

Supplement to Interactive Brokers LLC Client Agreement in Connection with Trading Digital Assets with Paxos Trust Company Through IB's Platform

1. General:

This supplement ("Supplement") to the Interactive Brokers LLC Client Agreement (as amended from time to time, the "Client Agreement") is made between Client and Interactive Brokers LLC ("IB") and sets forth the terms under which IB agrees (i) to allow Client to access digital asset trading and custody services (the "Crypto Services") in an account in Client's name (the "Paxos Account") at Paxos Trust Company ("Paxos") through IB's electronic trading platform and (ii) to provide certain cashing services in connection with the settlement of transactions undertaken by Client using the Crypto Services.

Client agrees to be legally bound by the terms and conditions set forth in this Supplement. Client understands and agrees that Client continues to remain bound by the terms and conditions of the Client Agreement which governs Client's securities brokerage account at IB ("Brokerage Account") and commodities account at IB (together with the Brokerage Account, "IB Accounts"), of which this Supplement forms a part (such Client Agreement, together with this Supplement and any other supplements, annexes, schedules or exhibits, the "Agreement"), and that all terms and conditions in the Client Agreement, including, without limitation, the "Mandatory Arbitration" provision thereof, shall also govern the relationship between IB and Client with regard to any services contemplated by this Supplement.

2. Cryptocurrency / Digital Asset Brokerage and Custody Services Provided Solely by Paxos Trust Company; No Recourse to IB for Losses in Paxos Account:

The Client understands and agrees that the Crypto Services are provided solely by Paxos and not by IB. Paxos provides the Crypto Services pursuant to Paxos' Exchange Terms and Conditions between Client and Paxos, to which Client has separately agreed. No order to trade a digital asset is accepted until it is accepted by Paxos.

Client acknowledges and agrees that IB is not responsible for any trading or other losses (including, without limitation, losses due to theft, fraud, cybersecurity breach, loss of control of private keys, or any other loss arising from trading or holding digital assets with Paxos) resulting directly or indirectly from or in connection with Client's relationship with Paxos and/or Client's trading or holding of digital assets, including activity or holdings in the Paxos Account.

3. Client Cannot Place Orders to Purchase Digital Assets for Amounts Greater than the Amount of Funds Available to Be Withdrawn From Client's Brokerage Account:

Client shall not use the IB platform to enter orders to purchase digital assets for an amount (including commissions) greater than the cash withdrawal limit (subject to any limitations on cash withdrawals under Regulation T and/or IB house initial margin requirements) in Client's Brokerage Account as of the time of the order (the "Cash Withdrawal Limit"). Any order for trade value (including commissions) exceeding Client's Cash Withdrawal Limit is subject to rejection by IB's platform prior to submission to Paxos. Notwithstanding the above, if Client places an order with Paxos to purchase digital assets for trade value (including commissions) in excess of

Client's Cash Withdrawal Limit, and IB's platform does not reject such order, Client acknowledges and agrees that Client is fully liable for the full amount of such order.

4. Authority to Transfer Funds Between Brokerage Account and Paxos Account in Connection with Client Trading in the Paxos Account:

Client hereby authorizes and instructs IB to make payment (the "Transfer Instructions") to Paxos on Client's behalf for any executed purchase of digital assets (including both the cost of the digital assets and the commission charged by Paxos) arising from any order Client has placed with Paxos through the IB platform. Such payment will be treated as a withdrawal of funds from Client's Brokerage Account and corresponding deposit of funds to Client's Paxos Account.

Client hereby authorizes and instructs IB to sweep to Client's Brokerage Account any proceeds (net of commission) in Client's Paxos Account resulting from the sale of digital assets. Such sweep will be treated as a withdrawal of funds from Client's Paxos Account and corresponding deposit of funds in Client's Brokerage Account.

5. No Margin Value; No Lien:

Digital assets in Client's Paxos Account will not be assigned any margin value for purposes of determining Client's IB Accounts' compliance with either securities or commodities margin requirements. Client must ensure that the equity in Client's IB Accounts is sufficient at all times to meet any margin requirements on Client's IB Accounts without regard to any assets in Client's Paxos Account.

Notwithstanding any other provision of the Agreement, IB shall have no lien or security interest over the digital assets held in Client's Paxos Account.

6. Assets in Custody of Paxos Not Subject to Customer Protection Rule or SIPC Protection:

Client understands that once IB transfers the specified funds from Client's Brokerage Account to the Paxos Account pursuant to the Transfer Instructions, the funds are subject to the control of Paxos and in the custody of Paxos and not of IB.

Client further understands that Client's assets held in the Paxos Account, including any digital assets or any fiat currency funds, will not benefit from the protections of the Customer Protection Rule (Rule 15c3-3) under the U.S. Securities Exchange Act of 1934 or the insurance protections of the Securities Investor Protection Act (SIPA) which apply to Client's Brokerage Account.

7. Limited Trading Hours

Client understands and acknowledges that digital assets generally trade 24/7, and their prices may change dramatically over the weekend, but that IBKR's platform does not provide 24/7 access to trading at Paxos, and that this may expose Client to additional risk of loss on Client's digital asset positions, or to loss of trading opportunities that might have been profitable, as a result of IBKR platform downtime, scheduled or otherwise. **In addition to the waivers in Section 2 above, Client agrees to waive any claim against IBKR for compensation as a result of either losses in value of Client's position or loss of trading opportunities in digital assets resulting from IBKR platform downtime and/or the inability to place orders with Paxos at certain times, or in the event that a Client Conditional Order (as defined in Section 8 below) is submitted to Paxos substantially after the occurrence of the triggering condition for that Conditional Order or not at all.**

Please see the Risk Disclosure for Trading Digital Assets with Paxos Trust Company Through IBKR's Platform for more information.

8. Conditional Orders

In certain instances, IBKR permits clients to create orders in digital assets which are to be submitted only upon the occurrence of some future event ("Conditional Orders"), which event may or may not occur. Examples of such orders include, without limitation, "Good After Time" orders and orders that are only to be submitted upon a certain index value or asset price threshold being crossed.

Client hereby acknowledges and agrees that when Client enters a Conditional Order, it is requesting that IBKR, acting as a platform provider to Paxos, submit an order to Paxos with the specified terms **only upon the occurrence of the specified event, and that such order is not accepted until submitted to Paxos by IBKR and accepted by Paxos.**

Client acknowledges that, as set forth in Section 7, IBKR's platform does not operate 24/7, and that the triggering event Client has specified for any Conditional Order may occur during IBKR platform downtime, and that accordingly, Client's Conditional Order may not be submitted until substantially after the occurrence of the triggering condition, or may not be submitted at all.

THE CLIENT AGREEMENT, WHICH THIS SUPPLEMENT FORMS A PART OF, CONTAINS A PRE-DISPUTE ARBITRATION CLAUSE IN PARAGRAPH 54. BY SIGNING THIS SUPPLEMENT, CUSTOMER ACKNOWLEDGES THAT THIS AGREEMENT CONTAINS A PRE-DISPUTE ARBITRATION CLAUSE AND THAT CUSTOMER HAS RECEIVED, READ AND UNDERSTOOD THE TERMS THEREOF.