App, Account of the Investor and the interests of other persons using the App while accepting and acting upon requests from Investor.

3.8. Investor acknowledges and understands that only specified Investment Objects are available for purchase/subscription, sale and gift in the App.

3.9. Representation and Warranties. In addition to other representations and warranties made under Related Documents, you represent and warrant that:

- you are legally capable to execute transactions with Investment Objects through the App;
- the information you provided via App is true, complete and accurate and not misleading and you agree to immediately inform us of any changes to the information, which shall include without limitation any personal data required for the purpose of this Agreement and Related Documents, including full name, email, number and details of ID document, postal address, bank or account details, source of financing transaction, politically exposed person status and any other information reasonably requested by us, with the submission of the relevant supporting documents if and when requested. Investor acknowledges that its personal data will be processed in accordance with the provisions of this Agreement and the Related Documents;
- you hereby unconditionally provide to the Issuer and its' affiliates, including their employees, agents and contractors, your consent to use and process (including for the collection, processing, storage, and distribution, and including cross-border transfer), of your personal data for the purpose of this Agreement and Related Documents and in compliance with applicable law;

- the unconditional consent of the spouse (if applicable), as well as authorisations required under the applicable laws for the purpose of (i) this Agreement and (ii) execution of transactions with Investment Objects through the App, are duly received, valid and have not been revoked or cancelled;
- you have done and undertaken to do any and all acts, as well as to provide all necessary documents requested in connection with (i) this Agreement; (ii) transactions with Investment Objects through the App, as well as for the performance of your relevant obligations hereunder; (iii) the requirements of the AIFC Laws and Laws of the Republic of Kazakhstan on counteraction of legalisation (laundering) of incomes received by illegal means, and financing of terrorism. Execution of transactions with Investment Objects by you through the App is not in breach and shall not result in a violation of any applicable laws, other than AIFC Laws;
- for the purposes of execution of transactions with Investment Objects through the App you act on your own behalf and do not represent any third parties;
- you acknowledge that you read, understand and accept this Agreement and agree to be bound by all its terms and requirements, together with those under Related Documents.

4. INVESTMENT OBJECTS TRANSACTIONS

4.1. Risks with investments. Investing involves a number of risks, including but not limited to losses during periods of volatility in the price, therefore you acknowledge and understand that all investment decisions with respect to transactions with Investment Objects executed through the App are made at your own risk and that you are prepared financially to undertake such risks and to withstand the losses that may be incurred. The Issuer, AIX Registrar, AIX CSD or any of its affiliates do not accept responsibility associated with or related to such risks. Information on risks associated with specific Securities is placed in their respective Prospectuses which are publicly available at [<https://aix.kz/prospectus/>]. You acknowledge that you have received and read the Prospectus prior to purchasing the Securities.

4.2. Request executions. In the App, you can select the option to purchase/subscribe, sell (if applicable), receive or make a gift of Investment Objects and/or replenish, transfer and withdraw from the Cash Account and make the corresponding requests to the Issuer, Tabys Ltd., AIX CSD and AIX Registrar accordingly.

4.2.1. Purchase, sell and gift requests. The price of Investment Objects may change, and the actual price and amount will be determined at 11:00 AM (price of Securities) or 9:00 AM (price of fractions of investment coins) Astana time on each business day. The actual price may differ significantly from the price indicated at the time of placing the request. The request will be executed on the same business day it is submitted or the next business day (if the request is submitted on a non-business day or after 5:00 PM for Securities or after 3:00 PM for fractions of investment coins, Astana time, on a business day), with subsequent crediting or debiting of payments to/from your Cash Account. Accordingly, the Investment Objects will be transferred to/from your Account or to the recipient's Account (in the case of a donation) in AIX Registrar/AIX CSD (where applicable), in accordance with the terms of the Service Agreement, and you will be notified accordingly.

4.2.2. Subscription requests. The price of Securities is determined in the Prospectus. If the request for a subscription is rejected or cancelled by the Issuer/Investor the funds will be returned to the Cash Account upon the completion of the allocation.

4.2.3. Application for Receiving an Investment Coin. In the App, you can submit a request to receive investment coins only if you have purchased all fractions comprising the investment coin. The request for receiving investment coins must specify the number of investment coins, the branch of the Issuer where you wish to collect them, and the desired date of receipt. The fee for receiving an investment coin is determined by the Issuer and will be deducted from your Cash Account.

The terms (documents) and the timing for receiving the investment coin are determined by the branch of the NBK selected by the investor for collection. If the investor does not collect the investment coin at the scheduled time, the previously debited fractions of the investment coin, as well as any deducted fees (if applicable), will be refunded to the investor on the next business day. The investor may also resubmit an application.

4.2.4. Requests on Cash Account. The requests for replenishment and withdrawal from the Cash Account that are sent between 9 am and 4 pm will be executed the same day. The requests that have been made after these hours shall be processed on the next business day. You may request to withdraw Client Money available in the Cash Account either to the bank card or bank account opened under your name. Based on the limitations set in the App, only one of the options of withdrawal may be available. The request to transfer is executed between 11 am and 4 pm. The requests that have been made after these hours shall be processed on the next business day.

We do not guarantee that your request will be executed at all times, or due to restrictions under the Service Agreement, and placing a request does not guarantee that such request will be fulfilled. You may request a transfer of Securities from the Depository Account to your brokerage account opened with AIX trading member, who is the AIX CSD Participant, by instructing AIX CSD via the App. The Issuer and users of the App can transfer Securities to you (your Account) as a gift and hereby you confirm your consent to accept those Securities as a gift.

4.3. Request cancellation. Purchase and sell requests can be cancelled until execution if they are sent after 5 pm (for Securities) or after 3:00 PM (for fractions of investment coins). The request for the subscription can be cancelled at any time before allocation has occurred. You cannot cancel executed requests.

4.4. Delays and refusals. We may refuse any request, or delay execution of any request at our discretion, including based on the grounds if AIX CSD, AIX Registrar or we determine that the request requires additional checks and/or clarification from you. You also acknowledge that you may suffer market losses during periods of volatility in the price and volume of an Investment Object, or when system issues result in an inability to place or execute a request. You acknowledge that we will not be responsible for any losses caused by the rejection or delay of the requests, or instability of the system. If the operation is unsuccessful, your request will be rejected, and you will receive an appropriate notification about this. In case the Registrar Account in AIX Registrar or Depository Account in AIX CSD is blocked/frozen, the request shall be rejected. You will not hold us liable for any loss you may incur due to our refusal to permit any deposit, withdrawal, or transaction.

4.5. Selling restrictions. We are authorised to take any steps to protect our position and any obligations we assume without notifying the Investor. We also reserve the right to place restrictions to buy/subscribe, sell, receive or make a gift of Investment Objects if such transaction may violate any applicable laws. AIX Registrar may block/freeze your Registrar Account or AIX CSD may block/freeze your Depository Account if there is a reasonable suspicion of fraud, diminished capacity, or inappropriate activity, or if you receive reasonable notice that the ownership of some or all of the assets is in dispute.

4.6. Payment settlement. All requests that the Investor authorizes will be processed with the understanding that the Investor will pay for any purchase/subscription on or before the settlement date. This can be exercised by replenishing the Cash Account beforehand. All sell, receive or gift orders that the Investor places will be for Investment Objects that the Investor owns at the time the Investor places the order.

4.7. Before the execution of any transaction for the purchase of Investment Objects, the App shall check the amount of your request to buy Investment Objects (together with the previous requests for that day) against the pre-defined threshold amount set by the Issuer. In case your request (together with the previous request for that day) is above the threshold amount, this request will be rejected, and you will receive a notification about this in the App with a proposal to change the amount of the request or send this request on the next day.

4.8. Before the execution of any operation for the gift of Investment Objects, the App shall check if the recipient of the gifted Investment Objects has a valid registration in the App, acting and valid (not blocked) Account, as well as other information against the requirements and absence of restrictions in relation to the recipient provided by the Service Agreement.

4.9. We reserve the right to require full payment, prior to the acceptance of any request. Investor shall have the required Investment Objects and/or Client Money in its respective Account (in AIX CSD or in AIX Registrar) prior to the execution and/or settlement of a purchase/subscription or sale transaction. If the Investor does not have sufficient Client Money or Investment Objects in its Account, the Issuer/AIX CSD/AIX Registrar has the right to reject such transaction.

4.10. Investor itself requests the currency conversion connected with replenishment, transfer, and withdrawal to or from the Cash Account. Investor understands that due to the regulatory and bank restrictions applicable to currency operations, payments may be subject to currency conversion(s) at the exchange rates set by the bank(s) processing the payments resulting in a variation in the amount that is due to the Investor. Issuer may cancel executed requests due to insufficient funds received caused by currency fluctuations on the day of execution.

If the Investor does not receive the Securities or its requests have been cancelled due to insufficient money paid to subscribe for them, any associated risks, including those related to currency rate fluctuations or cancellation of executed requests, will be the Investor's responsibility to bear.

4.11. Coupons and Dividends. The payment of coupons, dividends and/or principal amount depends on the Issuer of Securities and a few days before and after the payment of dividend, coupons, and/or principal amount of Securities, the App will send a notification to you (in case if you have respective Securities on your Account) that on X date coupon, dividend and/or principal amount will be/was credited to your Cash Account.

5. SELF-DIRECTED INVESTOR

5.1. Investor acts as a self-directed investor and is responsible for determining the suitability of any particular investment strategy. Neither the Issuer nor any its affiliates, directors, employees, contractors, agents have a responsibility for any such determination, and does not make any recommendation to enter into a particular transaction or to buy, sell, or hold a particular Investment Object or Investment Objects.

5.2. Investor does not delegate any discretionary authority to the Issuer, AIX CSD and AIX Registrar over its Accounts, or an obligation to monitor, review or make recommendations for the investment of Investment Objects or Client Money in Investor's Accounts.

5.3. You assure that all requests, authorisations and notifications sent by you to the Issuer, AIX CSD and AIX Registrar and all of its transactions concluded via the App are hereby duly authorised by you. You are responsible for all requests and authorisations sent via the App related to Investment Objects and Client Money.

5.4. Any research, analysis, news, or other information made available by us does not constitute an individualized recommendation to you to buy/subscribe, sell, or hold a particular Investment Objects.

6. EXCLUSION OF LIABILITY

6.1. The Issuer or any of its affiliates, directors, employees, contractors, agents shall not be liable for any obligations of the Investor arising during the performance by the Issuer of this Agreement and during the existence of the App.

6.2. For the avoidance of any doubt, the representations, warranties, rights, undertakings and obligations of the Investor arising out of or in connection with this Agreement, under any requests, agreements given or concluded by the Investor via the App (the "Rights and Commitments") shall not constitute the Rights and Commitments of the Issuer but shall be the Rights and Commitments of the Investor.

6.3. No agreement, or action including under this Agreement and the Related Documents, shall provide for any joint liability and the Investor shall be solely responsible for its own obligations under this Agreement.

6.4. To the fullest extent permitted under applicable law, in no event shall the Issuer or any of its affiliates, their directors, contractors, employees, agents be liable to you for any direct, indirect, special or consequential damages including, without limitation, damages for loss of goodwill, lost profits.

6.5. The Issuer or any of its affiliates, directors, contractors, employees, agents shall not be liable even if it has been advised of the possibility of such damages, including without limitation damages caused by error, omission, interruption, defect, failure of performance, unauthorised use, delay in operation or transmission, line failure, computer virus, worm, Trojan horse or other harm.

7. MISCELLANEOUS

7.1. Severability. If any provision of this Agreement is held to be illegal, invalid, or unenforceable under present or future laws, such provisions shall be fully severable. In such event: (1) this Agreement shall be construed and enforced as if such illegal, invalid, or unenforceable provision has never comprised a part of this Agreement or was modified to be legal, valid, and enforceable; and (2) the remaining provisions of this Agreement shall remain in full force and effect and shall not be affected by the illegal, invalid, or unenforceable provisions or by its severance from this Agreement, to the extent permitted by applicable law.

7.2. Right of use. The Issuer has the proper right to use the App based on arrangements with Tabys Ltd., being the owner of the App for the purposes of this Agreement.

7.3. Landing page. The App has its landing page/website: <https://www.tabysapp.kz> which contains important information about the App and account. Investor shall refer to the landing page to learn general information about the work of the App, the receipt and delivery of funds, text of this Agreement, and Related Documents, and other general account information.

7.4. Investor's asset. The Issuer does not keep or manage any assets of the Investor.

7.5. Reporting. For each transaction involving Investment Objects, the Investor receives a confirmation in accordance with Clause 3.6 of this Agreement, which includes information about the completed transactions (sale/purchase; donation; receipt; description and amount of each transaction with Investment Objects; transaction date; settlement date).

7.6. Inducement. The Issuer represents that we, our employee or associate do not offer, give, solicit or accept any inducement from a third party, such as a fee, commission or other direct or indirect benefit in connection with transactions in Investment Objects executed with Investors.

7.7. Entirety of Agreement. This Agreement and Related Documents shall constitute an integral legally binding and entire agreement between you and us, and supersedes and extinguishes all previous drafts, agreements, promises, assurances, warranties, representations, arrangements and understandings, whether written or oral, relating to its subject matter. Investor acknowledges that in entering into this Agreement the Investor does not rely on, and shall have no remedies in respect of, any representation or warranty (whether made innocently or negligently) that is not set out in this Agreement and/or Related Documents.

7.8. Assignment. You may not assign this Agreement or any rights or obligations under this Agreement.

7.9. Communications. We may send any communications and notifications to your telephone number, email, mailing address that you provided to us or by any other means. We also may post communications and notifications in the App or website. Communications and notifications shall be deemed delivered to you when we sent them to you whether or not you access or review them.

7.10. Electronic acceptance. You agree that your use of electronic signature to sign our documents as well as acceptance of the documents and orders through electronic means legally binds you in the same manner as if you had manually signed them. The use of electronic versions of this

Agreement and other documents referred to herein fully satisfies any requirement that they be provided to you in writing. If you sign electronically, you represent that you have the ability to access and retain a record of the documents. You are responsible for understanding these documents and agree to conduct business with us by electronic means. You are obliged to review periodically the websites for changes or modifications.

7.11. Third Party rights. A person who is not a party to this Agreement shall have no rights under Part 10 of the AIFC Contracts Regulations (Rights of Third Parties) to enforce any of its terms, except for AIX Registrar or AIX CSD.

7.12. Amendment. We reserve the right to amend this Agreement without prior notice to the Investor. The current version of this Agreement will be provided via the App and your continued account activity after such amendment constitutes your consent to be bound by all amendments to the Agreement, regardless of whether you have actually reviewed them. We are not bound by any verbal statements that seek to amend the Agreement.

7.13. Termination. We may suspend or terminate this Agreement with prior notice to the Investor or cease your access to the App as specified in the Terms of Service. This Agreement shall be deemed automatically terminated if your Registrar Account in AIX Registrar or Depository Account in AIX CSD has been closed or if any of the Related Documents, to which you are a party, have been terminated.

7.14. Force Majeure. We will not be liable for loss caused directly or indirectly by conditions beyond our reasonable control, including but not limited to Force Majeure events. “Force Majeure” means events that are beyond the reasonable control of a party, including but not limited to the following: disasters, extraordinary weather conditions, earthquakes or other acts of God, war, insurrection, riot, labour strikes, terrorist acts, government restrictions, exchange or market rulings, suspension of trading, computer or communication line failure, or failure of market centres or transmission facilities.

7.15. Indemnification. You agree to indemnify and hold the Issuer, its affiliates, their directors, contractors, employees, agents and its third party service providers harmless from and against any and all claims, losses, liabilities, costs, judgements, penalties, actions, damages and expenses (including but not limited to legal fees) resulting or arising directly or indirectly from your access and use of the App or in connection with this Agreement and Related Documents unless the breach of the Agreement was resulted primarily and directly from fraud or wilful misconduct of the Issuer, its affiliates, their directors, contractors, employees, agents and its third party service providers.

7.16. Waiver of Rights and Claims. None of our actions taken to enforce this Agreement or any inaction shall be deemed a waiver of any of our rights.

7.17. Governing law and jurisdiction. This Agreement shall be governed and construed in accordance with the AIFC Laws. If any dispute arises in the course of fulfillment of obligations under this Agreement, Investor and Issuer shall take all necessary measures to settle the disputes without recourse to the litigation within 20 (twenty) calendar days. If Investor and Issuer have not come to a settlement, any dispute between you and us arising under or in connection with this Agreement, and/or use of the App, including any question regarding its existence, validity or termination, may first be submitted to mediation at the International Arbitration Centre (the “IAC”) under its Arbitration and Mediation Rules for the purposes of amicable resolution. Unresolved disputes shall be referred to and finally resolved by the AIFC Court under the AIFC Court Regulations and Rules.

In case of translation of this Agreement to other languages, the English text shall prevail.

Contact Us

If you have any questions regarding our App, you can email us at tabys@tabysapp.kz.