



USER AGREEMENT

Last update: **01.03.2024**

Please carefully read these Lenxoris service Terms and Conditions (hereinafter referred to as the "Terms"), our Anti-Money Laundering Policy, and the Privacy Policy, which are integral to these Terms (hereinafter referred to as the "Agreement"), before using the website <https://lenxoris.io>. If you do not agree to the Terms, please do not use Lenxoris. When using "We", "Lenxoris" in the text of these terms, we mean Ellertan Commerce Inc, a company registered at Sound & Vision House, Rue Pierre De Possession, Victoria, Mahe, Seychelles, registration number 236315, and its affiliated companies, which are the developers and owners of various products and services under the "Lenxoris" brand, including, but not limited to, Lenxoris service located at <https://lenxoris.io>.

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1. PRINCIPAL PROVISIONS

The Agreement is a legal contract between you as a client ("Client", "Customer" or "You", depending on the context), on the one hand, and Ellertan Commerce Inc, on the other. This section (hereinafter collectively referred to as the "Parties" and individually as the "Party") governs the mutual rights and obligations of the parties with respect to the use of Lenxoris.

The Agreement is a public offer, and the Client confirms its acceptance by clicking the "Accept" button when creating a User Account.

2. HOW LENXORIS SERVICE WORKS

Ellertan Commerce Inc provides Lenxoris service that allows Customers to transfer their own virtual currency, stablecoin Tether USDT, hereinafter referred to as "Digital assets", and participate in the autonomous distribution of bonuses. The Client receives a bonus for using the transferred Digital assets by Lenxoris service and attracting new Clients. Lenxoris service consists of a set of automated algorithms that ensure its autonomous operation.

Depending on the type of activity, you may need to use third-party resources to organize transactions, Ellertan Commerce Inc is not responsible for these transactions. Once your account has been created and the identification and verification procedures have been completed, you may transfer your own Digital assets to Lenxoris in the amount and manner set forth in this Agreement ("Service packages"). When transferring Digital assets to Lenxoris service, you are entitled to participate in the autonomous distribution of bonuses and in Lenxoris referral.

3. ACCOUNT CREATION AND MANAGEMENT

In order to create a user account and use Lenxoris service, you must confirm that:

1. You are an individual, and you are 18 years old.
2. You are not a U.S. citizen or resident.

In order to create a user account, you must read this Agreement and, if you accept the Terms of this Agreement, complete the user account registration form located on Lenxoris service and click the Accept button.

In relation to Clients, a KYC (Know Your Customer) policy is used, which is based on a comprehensive legal assessment and includes, but is not limited to, procedures such as the collection and analysis of Customer identification information:

1. Comparison of Clients with lists of interested persons, such as Politically Exposed Persons.
2. Determining the Client's risk level in the context of a tendency to legalize income, finance terrorism.
3. Formation of expectations regarding Customer transactions, as well as control of transactions for contradictions to such behavior.

In order to create a user account and further authorization in it, the Client must specify the following information:

1. E-mail address, which is also your login on the service website.
2. Password.
3. First name, Last name.
4. Date of birth (DD/MM/YYYY).
5. Country of residence.
6. Referral code (contact support if you don't have one).

Further identification and verification will require the Client to provide the following documents:

1. Passport / Driver's License.
2. Video identity verification.

4. TOP UP AND WITHDRAWAL OF DIGITAL ASSETS

You can top up your user account balance with your Digital assets and withdraw them to external wallets.

Income displays bonuses that you receive as a result of the use of your Digital assets by Lenxoris service. To dispose of bonuses, you need to create a request for withdrawal of funds to the cryptocurrency wallet you specified.

A withdrawal request is made within 48 hours.
Withdrawal transactions are subject to a 4% fee.

5. TERMS OF SERVICE

In order to participate in the work with Lenxoris service, the Client is given the opportunity to choose a package of services. The package of services implies the terms of the monthly bonus and the timing of the transfer of its Digital assets. The client is invited to transfer his Digital assets for use to Lenxoris service for speculative activities, and in exchange Lenxoris service offers a monthly bonus according to the selected package of services and participation in the referral system.

Service packages:

1. Standard 1 invites the Client to place its Digital assets from 1000 USDT for a period of 6 months and receive a monthly bonus in the amount of 1.5 %.

2. Standard 2 invites the Client to place its Digital assets from 1000 USDT for a period of 12 months and receive a monthly bonus of 1.75 %.
3. Standard 3 invites the Client to place its Digital assets from 1000 USDT for a period of 18 months and receive a monthly bonus of 2 %.

The Client shall transfer the Digital assets to Lenxoris Service for use in accordance with the general rules of the Agreement for a period of 6 months to 18 months. At the same time, this condition does not limit the Client's ability to withdraw its Digital assets, but not earlier than in three months. In this case, the Customer shall pay Lenxoris service represented by Ellertan Commerce Inc a penalty of 30% of the current amount of the displayed Digital assets.

We, Ellertan Commerce Inc, prohibit the use of our Lenxoris service to individuals under the age of 18 or US citizens / residents. If it is established that such persons have registered on Lenxoris service, indicating false or false information about personal data, we, Ellertan Commerce Inc, have the right to immediately block access to Lenxoris service to these persons and delete their user accounts without the right to unblock and return the Digital assets within 180 calendar days.

The Client agrees that it will not use Lenxoris service to carry out any illegal activities or to take part in any activities that adversely affect the operation of Lenxoris, including placing on the service Digital assets with links to dangerous sources. Such funds will be immediately permanently blocked.

The transfer by the Client of its own Digital assets to Lenxoris service is not an investment in any sense and interpretation of this term, and all terms set forth in this Agreement shall not be construed as "investing" in any form.

The transfer by the Client of its own Digital assets to Lenxoris is not an investment in the general enterprise and is not an investment in Ellertan Commerce Inc.

As a result of the transfer of the Client's own Digital assets to Lenxoris, the Client does not receive any interest in any legal entity, including any interest in Ellertan Commerce Inc.

As a result of the transfer of the Client's own Digital assets to Lenxoris service, the Client does not acquire the status of a creditor to Ellertan Commerce Inc, but is the Client of the Company.

The transfer by the Client of its own Digital assets to Lenxoris service does not entitle the Client to participate in profits or losses to Ellertan Commerce Inc, nor does it entitle the Client to participate in or receive a share in the assets or liabilities of Ellertan Commerce Inc.

The Client's participation in referral and bonus programs does not create an agency or employment relationship between Ellertan Commerce Inc and the Client. We, Ellertan Commerce Inc, reserve the right, at our sole discretion, to restrict the Client's access to Lenxoris service and related services or any part thereof at any time without prior notice, in particular in connection with legal grounds intended to combat terrorism, money laundering or in accordance with other applicable rules. The use of Digital assets by Lenxoris service involves transactions in blockchain networks that are supported by the acquisition of a certain number of different Digital assets.

The Client also accepts the condition of automatic renewal of the rights of Lenxoris service to use its Digital assets: if, after the expiration of the placement of the Digital assets, the Customer does not apply for the receipt of the initially transferred Digital assets, this rule comes into force and the Client's Digital assets are on deposit until the Client requests the receipt of the initially transferred Digital assets.

We, Ellertan Commerce Inc, may suspend Lenxoris service for maintenance.

6. RIGHTS AND OBLIGATIONS OF ELLERTAN COMMERCE INC

Ellertan Commerce Inc has the right to:

1. Request Client's information and documents for execution of the Agreement.
2. Create accounts of Clients, their personal data and their transactions.
3. Collect, systematize, store, destroy, update, modify, and otherwise process the Client's personal data for the purpose of fulfilling and complying with the provisions of this Agreement and the Client's interests.
4. Maintain electronic correspondence with the Client in order to use it as evidence in resolving possible conflict situations.
5. Provide services under the Agreement, engage third parties - partners - and appoint operating companies that are responsible for the provision of certain services.
6. Unilaterally determine the size, method of calculation and accrual of bonuses transferred to the specified cryptocurrency wallets of the Clients at the time of accrual.
7. Independently determine the form and methods of rendering services based on the requirements of legislation, technical capabilities, as well as specific terms of the Agreement at any time without prior notice to the Client.
8. At any time, Lenxoris may at its discretion modify, suspend or terminate any service, content, feature or product offered through Lenxoris with or without notice.
9. Perform technical work (up to 30 working days) and upgrade Lenxoris service (up to 15 working days) and perform other necessary actions to ensure uninterrupted operation of Lenxoris service. During such work, access to user accounts may be temporarily restricted.
10. If We, Ellertan Commerce Inc, doubt the accuracy of the personal data or documents provided by the Client or identify its suspicious activities, we may require the Client to undergo additional verification, including the provision of high-resolution photographs of the Client with paper, which indicates the corresponding date and the inscription "Lenxoris".
11. If the Client violates any of its obligations, other provisions of the Agreement or applicable law or if the Client abuses its rights and such breach has caused or may result in damage to another Client, Lenxoris shall have the right to take one of the following measures to stop the breach at its discretion without any separate explanation:

- 1) Remove content that violates the Terms (article, note, text, image, etc.);
- 2) Temporarily block the user account, that is, temporarily deprive the user account from using Lenxoris service until it fixes violations. Case review and unlocking can take up to 30 days. Bonuses are not charged as long as the user's account is temporarily blocked;
- 3) Block and delete the user's account, that is, deprive the Client for an indefinite period of authorization in the user's account;
- 4) Independently eliminate the consequences of negative actions of the Client violating this Agreement.

Ellertan Commerce Inc undertakes to:

1. Comply with all provisions of this Agreement and applicable laws.
2. Organize and ensure the proper provision of services.
3. Use all personal data and confidential information about the Client for services only.
4. Not to disseminate information relating to the Client to anyone other than its employees, proxies and partners to the extent necessary to exercise the Client's rights, unless otherwise provided by this Agreement.
5. Immediately block access to the user account if the Client is notified of unauthorized access by third parties until sufficient steps are taken to modify the information required to access the user account.

7. RIGHTS AND OBLIGATIONS OF THE CLIENT

When using Lenxoris service owned by Ellertan Commerce Inc, you have the right to:

1. Use Lenxoris functionality for purposes consistent with these Terms and applicable law.
2. Participate in Lenxoris bonus programs and special offers.

3. Contact Lenxoris service support and receive an answer from it in accordance with these Terms and Conditions.
4. Receive and transfer the Digital assets to and withdraw them as set forth in this Agreement.

Using Lenxoris service, you shall:

1. Do not create more than one user account, take full responsibility for the correctness of the information you provide to Lenxoris service; do not transfer, assign or resell your user account; do not try to access another Client's account or perform any actions from another Client's account; do not use automated programs (bots, robots, spiders, scrapers and other programs that have similar functions) and scripts through the user account of Lenxoris service, in particular, to collect information about other Clients, as well as for mass or targeted distribution (spam, etc.).
2. Not to perform unauthorized collection and processing of personal data of other Clients without their explicit consent.
3. Do not distribute unauthorized commercial messages (advertising, spam) to other Clients.
4. Take care of the cybersecurity of your account, in particular, do not disclose your login and password to third parties, prevent temporary or permanent access of such persons to your account, and do not alienate your account in favor of third parties. (by donation, sale, exchange, etc.).
5. Do not commit any acts that have the nature of threats, creating danger, persecution, discrimination, insults, deception or other unlawful influence on other Clients.
6. Do not perform actions aimed at disrupting the normal functioning of Lenxoris service (for example, by overloading the computer equipment on the basis of which Lenxoris service operates) both through software and through its direct actions in relation to Lenxoris service.
7. Do not distribute, run or use viruses, trojans and other malicious software (exe files, object codes in any form, etc.) within Lenxoris service.
8. Do not infringe intellectual property rights belonging to others under applicable intellectual property laws (trade names, trademarks, art names, etc.) under Lenxoris user account or service.

9. Assess the legality of any actions, transactions and placement of any materials, texts, files.
10. Report and pay any taxes resulting from your use of Digital assets and bonuses. Each Client shall be subject to any taxes which it may be subject to in accordance with its residence or any other applicable rules. In addition, you agree that Ellertan Commerce Inc is not responsible for determining whether and what laws may apply to you, including tax laws.
11. Do not engage in illegal network marketing, organization and involvement of Clients in investment pyramids, fraudulent actions and other illegal actions within Lenxoris service.
12. Do not post anywhere false information about Lenxoris service, as well as information discrediting the business reputation of Lenxoris service, as well as the honor and dignity of its Clients and related persons.
13. Do not violate other rights and legitimate interests of Lenxoris and Ellertan Commerce Inc, its Clients or third parties, including legal entities, individuals, international organizations, government agencies, entire states, etc.
14. Do not assist other Customers in violation of these Terms and Conditions and notify you if you find such violation by contacting Lenxoris immediately.
15. Use Lenxoris service in accordance with the Agreement with Ellertan Commerce Inc
16. Ellertan Commerce Inc is not responsible for your use of Digital assets and you must be aware of all risks associated with your use of Digital assets.
17. The use of Lenxoris service and any elements of its functionality is voluntary.

You will have your own choice regarding your activities within Lenxoris service, but please note that each Client is responsible for its activities. In addition, you must be aware of any potential risks as set forth in this Agreement and respect other Customers.

8. NOTIFICATIONS

The primary means of communication with you will be a registered e-mail address for your user account. In order to ensure that you receive all of our notifications, you agree to keep your e-mail address current and notify us immediately of any changes.

9. TERM, AMENDMENT AND TERMINATION

The Agreement comes into force on the date the Customer accepts the Agreement by clicking the "Accept" button when creating a user account.

The Agreement shall end with its termination made in accordance with the provisions of the Agreement. If changes are made to this Agreement, the revised version will be immediately published on Lenxoris website. You should regularly review this Agreement and your e-mail box, as well as follow the news on Lenxoris service. If changes to this Agreement are significant, we will do our best to inform you of these changes and make such changes understandable to you. If changes to this Agreement are not significant, we will notify you of such changes by posting the update Agreement on our Lenxoris service.

10. LIMITED WARRANTY

Lenxoris software and documentation are provided to Customers "as is" and with all errors and defects without any warranty to the maximum extent permitted by applicable law.

Each customer disclaims any warranties implied by law or otherwise with respect to software and documentation, including all implied warranties of commercial fitness

and warranties that may result from a transaction, progress, use or trade practice. not limited to the foregoing, Ellertan Commerce Inc makes no warranties or obligations and makes no representations that the service will meet customer requirements, achieve any intended results, be compatible with or operate with any software, application, provide services without interruption, meet any performance or reliability standards and that any errors or defects will be corrected.

11. LIMITED LIABILITY

Under no circumstances Ellertan Commerce Inc or its affiliates or their respective owners, directors and officers and licensors or service providers shall not be liable to any customer or third party for any use, interruption, delay or impossibility of using the platform software; lost income or profit; delays, interruptions or loss of services, business activities; loss or damage to data, loss due to system or system service failure, failure or shutdown, failure to accurately transmit, read or transmit information, system incompatibility or provision of incorrect compatibility information or system security violations or for any subsequent, incidental, indirect, exemplary, special or punitive damages arising out of or in connection with this Agreement, breach of contract, delict (including negligence) or otherwise, regardless of whether such damages were tentative or Ellertan Commerce Inc have been alerted to the possibility of such damage. Under no circumstances Ellertan Commerce Inc, including its respective licensors and service providers, will bear collective and any responsibility under this Agreement or its subject matter, under any legal or fair theory, including for breach of contract, delict (including negligence). Strict liability does not exceed 100.00 USDT. The limitations set forth in this section shall apply even if the protections under this agreement do not meet their primary purpose.

12. AVAILABILITY OF SERVICES

Ellertan Commerce Inc provides services without any express or implied warranties. Ellertan Commerce Inc does not guarantee that its Lenxoris service will be available 100% of the time to meet your needs. Ellertan Commerce Inc aims to provide you with the service as soon as possible, but there is no guarantee that access to Lenxoris service will not be interrupted, or that there will be no delays, failures, errors, omissions or loss of transmitted information. Ellertan Commerce Inc makes reasonable efforts to ensure that you are able to access your Lenxoris account in accordance with this Agreement. However, services may be suspended for maintenance and you acknowledge that notifying you may not be possible in an emergency.

13. PRIVACY POLICY

By registering on Lenxoris online platform, the Client agrees to the collection, storage, use and disclosure of its personal data in accordance with this Agreement and applicable law. The confidentiality aspect of the relations between the Parties is governed by the Privacy Policy and is an integral part of these Terms and Conditions.

14. REJECTION OF PUBLICITY

Your rights to your personal data published by you within Lenxoris service remain unchanged. We do not claim ownership of your personal data. Instead, when you publish or upload personal data that is subject to intellectual property rights, with respect to or in connection with our services, or share such personal data, You hereby grant to us not an exclusive, gratuitous, valid worldwide license with the right to transfer and sublicense for storage, the use, distribution, modification, launch, copying, public performance or display, translation of your personal data

and the creation of derivative works on its basis (in accordance with the technical capabilities of Ellertan Commerce Inc). You can terminate this license at any time by deleting your personal information or user account. Technical and legal restrictions may apply to certain types of personal data.

15. DISPUTES BETWEEN ELLERTAN COMMERCE INC CLIENTS AND COMPENSATION

Ellertan Commerce Inc encourages its Customers to resolve any disputes amicably. However, in the event of a dispute between You and one or more other Ellertan Commerce Inc Customers, You indemnify Ellertan Commerce Inc, its affiliates and service providers, and each of their respective officers, directors, agents, joint ventures, employees and representatives from any disputes, claims and losses (actual and indirect) of any kind and nature arising out of or in any way related to such disputes. You agree to indemnify and hold Ellertan Commerce Inc, its affiliates and service providers, and each of its or their respective officers, directors, agents, joint ventures, employees and representatives harmless from any claims or claims (including attorneys' fees and any fines), fees or penalties imposed by any regulatory authority arising out of or in connection with your breach of this Agreement or your breach of any law, rule or regulation or the rights of any third party.

16. INFORMATION SECURITY

The security measures of Lenxoris service include security features such as the requirement to enter a password for a user account. When authorizing in the user account, the Client shall follow the two-factor authentication procedure, which is an integral part of the security of Lenxoris service. By organizing and ensuring the proper provision of services, Ellertan Commerce Inc may not be able to prevent attacks on blockchain networks or prevent hacker attacks on the website. Ellertan

Commerce Inc makes no representations or guarantees the safety of Lenxoris service, nor is it liable for any lost value or stolen property, whether or not Ellertan Commerce Inc has been negligent in providing adequate security.

17. APPLICABLE LAW

This Agreement shall be governed by and construed in accordance with the laws of Seychelles. For all matters not covered by this Agreement, the parties shall be governed by the laws of Seychelles. Any disputes that may arise as a result of the performance of this Agreement and other agreements concluded between the parties shall be resolved in accordance with the laws of Seychelles.

18. DISPUTE RESOLUTION PROCEDURE

All disputes and disagreements arising out of or in connection with this Agreement shall be resolved by negotiation. To submit a dispute or disagreement to the court, you must follow the procedure for resolving the complaint. In the event that the Customer considers Ellertan Commerce Inc to be in violation of one or more articles of the Agreement by any act or omission, the Customer may file a complaint by e-mail to support@lenxoris.io and to the mailing address: SOUND & VISION HOUSE, RUE PIERRE DE POSSESSION, VICTORIA, MAHE, SEYCHELLES.

The complaint shall be filed with Ellertan Commerce Inc in the manner described in this Agreement.

The complaint shall contain the following:

1. First name, last name of the Client;
2. Identity Document;
3. Date and time when the problem occurred;

4. Description of the dispute with reference to article / articles of this Agreement or the relevant provision which the Client considers violated.

The complaint shall not contain:

1. Emotional assessment of the controversial situation.
2. Offensive remarks.
3. Expletives.

The complaint shall be sent both by e-mail and to the mailing address of Ellertan Commerce Inc within 30 days from the date when the Customer has learned of the infringement of its rights. Ellertan Commerce Inc, having received the complaint, notifies the applicant by e-mail about the results of the consideration within 15 business days from the date of receipt of the complaint.

Ellertan Commerce Inc has the right to dismiss the complaint if it does not comply with the requirements of this Agreement. All complaints shall be dealt with in accordance with this Agreement or the relevant rules.

The Parties shall make every reasonable effort to settle by negotiation any dispute arising out of or in connection with this Agreement or its breach, termination or validity. A statement of claim can be filed in court in the event of a dispute and disagreement, if they were not settled in pre-trial order or a response to the complaint was not received within 30 days.

Client unconditionally:

1. Agrees that the courts of Seychelles shall have exclusive jurisdiction which shall determine any litigation relating to this Agreement.
2. Refuses any protest over judicial settlement in any such court.
3. Agrees never to declare the inconvenient disposition of such vessels or that they are legally invalid with respect to the Client.
4. Agrees to comply with the requirements and comply with the court decision.

19. FORCE MAJEURE CIRCUMSTANCES

Each party to this Agreement shall not be liable for non-performance or partial non-performance of this Agreement if such non-performance was caused by force majeure circumstances beyond the reasonable control of the parties, such as fire, flood, earthquake, epidemic, epizootia, war, military action, governmental acts and rules, embargo and other circumstances that may be attributed to force majeure circumstances in the current legislation. For the duration of such circumstances, the established deadlines for the fulfillment of obligations under this agreement are postponed. If such circumstances last more than 30 days, the parties negotiate to reach a solution acceptable to both parties. Within 30 days after the occurrence of force majeure circumstances, the affected party shall submit to the other party a document confirming the occurrence of force majeure circumstances. Such a document is sufficient evidence of force majeure.

20. INTELLECTUAL PROPERTY RIGHTS

Customers acknowledge and agree that the use and access to Lenxoris service hereunder is licensed and not sold to any Customer. Under this Agreement, Customers do not acquire any interest in Ellertan Commerce Inc Ellertan Commerce Inc reserves and reserves all rights, title and interest in the software and all intellectual property rights arising out of or relating to Lenxoris service software, except as expressly granted to Customers in this Agreement.

Customers must protect all Lenxoris software (including all copies) from infringement, misappropriation, theft, misuse or unauthorized access. As used herein, "Intellectual Property Rights" means any and all registered and unregistered rights granted, claimed or otherwise existing now or in the future under any patent, copyright, trademark, trade secret, database protection and all such or equivalent rights or forms of protection in any part of the world.

21. RISK FACTORS

Ownership of virtual currencies is associated with a high degree of risk. Customers should carefully consider the risks described below along with all other information contained in the Agreement before deciding to use Lenxoris.

By owning virtual currencies and transferring Digital assets to Lenxoris service, you directly recognize and assume the following risks:

Risks associated with Lenxoris service

Ellertan Commerce Inc have a limited history of operations and any successes to date may not indicate future results. Ellertan Commerce Inc has limited experience on the basis of which it is possible to assess its prospects and future activities.

Ellertan Commerce Inc's proposed operations are subject to all business risks typically associated with new businesses. The use of Lenxoris service should be considered in light of the problems, expenses, difficulties, complications and delays often arising from the creation of a business, work in a competitive industry. Each Client should consider the business, operations and prospects of Lenxoris service in light of the risks, expenses and problems faced by the company at an early stage of development.

Ellertan Commerce Inc may be dissolved. It is possible that for a number of reasons, including, but not limited to, adverse fluctuations in the value of ETH, BTC or other cryptocurrencies, diminishing the utility of Digital assets, failing commercial relationships, or intellectual property ownership issues, Ellertan Commerce Inc may not be viable.

To ensure the success of its operations, Ellertan Commerce Inc engages third parties at its discretion to make recommendations on the placement of Lenxoris Digital assets. Ellertan Commerce Inc relies on third parties, including various companies it has partnerships with or hopes to establish. Although Ellertan Commerce Inc will promote Lenxoris service Potential customers, it cannot guarantee that it will be successful or that Lenxoris service will develop as

expected. If third parties or partners of Ellertan Commerce Inc cannot effectively place Digital assets on trading platforms transferred to Lenxoris service by you (Customers), this may adversely affect the work of Ellertan Commerce Inc. It is also possible that alternative networks may be created using protocols that are the same or similar to the protocol underlying Lenxoris service and attempt to provide services that are essentially similar to those of Lenxoris. Lenxoris may have to compete with these alternative platforms, which could negatively affect the profitability of Ellertan Commerce Inc.

Risks associated with virtual currencies and blockchain

Significant risks are associated with virtual currency products. Understanding virtual currency products can be very complex, as virtual currencies are often described in a technical language that requires a comprehensive understanding of applied cryptography and computer science to assess their inherent risks. Providing you with virtual currency bonuses by Ellertan Commerce Inc does not constitute approval or disapproval of the underlying technology for any virtual currency and should not be used as a substitute for your own understanding of the risks inherent in each virtual currency. Ellertan Commerce Inc does not give you any assurance as to the suitability of the virtual currencies that can be distributed to you through the bonus program and does not assume any fiduciary obligation in our relationship with any Customer. Customers acknowledge that prices for virtual currencies can fluctuate and fluctuate on any given day. Due to such price fluctuations, you can increase or decrease the value of your Digital assets that you own at any time. Virtual currencies have unique properties that make them more or less likely to allow their value to fluctuate.

Factors such as regulatory activity, market manipulation or unexplained price volatility can affect the market liquidity of a particular virtual currency. Blockchain networks can shut down due to errors, hardforks or a number of other unforeseen reasons. Ellertan Commerce Inc does not assume the risk of loss due to factors beyond its control regarding the viability of specific blockchain networks. Virtual currencies are part of a worldwide decentralized network in which individuals and firms volunteer to participate. The system is digital, decentralized and mostly anonymous. Relying on this system means relying on peer-to-peer networks and cryptography to maintain integrity. In addition, the risks associated with virtual

currencies include not only the risks of market fluctuations, but also the risks of a general loss of trust in participants, cybersecurity, irrational behavior, changes in software, government repression, the creation of other currencies and Digital assets, technical problems, theft and hacking or other unforeseen risks.

For the avoidance of doubt, Ellertan Commerce Inc does not make any investment recommendations to any Clients in connection with their use of Lenxoris. We may provide information on the price, range and volatility of virtual currencies, as well as ratings of other Clients, training materials, but no such information is an investment recommendation, and each Client bears its own risk in relation to any actions and Ellertan Commerce Inc is not liable for any losses incurred.

The taxation of virtual currencies is uncertain. The tax characterization of virtual currencies is uncertain. Customers should independently seek tax advice regarding ownership of virtual currencies, which can lead to adverse tax consequences, including tax withholding, income tax, and tax reporting requirements. Each Client shall consult with its professional tax advisers and rely on them to tax the possession of virtual currencies in the jurisdiction of the country of residence.

The regulatory regime governing blockchain technologies and virtual currencies is unclear, and new rules or policies may significantly adversely affect the development of Lenxoris service represented by Ellertan Commerce Inc and the usefulness of virtual currencies. Various legislative and executive bodies in Seychelles and other countries may in the future enact laws, regulations, guidelines or other actions that could seriously affect the development and growth of Ellertan Commerce Inc, as well as the adoption and utility of virtual currencies. Failure by Ellertan Commerce Inc or Lenxoris Customers to comply with any laws, rules and regulations, some of which may not yet exist or be construed or amended, may have various adverse consequences. Consequences, including civil law sanctions and fines.

Cryptographic Digital assets, including virtual currencies, are a relatively new and untested technology. In addition to the risks identified in this Agreement, there are other risks associated with the acquisition, storage and use of virtual currencies, including risks that Ellertan Commerce Inc cannot foresee. Such risks may

additionally arise in the form of unforeseen changes or a combination of risks specified in the Agreement.

22. SERVICE AND SUPPORT

You will be provided with basic maintenance and support services, which will include the provision of such updates, upgrades, bug fixes (collectively referred to as "Updates"). Ellertan Commerce Inc may develop and provide Updates in its sole discretion, and Customers agree that Ellertan Commerce Inc is not required to develop any Updates at all or to address certain matters. Customers agree that Ellertan Commerce Inc may provide some or all of Lenxoris service Updates and that the Customer will require an Internet connection for which the Customer is solely responsible. Ellertan Commerce Inc is not required to provide Updates through any other resources. Maintenance and support services do not include any new versions or new releases of software that Ellertan Commerce Inc may release as a standalone or new product, and Ellertan Commerce Inc may determine whether any change qualifies as an Update in its sole discretion.

23. CONTACT US

You understand and agree that all communication with you will be carried out by e-mail and online chat on the website located at <https://lenxoris.io>.

Please contact us if:

1. You have any questions, requests or comments under this Agreement.
2. You want to access, update, or correct inaccuracies in your personal information.
3. You have questions or complaints regarding Lenxoris service.

You can contact us by e-mail: support@lenxoris.io