

# NEXUSICO CAPITAL LLC., TERMS & CONDITIONS

WELCOME TO NEXUSICO CAPITAL LLC (THE "SITE"). THIS AGREEMENT IS AMONG YOU AND NEXUSICO CAPITAL LLC, (HEREINAFTER CALLED "WE", OR THE "ORGANIZATION") WHICH OFFERS TO ("YOU", "CLIENT" OR THE "CLIENT") CERTAIN ADMINISTRATIONS BY MEANS OF THE SITE. ANY UTILIZATION OF THIS SITE OR THE ADMINISTRATIONS ACCESSIBLE ON THE SITE OR THROUGH OUR PORTABLE APPLICATION EVERY ONCE IN A WHILE (COUNTING, YET NOT CONSTRAINED TO, THE EXCHANGING STAGE, ACCESSIBLE DATA, PROGRAMMING, DEVICES, PROGRAMS, SEGMENTS, UPDATES, REDESIGNS, AND EVERY SINGLE RELATED APPLICATION, ACCESSIBLE NOW OR LATER ON) (ALL IN ALL, THE "ADMINISTRATION"), IS DEPENDENT UPON AND CONTINGENT UPON YOUR CONSENT TO FOLLOW THESE TERMS OF USE (THE "UNDERSTANDING").

YOU AFFIRM AND RECOGNIZE THAT BY GETTING TO THE SITE AND USING THE SERVICE: (A) YOU HAVE PERUSED THIS AGREEMENT AND THAT YOU COMPREHEND ITS SUBSTANCE; (B) YOU CONSENT TO BE BOUND BY THIS AGREEMENT AND EVERY SINGLE SUBORDINATE RECORD AND APPROACHES OF THE COMPANY (AS ALTERED NOW AND AGAIN) WHICH ARE ACCESSIBLE ON THE SITE (COUNTING, HOWEVER NOT RESTRICTED TO, THE PRIVACY POLICY) (TOGETHER THE "ORGANIZATION POLICIES"); AND (C) THAT YOU ARE OF LAWFUL AGE TO FRAME A COUPLING AGREEMENT OF THE KIND OF THIS AGREEMENT. IT WOULD BE IDEAL IF YOU PERUSED THIS AGREEMENT AND THE COMPANY POLICIES CAUTIOUSLY BEFORE UTILIZING THIS SITE AND CHECK THEM INTERMITTENTLY FOR CHANGES. ON THE OFF CHANCE THAT YOU DON'T CONSENT TO BE BOUND BY THE TERMS AND STATES OF THIS AGREEMENT OR THE COMPANY POLICIES, KINDLY DON'T UTILIZE OR GET TO THE SITE OR THE SERVICE.



## 1. ACCESS TO WEBSITE

WEBSITE IS THE INTERNET RESOURCE, CONTAINING THE INFORMATION AND INTELLECTUAL PROPERTY INCLUDING COMPUTER PROGRAMS, GRAPHIC REGISTRATION OF INTERFACE (DESIGN), DATABASE, ETC IN INFORMATION SYSTEM AND OBJECTS OF INTELLECTUAL PROPERTY, ACCESS TO WHICH IS PROVIDED FROM DIFFERENT USER DEVICES CONNECTED TO THE INTERNET BY MEANS OF SPECIAL SOFTWARE FOR WEBSITES VIEWING (BROWSER) OF [WWW](https://www.nexusico.com.com/). [HTTPS://WWW.NEXUSICO.COM.COM/](https://www.nexusico.com.com/) (INCLUDING THE DOMAINS OF THE NEXT LEVELS RELATED TO THESE ADDRESSES). BY USING OR REGISTERING ON THE APP OR WEBSITE BY OPENING A USER ACCOUNT OR OTHERWISE, YOU ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTOOD THESE TERMS, YOU FULLY AGREE TO ALL THE TERMS AND CONDITIONS CONTAINED IN THE TERMS AND AGREE TO COMPLY WITH IT.

## 2. DATA

DATA PROVIDED THROUGH THE WEBSITE IS MEANT ONLY FOR INFORMATIONAL AND PRIVATE USE PURPOSES. THE USER MAY TAKE THE ADVICE OF INDEPENDENT LEGAL, INVESTMENT, TAX, FINANCIAL ADVISORS, IF DESIRED, BEFORE CONTINUING WITH AN INVESTMENT. ALL INFORMATION PROVIDED BY THE WEBSITE SHOULD NOT BE READ, INTERPRETED, OR CONSTRUED AS GRANTING. ANY INVESTMENT ADVICE BY THE COMPANY OR EMPLOYEES, OFFICERS, MANAGERS, ASSOCIATES, AGENTS, SERVICE PROVIDER AND LICENSORS. THE WEBSITE WILL NOT TAKE INTO CONSIDERATION ANY INVESTMENT GOALS, FINANCIAL SITUATION, OR SPECIFIC REQUIREMENTS OF ANY PATRON. ANY PERSON OR ENTITY SHOULD CAREFULLY CONSIDER THEIR FINANCIAL CIRCUMSTANCES BEFORE GETTING INTO ANY TRANSACTION(S) OR AGREEMENT (S). ANY INFORMATION THAT THE COMPANY HAS COLLECTED FROM A PATRON, THROUGH THE USE OF WEBSITE IS AT ALL TIMES KEPT IN CONFIDENCE AND FOR LAWFUL PURPOSES. INFORMATION SO COLLECTED IS ONLY SUBJECT TO DISCLOSURE IN CASES OF REQUEST IMPOSED BY ANY RELEVANT SUPERVISORY BODY, LEGAL CLAIM SUBJECTING THE COMPANY TO UNVEIL SUCH INFORMATION(S) IN CASES WHERE DISCLOSURE OF SUCH INFORMATION IS NECESSARY TO PROTECT COMPANY'S STATUTORY OBLIGATIONS AND RIGHTS



### 3. CONFIDENTIALITY

We MAINTAIN TECHNICAL, PHYSICAL AND ADMINISTRATIVE GUARDS TO HELP PROTECT THE PRIVACY OF DATA AND PERSONAL INFORMATION YOU TRANSMIT TO US. OUR UNDERLYING SECURITY INFRASTRUCTURE AND TECHNOLOGY WILL BE TESTED AND UPDATED REGULARLY. WE LIMIT ACCESS TO YOUR PERSONAL DATA ONLY TO STAFF, WHO NEED TO KNOW THAT INFORMATION TO PROVIDE SERVICES TO YOU. WE ALSO TRAIN OUR TEAM ABOUT THE IMPORTANCE OF CONFIDENTIALITY AND ENSURING THE PRIVACY AND SECURITY OF YOUR DATA. DATA IS ENCRYPTED IN OUR SYSTEMS DURING TRANSFERS, WE ALSO MAINTAIN HIGH AVAILABILITY SOLUTIONS TO ENSURE ACCESSIBILITY TO YOUR DATA.

### 4. LIMITED LIABILITY

IN NO EVENT WILL NEXUSICO CAPITAL LLC., BE ACCOUNTABLE FOR ANY DAMAGES, INCLUDING, WITHOUT LIMITATION DIRECT OR INDIRECT, SPECIAL, INCIDENTAL OR DAMAGES, EXPENSES OR LOSSES ARISING IN CONNECTION WITH THIS SITE OR ANY ASSOCIATED SITE OR USE THEREOF OR INABILITY TO USE BY ANY PARTY, OR IN CONNECTION WITH ANY FAILURE OF PERFORMANCE, INTERRUPTION, OMISSION, ERROR, DELAY, DEFECT IN OPERATION OR TRANSMISSION, COMPUTER VIRUS OR LINE OR SYSTEM FAILURE, EVEN IF NEXUSICO, OR REPRESENTATIVES THEREOF, ARE ADVISED OF THE POSSIBILITY OF SUCH DAMAGES, LOSSES, OR EXPENSES. SUBMISSIONS. NEITHER COMPANY NOR THE USER IS LIABLE TO THE OTHER FOR ANY CONSEQUENTIAL OR INDIRECT LOSS, INCLUDING, BUT NOT LIMITED TO, LOSS OF DATA, LOSS OF PROFIT, LOST OPPORTUNITY COST, LOSS OF ENJOYMENT.



### 5. INDEMNIFICATION

AS A CONDITION OF YOUR USE OF THE NEXUSICO SITES, YOU AGREE TO INDEMNIFY AND HOLD NEXUSICO AND ITS THIRD PARTY CONTENT PROVIDERS HARMLESS FROM AND AGAINST ANY AND ALL CLAIMS, LIABILITY, LOSSES AND EXPENSES (INCLUDING BUT NOT LIMITED TO ATTORNEYS' FEES) ARISING FROM YOUR USE OF THE NEXUSICO SITES, OR FROM YOUR VIOLATION OF THESE TERMS.

### 6. PAYMENT AND SAFETY OF FUNDS

LEGALITY FOR BILLING AND CLEARING PURPOSES IS GOVERNED BY UK LAWS. THE USER IS RESTRICTED BY ANY OF THE AGREEMENT SO SIGNED BY SUCH USER, AND IN TURN, ACCEPTS AND AGREES TO THE ONLINE PAYMENT METHODS PROVIDED BY THE COMPANY. DEPOSITS AND WITHDRAWALS OF FUNDS ARE EXECUTED AS PER THE AGREEMENT ENTERED BY THE USER AND THE COMPANY. WITHDRAWALS OF FUNDS ARE MODIFIED ONLY UPON THE ACCEPTANCE AND APPROVAL OF SUCH REQUESTS BY THE COMPANY. THE COMPANY IS A MEMBER OF THE INVESTORS COMPENSATION FUND. ALL FUNDING EXERCISE IS PROTECTED UNDER THIS LICENSE, LINKED SITES AND LIMITATION OF LIABILITY ACCESS TO THE WEBSITE IS A NON-EXCLUSIVE, NON- TRANSFERABLE BASIS AND IS IN COMPLIANCE WITH THE TERMS AND CONDITIONS HEREIN, INCLUDING ALL OTHER AGREEMENTS SO SIGNED BY THE USER.

THE WEBSITE MAY CONTAIN HYPERLINKS TO THIRD-PARTY SITES, AND AS SUCH, THE COMPANY SHALL NOT BE ACCOUNTABLE FOR THE CONTENT OR ACCURACY OF INFORMATION OF ANY OF THOSE SITES, AND AS SUCH, DOES NOT GUARANTEE THE CONTENTS WITHIN SUCH SITES. THE WEBSITE OF THE COMPANY IS PROVIDED TO THE USER ON AN "AS IS" AND "AS AVAILABLE" BASIS. THE COMPANY WILL NOT GIVE ANY WARRANTIES OF ANY KIND, INCLUDING IMPLIED WARRANTIES. THE COMPANY, EMPLOYEES, MANAGERS, DIRECTORS, ASSOCIATES, SERVICE, AGENTS, PROVIDERS AND LICENSORS, DOES NOT ASSURE THE ACCURACY, COMPLETENESS, ADEQUACY OF THE INFORMATION, PRODUCTS AND SERVICES WITHIN THE WEBSITE, AND EXPRESSLY DENIES LIABILITY FOR ANY ERRORS, LOSSES, INTERRUPTIONS, DAMAGES, OR INACCURACIES IN THE INFORMATION, PRODUCTS AND SERVICES PROVIDED THROUGH THE WEBSITE. TERMINATION OF AN ACCOUNT IS PROCESSED AS PER THE AGREEMENT ENTERED INTO BETWEEN THE COMPANY AND THE USER. TERMINATION OF AN ACCOUNT MAY BE INITIATED BY EITHER PARTY TO THE AGREEMENT AND IS DELIVERED TO THE OTHER PARTY IN WRITING VIA THE LEGAL METHODS OF DELIVERY OF SUCH NOTICE.

## 7. MARGINS AND DEPOSIT REQUIREMENTS

- USER SHALL PROVIDE TO AND MAINTAIN WITH NEXUSICO BALANCE IN SUCH AMOUNTS AND SUCH FORMS AS NEXUSICO, IN ITS SOLE DISCRETION, MAY REQUIRE.
- SUCH BALANCE REQUIREMENTS MAY BE HIGHER OR LESS THAN MARGINS REQUIRED BY THOSE ICO PROJECTS AND CRYPTOCURRENCY EXCHANGES WITH WHICH TRADES ARE EXECUTED.
- THE COMPANY MAY CHANGE BALANCE REQUIREMENTS AT ANY TIME.
- USER AGREES TO DEPOSIT BY PAYMENT METHOD ACCEPTABLE TO THE COMPANY.
- NEXUSICO MAY AT ANYTIME PROCEED TO LIQUIDATE USER'S ACCOUNT, AND ANY FAILURE BY THE COMPANY TO ENFORCE ITS RIGHTS HERE UNDER SHALL NOT BE DEEMED A WAIVER BY THE COMPANY TO ENFORCE ITS RIGHTS THEREAFTER.
- NEXUSICO RESERVES THE RIGHT TO LIMIT THE AMOUNT AND TOTAL NUMBER OF INVESTMENT PACKAGES WHICH USER MAY ACQUIRE OR MAINTAIN AT NEXUSICO, AND TO INCREASE BALANCE REQUIREMENTS IN ADVANCE OF INCOMES OR OTHER NEWS OR EVENTS, WITH OR WITHOUT NOTICE, EITHER BEFORE SUCH EVENTS OR RETROACTIVELY OR AT ANY ADDITIONAL TIME THAT IT DEEMS AT ITS SOLE DISCRETION.
- ORDERS MUST BE PLACED, ALLOWING SUFFICIENT TIME TO EXECUTE AND TO CALCULATE PROFIT REQUIREMENTS.
- PROFITS DERIVING FROM A TRANSACTION SHALL BE ADDED TO THE USER'S ACCOUNT AS AN ADDED MARGIN, UNTIL THE TRANSACTION IS OPEN, AND UPON THE CLOSING OF THE TRANSACTION, AS AN ADDITION TO THE AVAILABLE BALANCE FOR WITHDRAWAL.
- LOSSES DERIVING FROM A TRANSACTION SHALL BE DEDUCTED FROM USER'S ACCOUNT.

## 8. BONUSES

- NEXUSICO MAY ELECT TO GRANT A BENEFIT TO PATRON BY DEPOSITING BONUS AMOUNTS IN PATRON'S ACCOUNT SUBJECT TO SPECIFIC TERMS AND CONDITIONS AS SHALL BE DETERMINED BY NEXUSICO, AT ITS SOLE DISCRETION.
- BONUS AMOUNTS MAY NOT BE WITHDRAWN BY PATRON, UNLESS PATRON COMPLIES WITH THE APPLICABLE REQUIREMENTS POSTED ON NEXUSICO' WEBSITE AS MAY BE AMENDED FROM TIME TO TIME OR AS COMMUNICATED TO THE USER.
- IF NEXUSICO SUSPECTS OR HAS REASON TO BELIEVE THAT USER HAS VIOLATED THE TERMS AND CONDITIONS OF A BONUS OFFERS, THE COMPANY HAS THE RIGHT TO CANCEL BONUSES, AND ANY TRADES OR PROFITS ASSOCIATED WITH THE USER'S ACCOUNT(S).





- BONUS PROMOTIONS MAY BE RESTRICTED IN CERTAIN JURISDICTIONS AS COMMUNICATED ON THE COMPANY'S WEBSITE.
- NEXUSICO RESERVES THE RIGHT TO CANCEL OR REJECT BONUS PROMOTIONS AT ITS SOLE DISCRETION.
- IF NEXUSICO SUSPECTS OR HAS REASON TO BELIEVE THAT PATRON HAS ATTEMPTED FRAUDULENT ACTION IN ORDER TO CLAIM A BONUS OR ANY OTHER PROMOTION, NEXUSICO RESERVES THE RIGHT TO:
  - 1) CANCEL OR REJECT THE BONUS PROMOTION, AND ANY ASSOCIATED AGENT BONUS, AT ITS SOLE DISCRETION.
  - 2) TO TERMINATE USER'S ACCESS TO SERVICES PROVIDED BY NEXUSICO AND/OR TERMINATE THE CONTRACT BETWEEN NEXUSICO AND THE PATRON FOR THE PROVISION OF SERVICES,
  - 3) TO BLOCK USER'S ACCOUNT(S) AND TO ARRANGE FOR THE TRANSFER OF ANY UNUSED BALANCE TO PATRON.

## 8. RIGHTS AND OBLIGATIONS OF THE COMPANY

THE COMPANY IS RESPONSIBLE FOR THE TECHNICAL MAINTENANCE OF THE WEBSITE AND PROVIDES ROUND-THE-CLOCK ACCESS TO USERS' ACCOUNTS.

### COMPANY IS ENTITLED TO:

- REQUIRE THE USER TO UNDERGO COMPLETE IDENTIFICATION IF THEIR ACCOUNT IS BLOCKED IN THE RESULT OF NON-COMPLIANCE WITH THE PRESENT AGREEMENT.
- USE E-MAIL ADDRESS OF THE USER TO SEND SYSTEM NEWSLETTERS, NOTIFICATION, AS WELL AS MARKETING INFORMATION
- DENY THE USER IN SERVICES RENDERING WITHOUT GIVING A REASON
- CHANGE THE TERMS OF COOPERATION AT ITS OWN DISCRETION UPON USERS NOTICE.

### COMPANY IS OBLIGED TO: -

- PROVIDE ROUND-THE-CLOCK ACCESS TO THE WEBSITE.
- ENSURE USERS' PERSONAL DATA SAFETY AND NOT DISCLOSE IT TO ANY THIRD PARTIES.
- TIMELY AND IN FULL, INFORM USERS ABOUT ALL CHANGES AND DEVELOPMENTS.
- ACCRUE FINANCIAL REMUNERATION TO USERS AS A RESULT OF COOPERATION WITH THE NEXUSICO WEBSITE (REGULAR ACCRUALS OF ECONOMIC PROFIT AND COMPENSATION FOR PARTICIPATION IN THE AFFILIATE PROGRAM) AND PROCESS USERS' APPLICATIONS FOR DEPOSITS AND WITHDRAWALS OF FUNDS.

## 9. USER RESPONSIBILITY

YOU MAY ACCESS AND USE THE SITE AND SERVICE ONLY FOR ITS PURPOSES AS INTENDED BY THE NORMAL FUNCTIONALITY OF THE SITE AND SERVICE, AS LONG AS YOU ARE IN COMPLIANCE WITH ALL PROVISIONS OF THIS AGREEMENT. IN CONNECTION WITH YOUR USE OF THE SITE AND THE SERVICE, YOU AGREE TO ABIDE BY ALL APPLICABLE LOCAL, STATE, NATIONAL AND INTERNATIONAL LAWS AND REGULATIONS AND NOT ALLOW OR FACILITATE A THIRD PARTY TO, VIOLATE OR INFRINGE ANY RIGHTS (INCLUDING, BUT NOT LIMITED TO, COPYRIGHTS, RIGHTS OF PUBLICITY OR PRIVACY AND TRADEMARKS) OF OTHERS, OUR POLICIES OR THE OPERATIONAL OR SECURITY MECHANISMS OF THE SERVICE, AND WITHOUT LIMITING THE FOREGOING YOU MAY NOT



- USE (I) THE SITE, (II) THE SERVICE, OR (III) ANY FINANCIAL DATA, CONTENT, PROGRAMMING, SERVICES, FEATURES, DATA, TEXT, INFORMATION, IMAGES, GRAPHICS, PHOTOGRAPHS, SCRIPTS, SOUNDS, VIDEO, MUSIC, SOUND RECORDINGS, PROGRAMMING, TRADEMARKS, LOGOS, SERVICE MARKS, HTML CODE, COMPILATION OF CONTENT, FORMAT, DESIGN, USER INTERFACE AND SOFTWARE MADE AVAILABLE THROUGH OR WHICH APPEARS ON THE SITE OR SERVICE (“SITE CONTENT”) TO PROMOTE, CONTRIBUTE TO OR CONDUCT FRAUDULENT, OBSCENE, PORNOGRAPHIC, INAPPROPRIATE OR ILLEGAL ACTIVITIES,
- INCLUDING, BUT NOT LIMITED TO, DECEPTIVE IMPERSONATION, IN CONNECTION WITH CONTESTS, PYRAMID SCHEMES, SURVEYS, CHAIN LETTERS, JUNK E-MAIL, SPAMMING OR ANY DUPLICATIVE OR UNSOLICITED MESSAGES (COMMERCIAL OR OTHERWISE); INTERFERE WITH THE ACCESS, USE OR ENJOYMENT OF THIS SITE OR THE SERVICE BY OTHERS (INCLUDING, BUT NOT LIMITED TO, CAUSING OR ATTER DEMAND ON THE SERVICE THAT IS DEEMED BY US REASONABLE, ATTACKS SUCH AS “FLAMING” OTHER PARTICIPANTS IN A MANNER THAT MIGHT INCITE OR PERPETUATE A CONFLICT OR ARGUMENT, AND CREATING USERNAMES TO ATTACK OTHER PARTICIPANTS’ IDENTITIES); HARASS OR DEFAME OTHERS; OR PROMOTE HATRED TOWARDS ANY GROUP OF PEOPLE.
- USE ANY SITE CONTENT EXCEPT FOR THE INTENDED PURPOSES OF THE SERVICE AND SITE, SUBJECT ALWAYS TO THE TERMS OF THIS AGREEMENT. YOU MAY NOT DISPLAY, IMPORT OR EXPORT FEEDBACK INFORMATION RELATING TO THE SITE OR USE IT FOR PURPOSES UNRELATED TO THE SERVICE WITHOUT OUR PRIOR WRITTEN CONSENT.

- COPY, RECORD, EDIT, ALTER OR TRANSLATE ANY OF THE SERVICE, THE SITE OR THE SITE CONTENT INCLUDING, BUT NOT LIMITED TO, REMOVING, EDITING OR OTHERWISE INTERFERING WITH ANY NAMES, MARKS, LOGOS OR BRANDING ON THE SERVICE, SITE OR THE SITE CONTENT.
- HARVEST OR OTHERWISE COLLECT NON-PUBLIC INFORMATION ABOUT ANOTHER USER OBTAINED THROUGH THE SITE OR THE SERVICE (INCLUDING, WITHOUT LIMITATION, EMAIL ADDRESSES), WITHOUT THE PRIOR WRITTEN CONSENT OF THE HOLDER OF THE APPROPRIATE RIGHTS TO SUCH INFORMATION.
- ADD A SITE MEMBER TO YOUR EMAIL OR PHYSICAL MAILING LIST WITHOUT THEIR CONSENT AFTER ADEQUATE DISCLOSURE OR USE THEIR EMAIL ADDRESSES OR CONTACT DETAILS FOR ANTI-SOCIAL, DISRUPTIVE OR DESTRUCTIVE PURPOSES, INCLUDING “FLAMING”, “SPAMMING”, “FLOODING”, “TROLLING” AND “GRIEFING” AS THOSE TERMS ARE COMMONLY USED AND UNDERSTOOD ON THE INTERNET.
- ALTER, MODIFY, DELETE, FORGE, FRAME, HYPERLINK, CREATE DERIVATIVE WORKS OR OTHERWISE INTERFERE WITH OR IN ANY MANNER DISRUPT, CIRCUMVENT, OR COMPROMISE ANY PART OF THE SITE, THE SERVICE, ANY SITE CONTENT, OR FEATURES.
- IN ANY MANNER DAMAGE OR IMPAIR ANY OF OUR INTELLECTUAL PROPERTY RIGHTS (AS DEFINED BELOW).
- USE ANY ROBOT, SPIDER, OTHER AUTOMATED DEVICE OR ANY TOOL-BAR, WEB-BAR, OTHER WEB-CLIENT. DEVICE, SOFTWARE, ROUTINE OR MANUAL PROCESS, TO MONITOR OR SCRAPE INFORMATION FROM THIS SITE OR THE SERVICE, OR BYPASS ANY ROBOT EXCLUSION REQUEST (EITHER ON HEADERS OR ANYWHERE ELSE ON THE SITE).
- DECOMPILE, DISASSEMBLE, REVERSE ENGINEER OR OTHERWISE ATTEMPT TO DISCOVER ANY SOURCE CODE OR UNDERLYING IDEAS OR ALGORITHMS OF THE SITE OR THE SERVICE EXCEPT IF AND TO THE EXTENT PERMITTED BY APPLICABLE LAW.
- ACCESS OR ATTEMPT TO ACCESS ANY OF OUR SYSTEMS, PROGRAMS OR DATA THAT ARE NOT MADE AVAILABLE FOR PUBLIC USE, OR ATTEMPT TO BYPASS ANY REGISTRATION PROCESSES ON THE SERVICE.
- CREATE OR PROVIDE ANY OTHER MEANS THROUGH WHICH THE SERVICE MAY BE ACCESSED, FOR EXAMPLE, THROUGH SERVER EMULATORS, WHETHER FOR PROFIT OR NOT.
- COPY, DISTRIBUTE, TRANSMIT, BROADCAST, PUBLICLY DISPLAY, PUBLICLY PERFORM, RENT OR SELL ANY PORTION OF THE SERVICE, THE SITE OR THE SITE CONTENT;
- ‘DEEP-LINK’, REDISTRIBUTE OR FACILITATE THE REDISTRIBUTION OF SITE CONTENT;
- ABUSE OR USE ANY OTHER MEANS TO AFFECT OR MANIPULATE THE SERVICE IN GENERAL OR THE PRICES QUOTED THROUGH THE SERVICE.
- USE ANY META TAGS OR ANY OTHER “HIDDEN TEXT” UTILIZING ANY TRADEMARKS OR INTELLECTUAL PROPERTY OWNED OR LICENSED BY US.
- USE THIS SITE OR THE SERVICE FOR THE PURPOSE OF MONEY LAUNDERING.

## 10. INTELLECTUAL PROPERTY

YOU ACKNOWLEDGE THAT THE PLATFORM IS PROTECTED BY COPYRIGHT AND OTHER INTELLECTUAL PROPERTY LAWS. YOU FURTHER ACKNOWLEDGE THAT ALL RIGHTS, TITLE, AND INTEREST THEREIN ARE THE SOLE PROPERTY OF NEXUSICO CAPITAL LLC., AND ITS THIRD-PARTY LICENSORS, WHERE APPLICABLE, AND THAT YOU RECEIVE NO RIGHTS, TITLE OR INTERESTS IN THE SOFTWARE EXCEPT AS EXPRESSLY SET FORTH HEREIN. YOU AGREE NOT TO CHALLENGE EITHER NEXUSICO OR THIRD PARTY LICENSOR'S RIGHTS IN OR OTHERWISE ATTEMPT TO ASSERT RIGHTS IN THE SOFTWARE, EXCEPT THOSE PROVIDED UNDER THIS EULA.

## 11. USER ACCOUNT CAN BE REVOKED IN THE FOLLOWING CASES

TRANSFER OF ACCESS TO OTHER USERS. - USE OF THE ADDITIONAL PROGRAMS, IMITATING THE ACTIVITY OF REGISTRATION RECORD. - INTENTIONAL ATTEMPTS OF DECEPTION AND INTRODUCTION IN AN ERROR OF OTHER USERS. - INSULTS OF USERS, EMPLOYEES OR CAUSING OF ANY NEGATIVE TOWARD THE SERVICE. - DISTRIBUTION OF NEGATIVE INFORMATION ABOUT THE SERVICE. - SIMILARLY, IN ANY OTHER CASE, WHERE THE DECISION OF THE SERVICE DEFINES THAT THE USER CARRIES A THREAT FOR THE SERVICE AND/OR FOR OTHER USERS.

