

Crypto Earn Terms and Conditions

These Terms and Conditions apply to users residing in Singapore, the United States, Canada, Korea, Japan, Belgium, the United Kingdom, Netherlands, Germany, and France. If you do not reside in one of these jurisdictions, please refer to the Terms and Conditions [here](#) instead. These Terms and Conditions are part of and should be read in conjunction with the Crypto.com App Terms and Conditions in your jurisdiction.

LAST UPDATE: 17 MAY 2024

1. General Provisions

- 1.1. Description of Service.** Crypto Earn, a feature within the Crypto.com App (“App”), and related functionality permits eligible App users (“Earn Users”) to earn rewards on certain supported Digital Assets maintained in their Crypto Earn Accounts (“Earn Accounts”).
- 1.2. Contractual Agreement.** These terms and conditions (“Earn T&Cs”), and any others referenced or incorporated herein, constitute a legally binding contract between you, as an Earn User, and the Crypto.com entity described below (“Relevant Entity”) that provides you access to Crypto Earn (“Agreement”). By using Crypto Earn, you are entering into a binding contract and shall be deemed to have expressly read, understood, and agreed to be bound by these Earn T&Cs in addition to the Crypto.com App terms and conditions (“App T&Cs”) applicable in your jurisdiction, which you accepted to gain access to the App and which are available in the same. Unless otherwise stated, defined terms used in these Earn T&Cs shall have the same meanings given to them in the App T&Cs. In the event of any inconsistency between the App T&Cs and these Earn T&Cs with respect to Crypto Earn, these Earn T&Cs shall prevail; except for aspects relating to the App (in which case the App T&Cs shall control. You hereby represent and warrant that by using Crypto Earn, you are not in violation of any applicable laws in your jurisdiction of residence.
- 1.3. Relevant Entity.** For the purposes of this Agreement, the Relevant Entity providing the Crypto Earn service and related Earn Accounts is Foris DAS Limited. Notwithstanding, the Relevant Entity for customers residing in the United Kingdom, Canada or the United States, and each countries’ respective territories, is the same entity that offers you the Crypto.com App Services via the App. Throughout this Agreement, references to “Crypto.com”, “we”, “us”, and “our” mean the Relevant Entity.

2. Eligibility. To be eligible to use Crypto Earn, you must:

- be an existing App user in compliance with the App T&Cs;
- be at least 18 years of age or the legal age of majority in the jurisdiction in which you reside;
- not be located in, under the jurisdiction of or a national or resident of any of the countries, states and jurisdictions listed [here](#);
- not be subject to any sanctions imposed by any government, including without limitation those imposed by the United Nations, the European Union, any EU country, the UK Treasury, or the U.S. Office of Foreign Assets Control (“OFAC”); and
- acknowledge having read and understand our [Privacy Notice](#). If you are a United Kingdom, United States, or Canadian user please refer to these links: [United Kingdom Privacy Notice](#), [US Privacy Policy](#), [Canadian Privacy Notice](#).

Please note that we do not require that the Digital Assets that you want to allocate to an Earn Account to be purchased from Crypto.com, its Affiliates, or through a Crypto.com product or service.

Notwithstanding your meeting the eligibility criteria above, we reserve the right to refuse your request to use and access the Crypto Earn service, including your ability to open an Earn Account, to suspend your access to Crypto Earn, and terminate your Earn Account at any time in our sole discretion. Further, we reserve the right to change the eligibility criteria at any time. If we become aware that you are an ineligible Earn User or otherwise determine that you are in violation of the Agreement or any applicable terms and conditions, we may delete your Earn Account immediately without notice and ban you from using any of our or our Affiliates' products and services. In addition to the other rights set forth herein and to those that may be available to us, you agree that you will indemnify and hold harmless Crypto.com and its Affiliates from any legal or monetary consequences that arise from any unauthorized use, including without limitation, all uses associated with an ineligible Earn user.

3. Crypto Earn Plans

3.1. General. As an Earn User, you may earn rewards on certain supported Digital Assets that you allocate from your digital asset wallet on the App ("App Crypto Wallet") to your Earn Account for a defined period of time ("Fixed Plan") or an indefinite period of time ("Flexi Plan") (together "Earn Plans"). When you allocate Digital Assets in your App Crypto Wallet to an Earn Plan, we do not pool your allocated Digital Assets with those of other Earn Users, nor do the rewards you accrue come out of a pool of Digital Assets. You understand and agree that we do not hold or use your allocated Digital Assets for reinvestment purposes.

3.2. Each Earn Plan may maintain only one type of Digital Asset and remains subject to an amount up to the maximum value specified by us from time to time ("Maximum Value"). Earn Users are permitted to have multiple Earn Plans provided that the aggregate value of the Digital Assets maintained in all active Earn Plans does not exceed the Maximum Value. In the event that we reduce the Maximum Value such that the aggregate value of the Digital Assets maintained across all of an Earn User's active Earn Plans exceeds the reduced Maximum Value :

3.2.1. in relation to Flexi Plans, we will deallocate and transfer the amount that exceeds the reduced Maximum Value, in an equivalent amount of whichever Digital Asset we choose, from your Earn Account to the Earn User's corresponding App Crypto Wallet; and

3.2.2. in relation to Fixed Plans, we will delay enforcement of the reduced Maximum Value until the expiration of the first Fixed Plan that brings the aggregate value of the Digital Assets maintained across all active Fixed Plans below the reduced Maximum Value.

3.3. Fixed Plans

3.3.1. **Plan Minimum.** Each Fixed Plan requires a minimum amount of Digital Assets to be maintained ("Minimum Quantity") which varies by Digital Asset and is disclosed in the App.

3.3.2. **Plan Duration.** Each Fixed Plan will be for a fixed duration ranging from one (1) to twelve (12) months. The rate at which Earn Users earn rewards ("Rewards Rate") shall apply for the duration of the Fixed Plan. We reserve the right to amend the terms of any Fixed Plan if such changes are immaterial and do not impact the potential rewards to be earned or the plan duration.

3.3.3. **Rewards Accrual.** Rewards will begin accruing on the Digital Assets allocated to and maintained in a Fixed Plan on the day after you allocate Digital Assets to your Earn

Account. Rewards will accrue on a daily basis based on the value of the Digital Assets held in the Fixed Plan. No rewards will be earned on rewards already accrued and/or earned. Accrued rewards will be credited in the same Digital Asset allocated to and held in the Fixed Plan every seven (7) days (beginning on the day after you first allocate such Digital Assets) to your corresponding App Crypto Wallet. In the event that a Fixed Plan is terminated before accrued rewards are credited, such rewards will be forfeited.

3.3.4. **Withdrawal.** You may submit a request to close your Earn Account prior to the expiration of a Fixed Plan, but you agree that any early withdrawal shall be at our sole discretion and that, in the event of early withdrawal, any accrued rewards not yet credited to your App Crypto Wallet will be forfeited.

3.3.5. **No Automatic Renewal.** Upon expiration of a Fixed Plan, the Digital Assets allocated to it will automatically be deallocated and transferred to your corresponding App Crypto Wallet.

3.4. Flexi Plans

3.4.1. **Plan Minimum.** Each Flexi Plan requires a Minimum Quantity which varies by Digital Asset and is disclosed in the App. You must always maintain the Minimum Quantity of a given Digital Asset to accrue any rewards in a Flexi Plan.

3.4.2. **Plan Duration.** The duration of each Flexi Plan remains at your discretion, subject to the terms of this Agreement. You may deallocate and transfer Digital Assets allocated to a Flexi Plan at any time.

3.4.3. **Rewards Accrual.** Rewards will begin accruing on the Digital Assets allocated to and maintained in a Flexi Plan on the day after you allocate such Digital Assets to your Earn Account. Rewards will accrue daily and will be based on the value of the Digital Assets held in the Flexi Plan. No rewards will accrue on rewards already accrued and/or earned. Accrued rewards will be credited in the same Digital Asset allocated and held in the Flexi Plan every seven (7) days (beginning on the day after you first allocate such Digital Assets) to your corresponding App Crypto Wallet. In the event that a Flexi Plan is terminated before accrued rewards are credited, such rewards will be forfeited.

3.4.4. **Withdrawal.** You may withdraw Digital Assets held in a Flexi Plan at any time by making a transfer to your App Crypto Wallet.

3.5. **Rights of Crypto.com.** We reserve the right to and at any time, without liability to you to:

- refuse your request to open an Earn Account;
- change the eligibility criteria for registration or use of Crypto Earn or an Earn Account;
- close, suspend, limit, restrict, or terminate your access to Crypto Earn, an Earn Account, the App, or other products and services provided by our Affiliates; and
- change, update, remove, cancel, suspend, disable, or discontinue any features, component, content, incentive, or referral plan of Crypto Earn provided that we may not change the rewards rate, maturity date, or other material terms that impact your rewards accrual during the duration of any active Fixed Plan you have.

4. **Prohibited Activities.** By accessing and using Crypto Earn, you agree that you will not do any of the following:

- engage in any activity that would violate or assist in the violation of any law, statute, regulation, or ordinance;
- violate or breach any terms or conditions in this Agreement, any other agreement or set of applicable terms and conditions;
- provide us with any false, inaccurate, or misleading information or otherwise attempt to defraud us;
- attempt to gain unauthorized access to our network, system, or websites or Earn Accounts other than your own;
- decompile, disassemble, or otherwise reverse engineer our App, Crypto Earn, or any other related product, program, or system or in any way infringe on our intellectual property rights including, but not limited to, copyrights, patents, trademarks, or trade secrets;
- engage in any form of data mining, indexing, scraping, surveying, or otherwise with respect to our App, Crypto Earn, or any other related product, program, or system; or
- unduly burden or hinder the functionality and/or operation of any aspect of our App, Crypto Earn, or any other product, program, or system offered, maintained, or provided by us or our Affiliates.

5. Suspension and Termination

5.1. Earn Account. We reserve the right to suspend, restrict, or terminate your Earn Account if we:

- are required to do so by a court order, government order, or a facially valid subpoena;
- reasonably suspect you of engaging in Prohibited Activities as described in section 4 of this Agreement; or
- reasonably suspect you of otherwise being in violation of this Agreement or other applicable terms and conditions for products and services offered by Crypto.com or its Affiliates.

Upon termination of your Earn Account, you are entitled to recover your Digital Assets in accordance with this Agreement, unless we are prohibited from doing so by law or a court order or where we reasonably suspect that such funds were obtained through fraud or any unlawful means or in connection with any criminal activities.

5.2. Agreement. This Agreement terminates immediately upon you closing your Earn Account or our termination of your Earn Account, but such termination shall not prevent any party from seeking remedies against any other party for any breach of this Agreement occurring prior to termination.

5.3. Contact. If you have any questions regarding Crypto Earn or need assistance in connection with the suspension or termination of your Earn Account, please contact us at contact@crypto.com.

6. Miscellaneous Provisions

6.1. Indemnification. You will defend, indemnify, and hold harmless Crypto.com, its Affiliates, and each of their respective employees, officers, directors, and representatives from and against any claims, damages, losses, liabilities, costs, and expenses (including reasonable attorneys' fees) arising out of or related to your breach of this Agreement, your violation of any statute, regulation, or ordinance, or the rights of any third party.

6.2. LIMITATION OF LIABILITY

NOTWITHSTANDING ANY PROVISIONS TO THE CONTRARY IN THIS AGREEMENT OR OTHERWISE MADE AVAILABLE TO YOU FROM TIME TO TIME, IN NO EVENT

SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR ANY TYPE OF INCIDENTAL, SPECIAL, EXEMPLARY, PUNITIVE, INDIRECT, OR CONSEQUENTIAL DAMAGES, INCLUDING, BUT NOT LIMITED TO, LOST REVENUE, LOST PROFITS, REPLACEMENT OF GOODS, LOSS OF TECHNOLOGY, LOSS OF DATA, OR INTERRUPTION OR LOSS OF USE OF SERVICE OR EQUIPMENT EVEN IF SUCH PARTY WAS ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND WHETHER ARISING UNDER THEORY OF CONTRACT, TORT, STRICT LIABILITY, OR OTHERWISE.

Except as provided in this Agreement and to the extent permitted by law, we disclaim all other representations or warranties, express or implied, made to you, your affiliates, or any other person including, without limitation, any warranties regarding quality, suitability, merchantability, fitness for a particular purpose, title, non-infringement, or otherwise, regardless of any course of dealing, custom, or usage of trade, of any service or any goods provided incidental to Crypto Earn under this Agreement.

Our liability in respect of representations and warranties that cannot be excluded under this Agreement is limited to, at our option, any one of resupplying, replacing, or repairing, or paying the cost of thereof, the services in respect of which the breach occurred.

IN NO EVENT WILL OUR AGGREGATE LIABILITY FOR ANY LOSS OR DAMAGE ARISING IN CONNECTION WITH CRYPTO EARN EXCEED THE LESSER OF US \$100 OR THE TOTAL FEES THAT YOU PAID US FOR ITS USE DURING THE TWELVE (12) MONTH PERIOD IMMEDIATELY PRECEDING THE EVENT GIVING RISE TO THE CLAIM FOR LIABILITY. THE FOREGOING LIMITATIONS OF LIABILITY SHALL APPLY TO THE FULLEST EXTENT PERMITTED BY LAW IN THE APPLICABLE JURISDICTION.

- 6.3. Tax Obligations.** Uncertainty in the treatment of taxes related to Digital Assets may expose you to future or unknown tax obligations. It is your sole responsibility to determine what taxes, if any, arise from your use of Crypto Earn. Further, you are solely responsible for reporting and paying any applicable taxes. Except to the extent that we are required by applicable law, we will not determine whether, or to what extent, you are liable for taxes, report them, or withhold them.
- 6.4. Relationship.** Crypto.com is not your trustee, investment advisor, or fiduciary. By providing the Crypto Earn service to you, Crypto.com does not become a trustee, investment advisor, or form any sort of fiduciary relationship with you. We have no trust or other obligations with respect of your Digital Assets other than those expressly specified in this Agreement.
- 6.5. Entire Agreement.** This Agreement (together with the Privacy Notice) represents the entire agreement between you and us with respect to Crypto Earn and supersedes all prior representations, understandings, agreements, or communications between you and us, whether written or verbal.
- 6.6. Amendments.** We may amend or modify this Agreement from time to time by posting the updated Agreement on the App or in accordance with the App T&Cs and such amendment or modification shall take effect immediately. Your continued use of Crypto Earn constitutes your acceptance of the updated Agreement; if you do not agree with the updated Agreement, your sole and exclusive remedies are to discontinue the use of Crypto Earn or contact us to terminate the Agreement.
- 6.7. Severability.** If any provision, in whole or in part, of this Agreement shall be determined to be invalid or unenforceable by a court of competent jurisdiction or a governmental body, such

provision shall be changed and interpreted to accomplish its objectives to the greatest extent possible under applicable law and the validity and enforceability of any other provision of this Agreement shall not be affected.

6.8. Survival. All provisions of this Agreement which by their nature extend beyond its termination, including, without limitation, provisions pertaining to suspension and termination, shall survive such termination.

6.9. Waiver. The delay or failure of one party to require performance of any provision of this Agreement shall not constitute a waiver of that party's right to require performance at any time thereafter. Further, the waiver of one party to seek recovery for the other party's non-performance shall not constitute a waiver by the former party to seek recovery for any subsequent non-performance.

6.10. Assignment, Delegation, or Transfer. You may not assign, delegate, or transfer any rights or obligations under this Agreement without our prior written consent. Any such attempted assignment, delegation, or transfer shall be null and void. We reserve the right to assign, delegate or transfer this Agreement or our rights and/or obligations hereunder without restriction, including without limitation to Affiliates, or to any successor in interest of any business associated with the App or Crypto Earn.

6.11. Third Party Rights. Other than the Affiliates of Crypto.com, a person who is not a party to this Agreement shall have no rights under this Agreement.

6.12. Governing Law and Dispute Resolution

6.12.1. Users in the United Kingdom. For customers residing in the United Kingdom, this Agreement shall be governed by, construed, and enforced in accordance with the laws of England and Wales. Any dispute that may arise between you and us shall be resolved by arbitration administered by the London Court of International Arbitration under the LCIA Rules in force when the Notice of Arbitration is submitted. The seat of arbitration shall be London. The number of arbitrators shall be one. The arbitration proceedings shall be conducted in English.

6.12.2. Users in Canada. For customers residing in Canada, this Agreement shall be governed by, construed, and enforced in accordance with the laws of the province or territory in which you reside or most recently resided. You may assert your Dispute in small claims court if your Dispute qualifies for the small claims court in the Canadian province in which you reside. You may also bring your Dispute to court if the laws of the Canadian Province in which you reside permit or require you to resolve your Dispute in court notwithstanding your agreement to arbitration. In particular, you are not required to arbitrate any consumer claim excluded by operation of statute from arbitration. In the event that your Dispute does not qualify for small claims court and the laws of the Canadian Province in which you reside do not permit or require you to resolve your Dispute in court, any Dispute shall be submitted to final and binding arbitration and the following provisions shall apply. Any Dispute commenced by Crypto.com shall also be governed by this arbitration clause, unless you are a Quebec consumer, as such term is defined under the Consumer Protection Act (CQLR c P-40.1), in which case this provision does not apply to you. We are committed to dealing with all clients in a fair, open and transparent manner. This includes responding in a timely manner to any questions or concerns about your Account or the manner in which

services have been provided by us to you. We maintain an ongoing membership with the Ombudsman for Banking Services and Investments (“OBSI”). OBSI may be utilized by you if you are not satisfied with our decision with respect to a complaint. Please see here for a description of our complaint handling process and the procedure to be followed if you wish to have your complaint resolved by OBSI. By participating in the OBSI process, you do not give up your right to pursue resolution by other means. In the event you pursue other legal action or dispute resolution options, the below provisions will apply. . All matters of procedure are governed by the App T&Cs.

Les lois de la province ou du territoire canadien dans lequel vous résidez, ou dans lequel vous avez résidé jusqu’à tout récemment, et la loi canadienne applicable aux présentes Modalités. La présente clause régit tout différend, toute question litigieuse ou toute demande résultant de ces Modalités, ou s’y rapportant, y compris, sans s’y limiter, la constitution, l’exécution, la validité, l’application, l’interprétation, le rendement, le défaut, la résiliation et les mesures d’exécution des présentes Modalités (un « différend »). Vous pouvez faire valoir votre demande auprès d’une Cour des petites créances, si votre différend se qualifie pour être entendu par la cour des petites créances de la province canadienne où vous résidez. Vous pouvez également déposer une demande auprès d’un tribunal judiciaire si les lois de la province canadienne où vous résidez vous permettent ou vous exigent de résoudre votre différend devant un tribunal, même si vous convenez d’avoir recours à une procédure d’arbitrage. Plus particulièrement, vous n’êtes pas tenu de soumettre à l’arbitrage une plainte de consommateur qui est exclue des procédures d’arbitrage par l’effet d’une disposition législative. Dans l’éventualité où votre différend ne se qualifierait pas pour la Cour des petites créances et les lois de la province canadienne dans laquelle vous résidez ne permettent ou n’exigent pas, que votre différend soit résolu auprès d’un tribunal judiciaire, tout différend doit être soumis à une procédure d’arbitrage définitive et contraignante, conformément aux clauses suivantes. Tout différend entamé par Crypto.com doit également être régi par la présente clause d’arbitrage, à moins que vous soyez un consommateur québécois, conformément à la définition prévue dans la Loi sur la protection du consommateur (RLRQ c P-40.1), auquel cas, la présente disposition ne s’applique pas à vous. La procédure d’arbitrage doit se conformer aux règles d’arbitrage de l’Institut d’arbitrage et de médiation du Canada (les « règles ») qui sont en vigueur au moment du dépôt de la demande auprès de l’organe d’arbitrage. Sauf si convenu autrement par écrit, un (1) seul arbitre est nommé conformément aux règles. Nous nous engageons à traiter tous nos clients d’une manière équitable, ouverte et transparente. Cela comprend fournir une réponse en temps opportun à toute question ou inquiétude concernant votre Compte ou la manière dont nous vous avons offert les services. Nous sommes des membres de très longue date de l’Ombudsman des services bancaires et d’investissement (« OSBI »). Vous pouvez avoir recours à l’OSBI si vous n’êtes pas satisfait avec notre décision concernant une plainte. Veuillez consulter [ici] pour obtenir la description de notre procédure de traitement des plaintes et la procédure que vous devez suivre si vous souhaitez que votre plainte soit résolue par l’OSBI. En participant à la procédure de l’OSBI, vous ne renoncez pas à vos droits de faire appel à d’autres voies de recours. Dans l’éventualité où vous auriez recours à d’autres procédures judiciaires ou à d’autres méthodes de résolution des différends, les dispositions ci-dessous s’appliquent. Toutes les questions de procédure liées à l’arbitrage seront régies par les App T&Cs.

6.12.3. Users in the United States. For customers residing in the United States, please read the following section carefully because it requires you to arbitrate certain disputes and claims with Crypto.com and limits the manner in which you can seek relief from us, unless you

opt out of arbitration by following the instructions set forth below. No class or representative actions or arbitrations are allowed under these Earn T&Cs. In addition, arbitration precludes you from suing in court or having a jury trial. You and Crypto.com agree that any dispute, including but not limited to disputes arising out of or related to these Earn T&Cs or our Services is personal to you and Crypto.com and that any dispute will be resolved solely through individual action, and will not be brought as a class arbitration, class action or any other type of representative proceeding. Except for small claims disputes in which you or Crypto.com seeks to bring an individual action in small claims court located in the county of your residence, as determined by the records maintained by Crypto.com for your account, or disputes in which you or Crypto.com seek injunctive or other equitable relief for the alleged unlawful use of intellectual property, you and Crypto.com waive your rights to a jury trial and to have any dispute resolved in court. If there is a final judicial determination that applicable law precludes enforcement of this paragraph's limitations as to a particular claim for relief, then that claim (and only that claim) must be severed from the arbitration and may be brought in court. The arbitrator shall apply the law of the State of Florida to all substantive issues in the dispute; provided, however, that in the event that the law of the State of Florida shall be deemed unenforceable due to the law of the state in which the customer resides, the arbitrator shall apply the law of the state in which the customer resides. Notwithstanding anything herein to the contrary, the arbitrator shall apply the laws of the State of Florida and the Federal Arbitration Act, 9 U.S.C. § 1, et seq. to interpret and enforce these Earn T&Cs to arbitrate disputes and each of its provisions, including with regard to any issues over acceptance of these Terms to arbitrate disputes. Judgment on the award rendered may be entered by any court of competent jurisdiction. All matters of procedure are governed by the App T&Cs.

6.12.4. Users in Other Jurisdictions. For customers residing outside of Canada, the United Kingdom or the United States, any dispute, controversy, difference, or claim arising out of or relating to this Agreement including the existence, validity, interpretation, performance, breach, or termination thereof or any dispute regarding non-contractual obligations arising out of or relating to the same shall be referred to and finally resolved by arbitration administered by the Hong Kong International Arbitration Centre under its rules in force when a Notice of Arbitration is submitted. The seat of arbitration shall be Hong Kong with arbitration conducted in English by one arbitrator.

6.13. Force Majeure. We shall not be liable for any delay, error, interruption, or failure to perform any obligation under this Agreement where the delay or failure is directly or indirectly resulting from any cause beyond our control including, but not limited to i) acts of God, nature, court, or government; ii) failure or interruption in private or public telecommunications networks, communication channels, or information systems; iii) acts or omissions of a party for whom we are not responsible; iv) delay, failure, interruption in, or unavailability of third-party services and sites; v) strikes, lockouts, labor disputes, war, terrorist acts, or riots; and vi) viruses, malware, other malicious computer code, or the hacking of any part of the App or Crypto Earn.

You understand and agree that your use of the App and Crypto Earn is at your own risk. This section is not exhaustive and does not disclose all the risks associated with Digital Assets and the use of our products and services. You should carefully consider whether such use is suitable for you in light of your circumstances and financial resources.

7. Disclosures

7.1. Legal and Regulatory. The regulatory status of Digital Assets is currently unsettled, varies among jurisdictions, and is subject to significant uncertainty. It is possible that in the future, certain laws,

regulations, policies, or rules relating to Digital Assets, blockchain technology, or blockchain applications may be implemented which would directly or indirectly affect or restrict the services that we provide to you.

YOU ARE RESPONSIBLE FOR DETERMINING WHETHER THE USE OF CRYPTO EARN AND ANY OF OUR RELATED SERVICES IS LEGAL IN YOUR JURISDICTION AND YOU SHALL NOT USE THEM SHOULD SUCH USE BE ILLEGAL IN YOUR JURISDICTION. IF YOU ARE UNCERTAIN, PLEASE SEEK INDEPENDENT LEGAL ADVICE.

We may be forced to suspend, discontinue, or to change aspects of Crypto Earn and any of our services in any jurisdictions without notice and for whatever reason if demanded by regulatory authorities. In such instances, Digital Assets in your Earn Account may be frozen for an indefinite period of time until the matter is resolved.

- 7.2. Network Events.** In the event of a Fork and/or an Airdrop, to the extent that we have any rights or are able to take any action, Crypto.com shall have the sole discretion to take any action that it deems appropriate, including (but not limited to) determining what action to take in respect of the Fork and/or Airdrop, determining who should have ownership or receive newly created Digital Assets and/or benefits (if any), recalling, suspending or terminating your Earn Plan(s) early and/or amending any terms in relation to your Earn Plan(s) (regardless of whether you are subscribed to a Fixed Plan or Flexi Plan). You acknowledge and agree that all benefits flowing from rights in relation to the Digital Assets you allocate to your Earn Account (including all benefits and rights flowing from any property received from such Forks and/or Airdrops) shall be retained by Crypto.com and/or its Affiliates, to the fullest extent. You agree to pay or transfer to Crypto.com such property, rights or benefits pursuant to such Forks and/or Airdrops, failing which, Crypto.com shall have the absolute right to suspend your Earn Plan(s) and/or Earn Account, and/or arrange to sell, dispose of or redeem in any manner and method all the Digital Assets held in your Earn Plan(s) and/or Earn Account without further reference to you.
- 7.3. Cybersecurity.** Digital Assets may be subject to expropriation, theft and/or fraud; hackers and other malicious groups or organizations may attempt to interfere with our network and/or system in various ways including malware attacks, denial of service attacks, consensus-based attacks, Sybil attacks, smurfing, and spoofing which may result in the loss of your Digital Assets or the loss of your ability to access or control the same. In such events, we do not guarantee any remedy, refund, or compensation.
- 7.4. Source Code Weakness.** There is a risk that the Crypto.com App or any of our products and services may unintentionally include weakness or bugs in the source code which may adversely affect Crypto Earn.
- 7.5. Insurance.** The Digital Assets held in your Earn Account are not protected by any government-backed insurance scheme including, but not limited to, the Financial Services Compensation Scheme (FSCS) in the United Kingdom, the Federal Deposit Insurance Corporation (“FDIC”) in the United States or the Canada Deposit Insurance Corporation (“CDIC”) in Canada.