

THE STOCK EXCHANGE LLC AND ITS SUBSIDIARIES

TERMS OF SERVICE

Governing the Use of Exchange, Custodial, Investment Banking, Market-Making, and Options Services

Effective Date: February 11, 2026

PREAMBLE

These Consolidated Terms of Service (hereinafter referred to as the "Terms" or "Agreement") constitute a binding contract between any natural person or legal entity (hereinafter referred to as the "User," "Trader," "Client," or "You") who accesses, uses, or otherwise interacts with any service, platform, facility, listing, communication channel, or function operated by or through any member of The Stock Exchange LLC Group (as defined below).

By placing any trade, submitting any order, listing any security, purchasing or selling any option, accessing any Group communication channel, depositing or transferring any funds, or otherwise engaging with any Group Entity in any capacity whatsoever, You acknowledge that You have read, understood, and irrevocably agree to be bound by the entirety of these Terms without reservation. If You do not agree to these Terms, You must immediately cease all interaction with every Group Entity and liquidate or transfer any holdings maintained through Group facilities.

1. THE GROUP: CORPORATE STRUCTURE AND IDENTITY

1.1 "The Stock Exchange LLC Group" or "the Group" means The Stock Exchange LLC and all of its direct and indirect subsidiaries, as described in this Section.

1.2 The Stock Exchange LLC ("TSE Holdings" or the "Holding Company") is a limited liability company duly incorporated under the Legal Entity Act of the Commonwealth of Redmont. TSE Holdings is the ultimate parent holding company of the Group. TSE Holdings does not itself conduct any trading, custodial, investment banking, market-making, or financial intermediation operations. TSE Holdings exists solely to hold ownership interests in its subsidiaries and to exercise governance over the Group. TSE Holdings assumes no operational liability of any kind.

1.3 Redmont Trust Services LLC ("RTS" or the "Custodian") is a limited liability company and wholly-owned subsidiary of TSE Holdings. RTS serves as the central securities depository and custodian for the Group, functioning as the Redmont equivalent of a clearing and depository institution. RTS holds securities in custodianship on behalf of Users in accordance with Part IV, Section 8(2)(a) of the Legal Entity Act. RTS owns and operates TSE Risk Analytics.

1.4 TSE Investment Bank ("TSEIB" or the "Exchange") is a financial institution and wholly-owned subsidiary of TSE Holdings, registered as both a Stock Exchange and an Investment Bank under the Commercial Standards Act. TSEIB operates the primary securities exchange, executes trades, lists securities for public trading, brokers transactions, moves funds, and provides investment banking services. TSEIB is the sole Financial Institution within the Group authorised to list Redmont-based securities for public trading, in accordance with Section 11(4) of the Commercial Standards Act.

1.5 TSE Risk Analytics ("TSERA" or the "Market Maker") is a wholly-owned subsidiary of Redmont Trust Services LLC. TSERA acts as the Group's designated market maker, options issuer, and risk management entity. TSERA provides liquidity to the market by quoting bid and ask prices, issuing options contracts, managing derivatives exposure, and performing risk analytics for the Group. TSERA's market-making and options-issuing activities are conducted at TSERA's sole discretion and within its risk tolerance.

1.6 "Group Entities" or "Group Parties" means, collectively, TSE Holdings, RTS, TSEIB, and TSERA, together with their respective members, managers, directors, officers, employees, agents, contractors, and affiliates.

1.7 SEPARATION OF LIABILITY. Each Group Entity is a separate legal person with distinct rights and liabilities, strictly separate from its parent, subsidiaries, and affiliates, in accordance with Part I, Section 2(3) of the Legal Entity Act. No Group Entity shall be liable for the debts, obligations, or liabilities of any other Group Entity. In particular, and without limitation:

(a) TSE Holdings shall bear no liability whatsoever for any obligation, debt, claim, loss, or damage arising from the operations of RTS, TSEIB, or TSERA, or from any User's interaction with any such entity;

(b) RTS shall bear no liability for the trading operations of TSEIB or the market-making and options activities of TSERA, except to the extent of its express custodial obligations as set forth herein;

(c) TSEIB shall bear no liability for the custodial functions of RTS or the market-making and options activities of TSERA; and

(d) TSERA shall bear no liability for the custodial functions of RTS or the exchange and investment banking operations of TSEIB.

1.8 You acknowledge that in no circumstance shall You attempt to pierce the corporate veil of any Group Entity or seek to impose liability upon any Group Entity for the debts, obligations, or liabilities of another Group Entity. Part III, Section 10 of the Legal Entity Act expressly provides that no member, manager, director, officer, employee, or agent of an Incorporated Entity shall be liable for that entity's debts solely by reason of their position, and You waive any argument to the contrary.

2. DEFINITIONS AND INTERPRETATION

2.1 "Exchange Services" means all services provided by any Group Entity, including but not limited to securities listing, order execution, price dissemination, custodial holding, market-making, options issuance and settlement, clearing, fund transfers, market data publication, financial reporting facilitation, investment banking services, and any ancillary or incidental service.

2.2 "Securities" means any shares, bonds, exchange-traded fund units, options contracts, derivatives, or other financial instruments listed, traded, issued, or otherwise made available through any Group Entity, as defined by the Commercial Standards Act.

2.3 "Trading Loss" means any diminution in value of a User's portfolio, any unrealized or realized loss, any missed profit opportunity, any expiration of an options contract out of the money, any decline in the market price of a security, any margin call or liquidation, or any other financial detriment of any kind arising from or connected to any activity conducted through any Group Entity.

2.4 "Options Contract" means any standardised or non-standardised contract issued by TSERA granting the holder the right, but not the obligation, to buy or sell a specified security at a specified price on or before a specified date.

2.5 "Force Majeure Event" means any event beyond the reasonable control of the relevant Group Entity, including but not limited to server outages, plugin failures, game updates, administrative actions by DemocracyCraft staff, acts of government, regulatory changes, acts of war, natural disaster, congressional legislation, executive orders, judicial orders, Department of Commerce enforcement actions, or any other circumstance that the relevant Group Entity deems, in its sole discretion, to constitute force majeure.

2.6 "Material" as used in these Terms shall be interpreted in whatever manner is most favourable to the relevant Group Entity.

3. ACCEPTANCE AND CAPACITY

3.1 By engaging in any transaction through any Group Entity, You represent and warrant that You possess the legal capacity to enter into this Agreement, as contemplated by Section 4(2)(e) of the Contracts Act. You further represent that You have more than six (6) hours of total playtime and are not a "low playtime" player as defined by Section 14(17) of the Contracts Act.

3.2 Your continued use of any Exchange Service after any amendment to these Terms shall constitute acceptance of such amendments. Each Group Entity reserves the right to amend these Terms at any time, with or without prior notice. It is Your sole responsibility to review the Terms regularly.

3.3 Where You act as an agent, officer, director, or employee of an Incorporated Entity, You represent and warrant that You are authorised to bind that entity under Part III, Section 8 of the Legal Entity Act, and You personally guarantee that the entity shall comply with these Terms.

4. COMPREHENSIVE ASSUMPTION OF RISK

4.1 You expressly acknowledge and agree that trading in securities and options involves substantial risk of loss and that the value of any security or options contract may fluctuate dramatically, including to zero, at any time and for any reason. You assume all risk of Trading Loss, whether arising from market conditions, Group Entity operations, errors, omissions, delays, interruptions, data inaccuracies, system failures, market-making activity by TSERA, options expiration, or any other cause whatsoever.

4.2 You acknowledge that options contracts issued by TSERA are inherently speculative instruments and that the majority of options contracts may expire worthless. You accept that TSERA, as both market maker and options issuer, may hold positions adverse to Your own, and that TSERA has no obligation to act in Your interest or to ensure favourable outcomes for Your positions.

4.3 You acknowledge that TSERA's market-making activities may directly influence the price of securities in which You hold positions, and that such influence is a normal and accepted feature of market-making, not a basis for any claim of market manipulation or unfair dealing.

4.4 You further acknowledge that the Group operates within a unique economic environment subject to the rules and mechanics of DemocracyCraft, and that market behaviour, liquidity, and pricing may not conform to conventional financial principles. You accept this inherent unpredictability and waive any expectation of market efficiency, fair pricing, or orderly trading conditions.

4.5 No Group Entity guarantees the execution of any order at any particular price, at any particular time, or at all. Partial fills, order rejections, execution delays, price slippage, wide bid-ask spreads, and illiquidity are normal features of Exchange operations, and no claim shall arise from any such occurrence.

5. LIMITATION OF LIABILITY

5.1 GENERAL LIMITATION. TO THE MAXIMUM EXTENT PERMITTED BY LAW, NO GROUP ENTITY OR GROUP PARTY SHALL BE LIABLE TO YOU OR ANY THIRD PARTY FOR ANY TRADING LOSS, LOST PROFITS, LOST REVENUE, LOSS OF BUSINESS OPPORTUNITY, DIMINUTION IN PORTFOLIO VALUE, OPTIONS PREMIUM LOSSES, OR ANY DIRECT, INDIRECT, INCIDENTAL, SPECIAL, CONSEQUENTIAL, EXEMPLARY, OR PUNITIVE DAMAGES OF ANY KIND, WHETHER ARISING IN CONTRACT, TORT (INCLUDING NEGLIGENCE), STRICT LIABILITY, OR OTHERWISE, EVEN IF THE RELEVANT GROUP ENTITY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

5.2 Without limiting the generality of Section 5.1, no Group Party shall bear any liability whatsoever for:

- (a) Any loss arising from the execution, non-execution, or delayed execution of any trade, order, or options contract;
- (b) Any loss arising from inaccurate, incomplete, delayed, or unavailable market data or price quotations;
- (c) Any loss arising from downtime, maintenance, system errors, plugin malfunctions, or service interruptions of any duration affecting any Group Entity;
- (d) Any loss arising from the delisting, suspension, or halting of any security or options series for any reason;
- (e) Any loss arising from the insolvency, dissolution, fraud, or mismanagement of any listed company;
- (f) Any loss arising from actions taken by the Department of Commerce, the Federal Reserve Bank, or any governmental body;
- (g) Any loss arising from the acts, omissions, errors, or defaults of any custodian, including RTS;
- (h) Any loss arising from TSERA's market-making activities, including price movements caused by TSERA's quoting, hedging, or position management;
- (i) Any loss arising from the expiration, exercise, assignment, or settlement of any options contract;
- (j) Any loss arising from changes in applicable law, regulation, or government policy;
- (k) Any loss arising from third-party conduct, including insider trading, market manipulation, or other illicit activity by other Users; or
- (l) Any loss arising from reliance on any statement, opinion, recommendation, or analysis published or disseminated by any Group Entity or Group Party.

5.3 AGGREGATE CAP. In the event that any liability of a Group Entity is established notwithstanding the foregoing limitations, that Group Entity's total aggregate liability to You for all claims arising out of or related to these Terms or Exchange Services, whether in contract, tort, or otherwise, shall not exceed the lesser of: (a) the total commissions and fees paid by You to that specific Group Entity in the thirty (30) days preceding the event giving rise to the claim; or (b) \$500. For the avoidance of doubt, no liability shall be imputed from one Group Entity to another, and TSE Holdings' aggregate liability under all circumstances shall be zero (\$0).

5.4 You acknowledge that the limitations set forth in this Section 5 are a fundamental element of the bargain between You and the Group and that no Group Entity would provide its services without such limitations. These limitations shall apply regardless of whether the remedy provided herein fails of its essential purpose.

6. WAIVER OF CLAIMS AND COVENANT NOT TO SUE

6.1 You hereby irrevocably and unconditionally waive, release, and forever discharge every Group Party from any and all claims, demands, actions, causes of action, suits, and proceedings (whether known or unknown, suspected or unsuspected, existing or arising in the future) that You may have against any Group Party arising out of, relating to, or in connection with any Trading Loss, regardless of the cause or circumstances thereof.

6.2 You covenant and agree that You shall not, directly or indirectly, initiate, commence, maintain, or prosecute any civil action, lawsuit, complaint, or legal proceeding of any kind against any Group Party before the District Court, the Federal Court, the Supreme Court, or any other Court of the Commonwealth of Redmont, seeking recovery for any Trading Loss. This covenant extends to claims under the Redmont Civil Code Act (including but not limited to claims for breach of contract, negligence, misleading conduct in trade or commerce, failure to deliver goods or services, tortious interference, unjust enrichment, or malpractice), common law claims, equitable claims, and claims under any other Act of Congress.

6.3 Without limiting the foregoing, You specifically waive any claim against TSERA arising from its dual role as market maker and options issuer, including any claim alleging a conflict of interest, breach of fiduciary duty, self-dealing, or unfair trading advantage. You acknowledge that TSERA's simultaneous market-making and options-issuing activities create inherent conflicts, and You accept these conflicts as a condition of using Exchange Services.

6.4 In the event that You breach Section 6.2, You agree to indemnify and hold harmless the Group Parties against all costs, expenses, legal fees (including fees calculated under Part III, Section 7 of the Redmont Civil Code Act), and damages incurred in connection with the defense of such action, and You further agree to pay the Group Entity against which the claim was filed liquidated damages in the amount of \$50,000 per claim, such amount being a reasonable pre-estimate of the administrative burden and reputational harm caused by litigation in breach of this covenant. You acknowledge and agree that the \$50,000 figure has been arrived at as a genuine pre-estimate of the losses likely to be incurred by the relevant Group Entity in connection with such proceedings, including without limitation: operational disruption; harm to the Group's reputation and standing in the market; external legal costs not fully recoverable by fee award; and the diminution of investor and counterparty confidence that foreseeably results from contested litigation against a market operator. You further agree that such losses are inherently difficult to quantify at the time of contracting and that this clause is intended to operate as liquidated damages, and not as a penalty.

6.5 For the absolute avoidance of doubt, under no circumstance shall any claim of any nature be directed against TSE Holdings. TSE Holdings conducts no operations, provides no services, and assumes no obligations to any User. Any claim filed against TSE Holdings shall be deemed filed in bad faith and shall subject the claimant to the full liquidated damages provisions of Section 6.4 and potential liability for Abuse of Legal Process under Part XII, Section 2 of the Redmont Civil Code Act.

7. INDEMNIFICATION

7.1 You agree to indemnify, defend, and hold harmless every Group Party from and against any and all losses, damages, liabilities, claims, demands, suits, judgments, costs, and expenses (including reasonable legal fees) arising out of or relating to: (a) Your use of any Exchange Service; (b) Your breach of these Terms; (c) Your violation of any applicable law, regulation, or the rights of any third party; (d) any dispute between You and another User; (e) any claim brought by a third party arising from or related to Your trading activity; or (f) any options contract to which You are a party.

8. GROUP DISCRETION AND AUTHORITY

8.1 Each Group Entity reserves the right, in its sole and absolute discretion, to:

- (a) Suspend or terminate Your access to any or all Exchange Services at any time, for any reason or no reason, with or without notice;
- (b) Cancel, reverse, or modify any trade, order, or options contract, whether executed or pending;
- (c) Halt or suspend trading in any security or options series;
- (d) Delist any security;
- (e) Modify commission rates, options premiums, bid-ask spreads, trading rules, or operational procedures;
- (f) Freeze or restrict Your account or positions;
- (g) Refuse to issue, exercise, or settle any options contract; or
- (h) Take any other action that the Group Entity deems necessary or appropriate in the interests of market integrity, Group operations, or the protection of other Users.

8.2 No action taken by any Group Entity under Section 8.1 shall give rise to any claim, liability, or right of action against any Group Party, and You expressly waive any such claim.

8.3 TSEIB may, in its sole discretion, set, adjust, or recalculate the market price of any listed security. While TSEIB shall endeavour to calculate market prices using market supply and demand factors in compliance with Section 9(2) of the Commercial Standards Act, You acknowledge that pricing methodologies involve judgment and discretion, and You waive any claim arising from TSEIB's pricing determinations.

8.4 TSERA may, in its sole discretion, adjust bid-ask spreads, modify options pricing models, decline to quote prices, withdraw from market-making in any security at any time, or impose position limits on any User. TSERA's market-making obligations, if any, are owed solely to the Group and not to any User.

9. REPORTING OBLIGATIONS AND USER DUTIES

9.1 If You are a Public Company listed on the Exchange, You are solely responsible for compliance with the financial reporting obligations set forth in Sections 13 and 14 of the Commercial Standards Act, including the timely preparation and submission of all required financial statements.

9.2 No Group Entity assumes any responsibility for verifying the accuracy, completeness, or timeliness of any financial report submitted by any listed company. You acknowledge that financial reports published through Group facilities may be unaudited and may contain material errors or omissions, and You waive any claim against any Group Party arising from reliance on such reports.

9.3 You shall comply with all applicable laws, including, without limitation, the Commercial Standards Act, the Contracts Act, the Taxation Act, the Substantial Holdings Act, the Gambling Regulation Act, and all regulations promulgated by the Department of Commerce. Failure to comply may result in immediate suspension or termination of Your access to Exchange Services, forfeiture of pending orders or options positions, and no Group Entity shall have any obligation to refund commissions or compensate for any resulting loss.

10. CUSTODIAL ARRANGEMENTS

10.1 Securities traded through TSEIB are held in custodianship by RTS, which acts as the sole nominee of record and registered legal holder of all Exchange-listed Securities on behalf of Users, in accordance with Part IV, Section 8(2)(a) of the Legal Entity Act. RTS's registration as legal holder in any issuer's share register or in the Group's internal records does not confer upon RTS any beneficial or economic interest in those Securities. You are not, and shall not be treated as, a registered holder of any Security in any issuer's share register or any external record of legal ownership solely by reason of Your Account with the Group. TSEIB acts solely as an exchange and investment banking intermediary, and TSEIB assumes no custodial liability. TSE Holdings assumes no custodial liability.

10.2 Your entitlement in respect of Securities attributed to Your Account constitutes a beneficial interest only ("Beneficial Interest"). A Beneficial Interest is the equitable and economic right to: (a) the proceeds of any sale or disposal of those Securities effected through the Exchange; (b) dividends, distributions, and other returns declared or paid by the relevant issuer in respect of those Securities; and (c) such corporate action entitlements as RTS is able to pass through to Users in accordance with these Terms and applicable law. A Beneficial Interest does not confer legal title, does not constitute direct ownership, and does not give rise to any right enforceable against the relevant issuer in Your own name.

10.3 You acknowledge and agree that You have no direct contractual or legal relationship with the issuer of any Security listed on the Exchange solely by reason of holding a Beneficial Interest. All rights as registered holder against issuers are vested exclusively in RTS. TSEIB and RTS will use reasonable endeavours, but assume no absolute obligation, to facilitate the pass-through to Users of distributions, corporate action entitlements, and other issuer-declared benefits attributable to Securities in respect of which Users hold a Beneficial Interest, net any

applicable fees. No Group Entity shall be liable for any failure or delay in passing through such entitlements where such failure or delay arises from the act or omission of the relevant issuer or from circumstances beyond the Group's reasonable control.

10.4 You acknowledge that custodial arrangements involve inherent risk, including the risk of loss, misallocation, delay in the transfer of securities, or recordkeeping errors. TSEIB and TSE Holdings shall not be liable for any act, omission, error, insolvency, or default of RTS.

10.5 All transfers of Securities between Users on the Exchange are effected exclusively by book-entry adjustment in TSEIB's internal records, which identify each User's Beneficial Interest by way of book entry and constitute the sole and definitive record of each User's entitlement as between Users and within the Group. No such transfer requires or results in any change to the registered name of the legal holder in any external share register, issuer register, or other record of legal ownership, all of which shall remain in the name of RTS at all times. A book-entry adjustment by TSEIB to the relevant User Accounts constitutes a complete, valid, and final transfer of Beneficial Interest of any Security into Your own name except as may be separately agreed in writing between You and the Group.

10.6 RTS's aggregate custodial liability to any User shall not exceed the lesser of the par value of the securities in question or \$500, regardless of the actual market value or Trading Loss suffered.

10.7 In the event of any discrepancy between the records of TSEIB, RTS, or TSERA, the records of the Group Entity that maintains the primary register for the relevant instrument shall be presumed correct unless the User provides clear and convincing evidence to the contrary, bearing in mind the rebuttable presumption of share register accuracy under Part IV, Section 8(2)(b) of the Legal Entity Act.

11. OPTIONS AND MARKET-MAKING PROVISIONS

11.1 All options contracts issued by TSERA are subject to terms and conditions determined by TSERA in its sole discretion, including strike prices, expiration dates, exercise procedures, settlement methods, and any adjustments for corporate actions. TSERA may modify the terms of outstanding options contracts in its sole discretion upon the occurrence of events it deems material, including but not limited to stock splits, mergers, delistings, or extraordinary market conditions.

11.2 You acknowledge and agree that TSERA, as both market maker and options issuer, will hold positions that are directly adverse to Yours. TSERA may profit from Your losses, and Your losses may directly benefit TSERA. You accept this arrangement and waive any claim of conflict of interest, breach of duty, or unfair dealing arising therefrom.

11.3 TSERA may, in its sole discretion, suspend or discontinue market-making in any security or options series, widen or narrow bid-ask spreads, impose position or transaction limits, or refuse to enter into any options contract. TSERA shall have no obligation to provide liquidity, quote continuous prices, or act as counterparty to any transaction.

11.4 Options premiums, once paid, are non-refundable under any circumstances, including but not limited to the delisting of the underlying security, the insolvency of the issuing company, Exchange downtime, or Force Majeure Events.

11.5 Any dispute regarding the exercise, assignment, settlement, or valuation of an options contract shall be resolved by TSERA in its sole and final determination, and such determination shall not be subject to external review or challenge.

12. INTELLECTUAL PROPERTY AND NON-DISPARAGEMENT

12.1 All market data, price quotations, indices, analytical tools, branding, trade names, logos, and other intellectual property associated with any Group Entity are the exclusive property of the relevant Group Entity (or TSE Holdings, as applicable). No license, right, or interest in any Group intellectual property is granted to You except the limited, revocable right to access such information for personal, noncommercial trading purposes.

12.2 You agree to maintain the confidentiality of all non-public information relating to Group operations, internal communications, pricing models, risk analytics, and proprietary systems to which You may become privy through Your use of Exchange Services.

12.3 You agree that You shall not, directly or indirectly, make, publish, or disseminate any statement, whether oral or written, that is disparaging, defamatory, or otherwise harmful to the reputation, goodwill, or business interests of any Group Entity or Group Party. Any breach of this provision shall entitle the affected Group Entity to seek remedies under Part V of the Redmont Civil Code Act, in addition to any contractual damages.

13. DISPUTE RESOLUTION

13.1 Any dispute arising out of or relating to these Terms or any Exchange Service shall first be submitted to the Group's internal, voluntary, non-binding mediation process, the procedures and timelines of which shall be determined by the relevant Group Entity in its sole discretion. In accordance with Section 11(3)(a) of the Contracts Act (as amended by the Arbitrate THIS Act), participation in this mediation is voluntary and non-binding, and You retain the right to pursue court proceedings if mediation fails.

13.2 Notwithstanding the voluntary nature of mediation under Section 13.1, You agree that participation in the Group's internal mediation process in good faith prior to filing any legal action is a condition precedent to the maintenance of any claim, and that any claim filed without first engaging in good-faith mediation may be challenged as premature. The determination of whether You have participated in good faith shall be made by the relevant Group Entity.

13.3 You acknowledge that the time spent in any internal mediation or dispute resolution process shall not toll, extend, or otherwise affect the running of any applicable statute of limitations,

including the four-month limitation period set forth in Part II, Section 6(2) of the Redmont Civil Code Act.

13.4 You agree that the exclusive venue for any legal proceeding arising under these Terms shall be the courts of the Commonwealth of Redmont. Any claim must name only the specific Group Entity alleged to have caused the harm, and shall not name any other Group Entity as a party, co-defendant, or third party.

14. FORCE MAJEURE

14.1 No Group Entity shall be liable for any failure or delay in performing its obligations under these Terms to the extent that such failure or delay is caused by a Force Majeure Event. The determination by a Group Entity of whether an event constitutes a Force Majeure Event shall be final and binding and shall not be subject to review or challenge.

14.2 During a Force Majeure Event, any Group Entity may suspend, modify, or terminate any or all Exchange Services, cancel or modify pending orders and options contracts, and adjust prices and positions, all without liability or obligation to compensate Users for any resulting loss.

15. TERMINATION

15.1 Any Group Entity may terminate Your access to its services and this Agreement at any time, for any reason or no reason, effective immediately upon notice (or without notice, where the Group Entity deems it necessary).

15.2 Upon termination: (a) all rights granted to You under these Terms shall immediately cease; (b) You shall remain liable for all obligations accrued prior to termination; (c) Sections 1, 4, 5, 6, 7, 10, 11, 12, and 16 shall survive termination indefinitely; and (d) any pending orders, options contracts, or transactions may be cancelled or settled at the relevant Group Entity's sole discretion without liability.

16. GENERAL PROVISIONS

16.1 Entire Agreement. These Terms constitute the entire agreement between You and the Group with respect to the subject matter hereof and supersede all prior or contemporaneous communications, representations, or agreements, whether oral or written.

16.2 Severability. If any provision of these Terms is found to be invalid, illegal, or unenforceable by any court of competent jurisdiction, such invalidity shall not affect the remaining provisions, which shall continue in full force and effect, in accordance with Section 10 of the Contracts Act.

16.3 Waiver. No failure or delay by any Group Entity in exercising any right, power, or remedy under these Terms shall operate as a waiver thereof. A waiver of any provision on one occasion shall not be construed as a waiver of such provision on any subsequent occasion.

16.4 Assignment. Any Group Entity may assign, transfer, or delegate its rights and obligations under these Terms to any successor entity, acquirer, or affiliate without Your consent, including by way of merger or consolidation under Part IV, Section 9 of the Legal Entity Act. You may not assign any rights or obligations under these Terms without the prior written consent of the relevant Group Entity.

16.5 Governing Law. These Terms shall be governed by and construed in accordance with the laws of the Commonwealth of Redmont, including but not limited to the Contracts Act (as amended), the Legal Entity Act, the Commercial Standards Act, the Redmont Civil Code Act, the Substantial Holdings Act, the Taxation Act, and all other applicable Acts of Congress and common law.

16.6 Amendment. Any Group Entity may amend, modify, supplement, or replace these Terms at any time. Amendments shall be effective upon posting in the Company Docket of the relevant Group Entity, the Group's Discord server, or any other channel designated by the Group. Your continued use of any Exchange Service following such posting shall constitute binding acceptance of the amended Terms.

16.7 Interpretation. Any ambiguity in these Terms shall be resolved in favour of the relevant Group Entity. Section headings are for convenience only and shall not affect interpretation. References to any Act of Congress include all amendments, replacements, and successor legislation. Where these Terms refer to actions taken "in the sole discretion" of a Group Entity, such discretion shall be absolute, unfettered, and not subject to any standard of reasonableness.

16.8 Good Faith. You acknowledge that these Terms have been drafted in compliance with the implied covenant of good faith and fair dealing set forth in Section 12 of the Contracts Act, and that the allocations of risk, limitation of liability, and waivers contained herein represent a fair and voluntary allocation given the nature of securities trading and the unique risks of the Redmont market.

17. PLATFORM INTEGRITY AND PROHIBITED CONDUCT

17.1 Users are strictly and absolutely prohibited from engaging in any of the following conduct, whether directly, indirectly, or through a third party acting on their behalf:

(a) Exploiting, or attempting to exploit, any bug, error, glitch, vulnerability, or unintended behaviour in any Group Entity's systems, interfaces, order matching, account infrastructure, or settlement mechanisms, whether for personal gain or otherwise, and regardless of intent;

(b) Market manipulation or any kind, including wash trading, spoofing, layering, front-running, painting the tape, or any other conduct intended or likely to artificially affect the price, volume, or apparent liquidity of any Security of Option;

(c) Insider trading, being the purchase, sale, or other dealing in any Security on the basis of material non-public information obtained by any means;

- (d) Using automated scripts, bots, macros, or any other automated tool to interact with any Group platform or service without the prior consent of the relevant Group Entity;
- (e) Circumventing or attempting to circumvent any access controls, rate limits, security measures, identity verification procedures, or account restrictions imposed by any Group Entity;
- (f) Creating multiple Accounts, whether in Your own name or through another person, for the purpose of evading restrictions, obtaining duplicate benefits, or otherwise circumventing these Terms; and
- (g) Facilitating, aiding, abetting, counselling, or conspiring with any third party to engage in any of the above.

17.2 Where any Group Entity determines, in its sole discretion, that You have engaged or attempted to engage in conduct prohibited under Section 17.1:

- (a) The relevant Group Entity may immediately suspend or permanently terminate Your Account and access to all Exchange Services, without notice and without liability;
- (b) TSEIB may reverse, unwind, cancel, or void any transaction, trade, or options contract connected to the prohibited conduct, whether executed or pending;
- (c) Any gains, products, or other benefits obtained through or in connection with the prohibited conduct shall be forfeited immediately and shall be remitted as the relevant Group Entity directs, and You shall have no claim to such amounts;
- (d) The relevant Group Entity may refer the matter to the appropriate regulatory and law enforcement body; and
- (e) You shall be personally liable to the Group for all losses, costs, damages, and expenses flowing from the prohibited conduct, including, without limitation, the costs of investigation and remediation, and reasonable legal costs on a full indemnity basis.

17.3 If You discover or become aware of any vulnerability, unintended behaviour, exploit, or system error affecting any Group platform or service, You must report it immediately through official channels and must not exploit, disclose to any third party, or otherwise act upon such knowledge prior to receiving written confirmation that the issue has been resolved. Failure to report a known vulnerability, or any exploitation of a known vulnerability pending its resolution, shall itself constitute a breach of these Terms and a basis for the remedies in Section 17.2.

17.4 The exercise by any Group Entity of its rights under this Section shall not give rise to any claim, liability, or right of action against any Group Party, and You expressly waive any such claim. For the avoidance of doubt, the forfeiture of gains under Section 18.2(c) does not constitute a Trading Loss for the purposes of the waivers and covenants in Section 6.

18. PRIVACY AND DATA PROTECTION

18.1 Application and Compliance. This Section governs the Group's collection, processing, storage, use, and disclosure of personal information in connection with Exchange Services. Each Group Entity is an "organisation" for the purposes of the Privacy Act and processes

personal information in accordance with that Act and the Privacy Principles set out therein. In the event of any inconsistency between this Section and the Privacy Act, the Privacy Act shall prevail to the extent of that inconsistency.

18.2 Personal Information Collected. In the course of providing Exchange Services, the Group collects and processes the following personal information about You:

- (a) Financial records, including account balances, transaction history, and debts and other assets; and
- (b) Platform identifiers, including Your Discord ID, Minecraft username, and Minecraft UUID.

The Group collects this information by lawful and fair means, with Your knowledge. By using Exchange Services, You acknowledge that such collection is necessary for the performance of Your agreement with the Group and for the legitimate interests of the Group in operating the Exchange.

18.3 Legal Basis for Processing. The Group processes Your personal information on one or more of the following bases, as contemplated by Section 9 of the Privacy Act:

- (a) **Contract Performance:** Processing is necessary for the performance of this Agreement to which You are a party, including executing trades, maintaining Your Account, processing payments, and providing all Exchange Services;
- (b) **Legitimate Interests:** Processing is necessary for the purposes of the legitimate interests pursued by the relevant Group Entity, including the detection and prevention of fraud and market manipulation, risk management, platform security, operational improvement, and Group-wide compliance; and
- (c) **Consent:** Where the Group relies on Your consent as the basis for processing, including certain third-party data sharing described in Section 17.X. By accepting these Terms, You provide the informed consent referred to in Section 9(1)(a) of the Privacy Act for the processing described herein.

18.4 Use of Personal Information. Personal information collected by the Group is used exclusively for:

- (a) Operating, administering, and improving Exchange Services and associated platforms;
- (b) Processing and settling transactions, maintaining account records and managing the custodial and beneficial interest structure described in Section 10;
- (c) Detecting, investigating, and preventing fraud, market manipulation, insider trading, and prohibited conduct;
- (d) Complying with legal, regulatory and administrative obligations under applicable laws; and

Personal information shall not be used or disclosed for purposes other than those specified

above, except with Your consent or as authorised or required by law.

18.5 Intra-Group Data Sharing. By accepting these Terms You expressly consent to the disclosure and sharing of Your personal information between and among all Group Entities.

18.6 Third-Party Data Sharing. By accepting these Terms, You further consent to the disclosure of Your personal information to the following categories of third parties:

- (a) Third-party market analytics and data analytics providers, for the purposes of trading pattern analysis and market research, provided that information shared for analytics purposes shall be anonymised or pseudonymised where reasonably practicable;
- (b) Credit reporting, risk assessment, and fraud prevention services, to whom account balances, transaction history, and relevant financial data may be disclosed for the purposes of maintaining accurate credit records and detecting suspicious or fraudulent activity.
- (c) Government authorities, law enforcement, and the Courts, where disclosure is required or permitted by law or court order, including under Sections 9(1)(b), 9(1)(c) and 9(1)(e) of the Privacy Act.

The Group does not sell Your personal information to third parties for their own independent commercial use. All third-party disclosures are limited to the minimum information necessary to achieve the authorised purpose.

18.7 Your Privacy Rights. Subject to the Privacy Act, You have the following rights in respect of Your personal information held by the Group:

- (a) To be informed of why Your personal information is being collected, how it will be used, how it will be stored, and who it will be disclosed to;
- (b) To request and receive access to Your personal information held by any Group Entity within a reasonable timeframe;
- (c) To request correction of personal information that is incorrect or incomplete;
- (d) To request deletion of Your personal information where it is no longer required for the purpose for which it was collected, subject to the Group's ongoing operational obligations and retention policy;
- (e) To withdraw consent for the use or disclosure of Your personal information at any time, subject to the legal and contractual restrictions arising from Your use of Exchange Services; and
- (f) To make a complaint about the Group's handling of Your personal information.

To exercise any of the above rights, You must submit a written request to the Group through official channels. Requests will be processed within a reasonable timeframe. Certain requests may be denied where permitted or required by law, or where the information is necessary for the Group's ongoing operations, legal obligations, or the performance of this Agreement. The Group notes that certain privacy rights under the Privacy Act are subject to reasonable limitations set

out in Section 6(2) of that Act.

18.8 Retention. Personal information will be retained by the Group for as long as is necessary for the purposes for which it was collected, including for the duration of Your Account relationship with the Group and for any period required by applicable law or regulation following the termination of that relationship.

ACKNOWLEDGMENT

BY USING ANY SERVICE PROVIDED BY ANY GROUP ENTITY, PLACING ANY TRADE, PURCHASING OR SELLING ANY OPTION, DEPOSITING OR TRANSFERRING ANY FUNDS, OR OTHERWISE INTERACTING WITH ANY MEMBER OF THE STOCK EXCHANGE LLC GROUP, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTOOD, AND VOLUNTARILY AGREED TO BE BOUND BY THESE TERMS OF SERVICE IN THEIR ENTIRETY, INCLUDING ALL LIMITATIONS OF LIABILITY, WAIVERS OF CLAIMS, COVENANTS NOT TO SUE, AND THE CORPORATE SEPARATION OF LIABILITY PROVISIONS CONTAINED HEREIN.

The Stock Exchange LLC

*Ultimate Parent Holding Company Commonwealth
of Redmont*

On behalf of:

Redmont Trust Services LLC | *Central Securities Depository and Custodian*

TSE Investment Bank | *Securities Exchange and Investment Bank*

TSE Risk Analytics | *Market Maker and Options Issuer*