

TERMS OF SALE FOR ALLO TOKENS

DATE: 13 September 2018

The token issuer is Organic TECH DWC-LLC is a company incorporated and registered in DUBAI, the registered address at PO Box 390667, Business Center Dubai, World Central Dubai, UAE and will be the creator of ALLO tokens under these Terms (“Allure Organics”, “Company”, “we”, “our” or “us”).

PLEASE READ THESE TERMS OF SALE FOR ALLO TOKENS (hereinafter: “TERMS”) CAREFULLY. THESE TERMS CONTAIN PROVISIONS WHICH AFFECT YOUR LEGAL RIGHTS. IN THE EVENT AN AGREEMENT IS CONCLUDED AS DEFINED HEREIN, YOU WILL BE BOUND BY THESE TERMS AND ALL TERMS INCORPORATED HEREIN BY REFERENCE.

BY SELECTING “I AGREE” AND SUBMITTING A FORM IN THE KYC PROCEDURE (AS DEFINED BELOW) YOU ARE ACKNOWLEDGING THAT YOU HAVE READ THESE TERMS AND YOU ARE AGREEING TO BE BOUND BY THEM IN THE EVENT AN AGREEMENT IS CONCLUDED AS DEFINED HEREIN. IF YOU DO NOT AGREE TO ANY OF THE TERMS SET OUT IN THESE TERMS, YOU BELIEVE THAT ANY TERMS SHOULD NOT APPLY TO YOU, OR YOU WISH TO NEGOTIATE THESE TERMS, DO NOT SUBMIT A FORM IN THE KYC PROCEDURE, DO NOT PURCHASE ANY ALLURE ORGANIC’S CRYPTOGRAPHIC TOKENS (“ALLO TOKENS”) AND IMMEDIATELY NAVIGATE AWAY FROM THE COMPANY’S WEBSITE (AS DEFINED BELOW).

IF YOU ARE IN ANY DOUBT AS TO THE ACTION YOU SHOULD TAKE, YOU SHOULD CONSULT YOUR LEGAL, FINANCIAL, TAX OR OTHER PROFESSIONAL ADVISOR(S).

PROHIBITION ON CERTAIN CONTRIBUTORS

The law in certain jurisdictions may limit or restrict the purchase and / or sale of ALLO tokens. These jurisdictions include but are not limited to People’s Republic of China, Singapore, Canada, South Korea and the United States of America (including Puerto Rico, the U.S. Virgin Islands or any other US territories). The ALLO tokens are not being offered or distributed to, as well as cannot be resold or otherwise alienated by their holders to, citizens of, natural and legal persons, having their habitual residence, location or their seat of incorporation in the country or territory listed above or where transactions with digital tokens are prohibited or in any manner restricted by applicable laws or regulations. If such restricted person purchases ALLO tokens, such restricted person has done so on an unlawful, unauthorized and fraudulent basis and in this regard, will bear negative consequences on his / her own. Aforesaid persons that participate in the fundraiser by providing false information about their citizenship, residency place and nationality, will breach the Terms of Sale of ALLO tokens and would entitle ALLURE ORGANICS to request such persons to compensate any damages and/or losses suffered due to this violation. PARTIES TO THESE TERMS

References in these Terms to “Contributor”, “your” or “you” are to the person/legal entity who submits the form in the KYC procedure and makes a purchase of ALLO tokens as set out in these Terms.

You and Allure Organics will be individually and collectively referred to as the “Party” or “Parties” as the context herein requires.

Pre-ICO refers to the timeframe of the crowd sale, intended for early investor and with the highest bonus. ICO stage refers to the timeframe of the Crowd sale with lower bonus and intended for the public sale. Pre-ICO and ICO stage together are referred as the Crowd sale.

If you have any questions relating to these Terms, please contact us at support@allure-organics.com.

YOU AND THE COMPANY HEREBY AGREE AS FOLLOWS:

1. Allure Organics Platform

1.1. Allure Organics is an innovative company that combines production of water-based and hemp-based products with use of modern digital technology in order to provide transparency & traceability (“Allure Organics Platform”).

1.2. For a more detailed description of the Allure Organics Platform, please refer to:

a) The Allure Organics website at www.allure-organics.com (“Website”)

b) The Allure Organics white paper - available at: <https://allure-organics.com/wp-content/uploads/2018/12/AO-WHITEPAPER-v15.pdf> (the “Whitepaper”)

c) The Allure Organics Terms and conditions of the website - available at: <https://allure-organics.com/terms-of-use/>

All three (a, b and c) together represent a project documentation.

1.3. The information contained in the Project Documentation is of descriptive nature only, is not binding and does not by any means form part of these Terms.

2. ALLO tokens

ALLO tokens (ticker: ALLO) are fully ERC-20 compliant tokens based on the Ethereum blockchain which will be generated and distributed by the Company. ALLO tokens are utility tokens that you can use in relation to the Allure Organics Platform only. They are not cryptocurrencies and may not be used as such in any way. They are also not, and will not be used in any way as, equity, assets, bonds, securities, derivatives or any other financial instruments.

3. Commencement and Duration of Crowd sale

3.1. The Company intends to generate a total of 600,000,000 ALLO tokens. The Crowd sale consist of Pre-ICO Stage and ICO Stage (as defined below).

3.2. The Company intends to sell a target sum of 15% of ALLO tokens in the Pre-ICO Stage (“Pre-ICO Stage”). The Pre-ICO Stage will commence at 23:00 CET on 15 September 2018 (“Pre-ICO Stage Launch Date”) and end at 23.59 CET on 4 October 2018.

3.4. The Company intends to sell a target sum of the remaining 60% of ALLO tokens + unsold ALLO tokens from previous phase in the public crowd sale stage (“ICO Stage” or the “ICO”). The ICO Stage will commence at 00:00 CET, on 5 October 2018 (the “ICO Launch Date”) and end at latest 23.59 CET on 31 July 2019. The ICO can end on the earlier if: i) the date on which the total amount of proceeds received from the sale of all targeted ALLO tokens has reached or exceeded 15,000,000 US Dollars (fifteen million); or iii) such other date as we in our sole and absolute discretion may set.

4. Scope of Terms

4.1. Unless otherwise provided herein, these Terms (including any terms incorporated herein by reference) govern only your purchase of ALLO tokens during the Pre-ICO Stage and ICO stage.

4.2. A legally binding agreement between you and the Company is concluded by your payment of ALLO tokens executed by sending bank wire in USD to the company bank account or

transferring the appropriate amount of Bitcoin (“BTC”), Ether (“ETH”) or KBC (“Karat Gold Coin”) to the Company.

With such action you expressly agree to these Terms, all the terms and conditions set forth in parts of these Terms which are directly written into lines of code and are self-executed by the Ethereum network (“Smart Contract”) and terms incorporated herein by reference.

4.3. Any potential future use of ALLO tokens in connection with the provision or receipt of services on the Allure Organics Platform, will be subject to and governed by such other applicable terms, conditions and policies relating to the use of the Allure Organics Platform (“Platform Terms”). Such Platform Terms will be made available to Allure Organics Platform users, if and when the Allure Organics Platform is successfully developed and deployed.

5. Eligibility for the Crowd sale

5.1. You understand and accept, that purchase of ALLO tokens will not be possible in any other way as described in these Terms.

5.2. To be eligible to participate in the Pre-ICO Stage and ICO stage and purchase the ALLO tokens, you will have to undergo our KYC procedure. On a link provided to you, you will be prompted to complete the KYC form and provide us with your personal information listed in the next paragraph (“Personal Information”). By using our KYC procedure and providing the Personal Information to us you confirm that all information provided within the KYC procedure is true and accurate and that that you do not act on behalf of any third party.

5.3. You will be required to provide us with the following information: Your name, address of the permanent residence, address of the temporary residence, date of birth, place of birth, citizenship, ID (personal document) number, type of ID, date of issue of the ID, expiration date of the ID, utility bill or other proof of residency, e-mail address, telephone number and selfie holding your ID card. You will need to be physically present and identify yourself to us. Some purchases (purchases above 15.000 EUR) will need a video call recognition.

5.4. If you will purchase ALLO tokens as a legal entity you will be required to provide us with the following information: Legal entity's name, registered office, business address, registration number, name of the representative, country of registration, tax ID number, e-mail address, excerpt from the business register which is not more than three months old. The legal entity's representative will need to be physically present and identify himself to us and provide his personal information listed in the previous paragraph.

5.5. Once you will provide to us all the above Personal Information and/or information about the legal entity we will process your KYC application. It is in our sole discretion to select which participants among the ones which provided us with their Personal Information in our KYC procedure will be accepted to the list of participants and approved as Pre-ICO and ICO participants ("Participants"). The Company has absolute discretion and may reject you and any amount of USD, BTC/ETH/KBC you paid for any reason or no reason at all. The final decision who and for what amount will be added to the Pre-ICO list of participants will be made by us as soon as technically possible, but not later than three days after we will receive your Personal Information.

5.6. You confirm by using our KYC procedure and providing your Personal Information to the Company, that all information provided within the KYC procedure is true and accurate and that that you do not act on behalf of any third party.

5.7. Upon our request, you will immediately provide to us any additional information and documents that we, in its sole discretion, deem necessary or appropriate to comply with any laws, regulations, rules or agreements, including without limitation judicial process. Such documents include, but are not limited to, passport, driver's license, utility bills, photographs of associated individuals, government identification cards, or sworn statements. You consent that you will disclose such information and documents to us to comply with applicable laws, regulations, rules or agreements. You acknowledge that we may refuse to distribute ALLO tokens to you until such requested information is provided.

6. The Crowd sale

6.1. Only contributors which completed our KYC procedure and were accepted to the Pre-ICO or ICO list of participants will be eligible to purchase the ALLO tokens during the Private Pre-ICO Stage

6.2. During the Private Pre-ICO Stage the bonus for the exclusive duration of the Private Pre-Sale Stage is 50%, which means that all participants in the Pre-ICO Stage receive the additional half the amount of ALLO tokens more. The USD price per one (1) ALLO token during the Pre-Sale ICO is 0.06 USD. While the ALLO token price is set in USD, you can pay for ALLO tokens in USD or in BTC, ETH and KBC.

6.3. In the Pre-ICO Contributors can contribute the minimum amount of 50 USD.

6.4. You must pay the purchase price for the ALLO tokens in USD by bank wire or by transferring the desired amount of the BTC / ETH / KBC to Allure Organics wallet address inside backoffice. When you make a purchase of the ALLO tokens, you will be able to see the balance of the tokens in the Backoffice, which will show you the number of tokens you received.

NOTE: the balance of your tokens in the Backoffice is not the distribution of the tokens through a smart contract, but merely a place to keep your tokens. The number of tokens in your Backoffice is merely a balance of the tokens that you will receive for your contribution. These are not ERC20 tokens; ERC20 tokens will be distributed after the ICO is finished on contributor's Myetherwallet. When the tokens will be distributed, every contributor will receive the respective number of tokens to their individualized Allure Organics Backoffice account. The internal transfers among contributors and their individualized Backoffice accounts are possible. In case that the contributor has transferred some or all the tokens to another individualized Backoffice account of another contributor, the distribution and allocation of the tokens shall be done respectively and according to the balances on contributors' individualized accounts. If you transfer the tokens to other contributors individualized Backoffice account, you can lose your assets. Allure Organics shall not be liable for any loss caused by such internal transfers whatsoever.

When the distribution of tokens will take place, contributor will be entitled to the number of ALLO tokens which equals to the amount of USD or BTC/ETH/KBC he / she paid to the Company, multiplied by the applicable exchange rate on the day of the purchase of ALLO tokens and divided by the USD price per one (1) ALLO token (0.06 USD). In addition to this amount you will be entitled to additional 50% of ALLO tokens as the Pre-ICO contribution bonus, or additional 30%, 20%, 10% or 5% (depending on the time of purchase of ALLO tokens) as the ICO contribution bonus.

6.5. Each contributor will have to determine its own username and password to be able to enter the Backoffice. Do not share your password with anyone. You are fully responsible for the loss of ALLO tokens in case you share your password and other private details with the third person. Allure Organics will never ask you for your password or any other private key that serves as an access to your assets, or to transfer funds to any other address that is not an address which you see when you enter in your Backoffice. In case you receive such email or message, please, report it to support@allure-organics.com and do not transfer any funds to any unknown address and do not share the password or username or other personal details with anyone.

6.6. Your purchase is not guaranteed until we receive the amount of the USD or BTC/ETH/KBC as contribution.

If we have not received your payment of the USD or BTC/ETH/KBC within the Pre-ICO, we reserve the right to void your purchase request and refuse to accept your payment or give you the lower bonus. We reserve the right, in our sole discretion, to modify any of the timelines and procedures described herein to account for network congestion or other technical challenges.

6.7. After we receive your payment we will check your Personal Information. The Company has absolute discretion and may reject you and any amount of USD or contributed BTC/ETH/KBC you paid for any reason or no reason at all.

6.8. The Company anticipates that ALLO tokens, based on the funds raised during the Pre-ICO in ICO, will be generated, distributed and delivered at the latest at the same day as the ICO Stage will end. The Company reserves the right to extend the ALLO token delivery date for up to two (2) additional weeks if necessary to address any unanticipated technical difficulties and issues or security issues.

For the avoidance of doubt, any extension of the ALLO token delivery will not affect the obligation of the Company and you to make and take delivery, respectively, of ALLO tokens purchased. Although the Company does not anticipate any technical difficulties and issues or security issues arising from the Pre-ICO and ICO Stage, these two (2) additional weeks' timeframe is intended as a precautionary buffer period for Company to resolve any such technical difficulties and issues or security issues.

6.9. If the funds raised during the Crowd sale all together do not reach the minimum target of 2.000.000 USD ("Soft Cap") by the termination of the Crowd sale, the Smart Contract System will not deliver ALLO tokens to the contributors in the Pre-ICO Stage, and ICO stage, and will instead return the received payments back contributors' public address from which the contribution was made. In case of fiat contribution, the contributors will provide their bank accounts to which they wish to receive their contribution. In such circumstance, the Company will not have any further obligations to contributors, under these Terms or any other agreement, after contributor's contribution is returned to the Contributor's wallet.

6.10. You agree not to share your individualized Allure Organics access to the Backoffice with any other person for facilitating their unauthorized access. If you do share your individualized Allure Organics access to the Backoffice with anyone we will consider their activities to have been authorized by you. You alone are responsible for any acts or omissions that occur during the Pre-ICO Stage and ICO Stage using your individualized Allure Organics access to the Backoffice.

6.11. At any time during the Pre-ICO Stage or ICO and at its sole discretion, the Company may by notice on the Website, temporarily or permanently suspend the Pre-ICO or ICO Stage for technical or security reasons and such suspension will take effect from the moment of publication of such notice until the same is updated or removed from the Website. You agree not to send any contributions during such a suspension period and accept the risk that any contribution sent during such a suspension period may be lost in its entirety.

Company is not responsible or liable for returning or refunding any losses incurred by you due to sending a contribution during a suspension period.

6.12. If the Company will at its sole discretion or as fulfilment of its obligations according to these Terms return your contribution back to you for any reason, you will be obliged to pay potential transaction fees and other costs related to such return or transaction.

7. Possible Migration of ALLO tokens

7.1. ALLO tokens are being created as ERC-20 tokens on the Ethereum protocol. The distribution of ERC-20 tokens will take place after the ICO. We reserve the right to migrate the ERC-20 based ALLO tokens to another protocol and to generate replacement ALLO

tokens on the new protocol in the future, should we determine, in our sole discretion, that doing so is necessary or useful of our operation or Allure Organics Platform.

7.2. Should we decide to migrate the ALLO tokens, we will notify you via the email address you provided to us during the KYC procedure.

8. ALLO token Creation and Allocation

All ALLO tokens sold in the Pre-ICO will be created and distributed according to the rules of the ALLO Crowd sale defined in Whitepaper and in the section 5 and section 6 of these Terms. By participating in Pre-ICO or ICO and purchasing ALLO tokens, you acknowledge that you have read, understand, and have no objection to the token creation and allocation.

9. Refusal of Purchase Requests

9.1. All purchases of ALLO tokens from us and/or your acceptance of ALLO tokens during the Pre-ICO or ICO are final, and there are no refunds or cancellations except as set forth herein or as may be required by applicable law or regulation.

We reserve the right to refuse or cancel ALLO token purchase requests at any time. To the maximum extent possible by the law, you hereby waive any statutory or contractual right to withdraw from, or to rescind, these Terms. To the extent the Company, in its sole discretion, decides to make a refund, any refunds will be made in the BTC/ETH/KBC for the Contributors which contributed BTC/ETH/KBC. If contributor contributed USD, refunds will be made in USD. We are not responsible for any delays, losses, costs, non-delivery of refunds or of ALLO tokens, or other issues arising from the failure to provide, or providing an inaccurate or incomplete ERC-20 compliant wallet address.

9.2. You acknowledge and agree that these Terms are in respect of distance contracts excluded from the right of withdrawal since they concern the supply of goods for which the price is dependent on fluctuations in the market which cannot be controlled by us and which may occur within the withdrawal period.

9.3. You acknowledge and agree, in addition and without limitation to any other applicable exceptions, that the exception regarding the digital content on a non-tangible medium in respect of distance seal applies since these Terms concerns the supply of digital content on a non-tangible medium. You hereby waive the right to withdrawal from these Terms in a period of 14 days. Furthermore, you give the express consent and acknowledge that you thereby lose your right of withdrawal.

10. YOUR REPRESENTATIONS AND WARRANTIES

By contributing and accepting these Terms, you hereby represent and warrant that.

10.1. you have read and understood these Terms;

10.2. you have the necessary authority and consent to accept these Terms, to enter into a binding agreement with the Company and to perform the obligations set out herein;

10.3. the acceptance of these Terms and the entry into a binding agreement with the Company will not result in any breach of, be in conflict with, or constitute a material default

under: (i) any provision of the Contributor's constitutional or organizational documents (in the case of a corporate entity including, without limitation, any company or partnership); (ii) any provision of any judgment, decree or order imposed on the Contributor by any court or governmental or regulatory authority; and/or (iii) any material agreement, obligation, duty or commitment to which the Contributor is a party or by which the Contributor is bound;

10.4. you have enough understanding of the functionality, usage, storage, transmission mechanisms and intricacies associated with cryptographic coins or tokens (like BTC or ETH), token storage facilities (including digital token wallets), blockchain technology and blockchain-based software systems;

10.5. you have obtained sufficient information about the potential future use and functionality of ALLO tokens to make an informed decision to participate in the Crowd sale pursuant to these Terms;

10.6. you understand that ALLO tokens confer only a limited potential future right or expectation to use and interact with the Allure Organics Platform and that ALLO tokens confer no other rights of any kind with respect to the Company and/or the Allure Organics Platform, including, but not limited to, any voting, distribution, redemption, liquidation, proprietary (including all forms of intellectual property rights), or other financial or legal rights;

10.7. if you are an individual (i.e. a natural person), you are at least 18 years of age, you have the legal capacity according to your residency country laws to accept these Terms and to enter into a binding agreement with the Company on the terms set out herein;

10.8. if you are contributing for the purchase of ALLO tokens as a corporate entity including, without limitation, any company or partnership (or other type of legal entity that is not a natural person), such entity is duly incorporated, registered and validly existing under the applicable laws of the jurisdiction in which the entity is established;

10.9. if you are making a contribution for the purchase of ALLO tokens for or on behalf of an entity or person, you are authorized to accept these Terms and enter into a binding agreement with the Company on such entity's or person's behalf (and in such circumstances, references in these Terms to "Contributor", "your" or "you" will be a reference to the entity or person on whose behalf you are authorised to make a contribution);

10.10. you are contributing for the purchase of ALLO tokens to support the development, testing, deployment and operation of the Allure Organics Platform and to potentially use and interact with the Allure Organics Platform at a future point in time. You are not contributing under these Terms for any other uses or purposes, including, but not limited to, any investment, speculative or other financial purposes;

10.11. any contribution to be made by you for the purchase of ALLO token is not derived from or related to any unlawful activities, including but not limited to money laundering or terrorist financing activities;

10.12. you will not use ALLO token to finance, engage in, or otherwise support any unlawful activities;

10.13. you will use ALLO token as intended on the Allure Organics Platform;

10.14. in the case of a contribution made in BTC/ETH/KBC, the contribution will be transferred to the Company from contributor's wallet and/or address, respectively, that: (i) is registered in your name and under your sole control or registered in the name and under the sole control of a person who is duly authorized by you to send a contribution on your behalf to the Company; and (ii) is not located in or that is not registered in the name of a person located in or resident of any country or territory that has been designated by the Financial Action Task Force as a "non-cooperative country or territory" (each a "Prohibited Jurisdiction");

10.15. making a contribution and receiving ALLO token under these Terms is not unlawful or prohibited under the laws of your jurisdiction or under the laws of any other jurisdiction to which you may be subject and any contribution will be made in full compliance with applicable laws (including, but not limited to, in compliance with any tax obligations to which you may be subject in any relevant jurisdiction);

10.16. you are not a citizen of or resident or domiciled in a Prohibited Jurisdiction or making a contribution for the purchase of ALLO token from a location in a Prohibited Jurisdiction, nor are you an entity (including, but not limited to, any company or partnership) incorporated, established or registered in or under the laws of a Prohibited Jurisdiction, nor are you making a contribution for the purchase of ALLO token for or on behalf of any such person or entity;

10.17. you are not the subject of any sanctions administered or enforced by any country, government or international authority nor are you resident or established (in the case of a corporate entity) in a country or territory that is the subject of a country-wide or territory-wide sanction imposed by any country or government or international authority;

10.18. you will comply with any applicable tax obligations in your jurisdiction arising from your acquisition, storage, sale or transfer of ALLO tokens;

10.19. you engage or expect to engage in a meaningful number of cryptocurrency or other transactions, such as e-commerce businesses, involving token exchanges or traditional financial institutions, and you understand and accept the risks of participating in token sales relating to early stage blockchain start-up businesses and acknowledge that these risks are substantial. You further warrant and represent that your contribution does not represent a meaningful or substantial proportion of your wealth or net worth, and that you are willing to accept the risk of loss associated with the contribution made under these Terms;

10.20. you understand that ALLO token are solely rights to access and use services and products on the Allure Organics Platform, and do not have any attribute that provides the holder with equity, creditor or similar rights. ALLO token should not be considered investments of any type, including but not limited to, any form of currency or security, and the Contributor should not expect profits of any type from acquiring ALLO token nor acquire ALLO token for any type of investment purposes;

10.22. you acknowledge that you fully understand the contents of the Project Documentation provided by Allure Organics and are participating in the crowd sale with the intention of fully accepting the risk of the failure of the Allure Organics Platform;

10.23. you have carefully reviewed the code of the Smart Contract located on the Ethereum blockchain and fully understand and accept the functions as further described in the Project Documentation;

10.24. you are contributing primarily to support the development, testing, deployment and operation of Allure Organics Platform, being aware of the risks associated with it and are not contributing to the Company for any speculative, investment or other financial purposes;

10.25. you will waive the right to participate in a class action lawsuit or a class-wide arbitration against Allure Organics, its founders and team members or any entity or individual involved in Allure Organics project;

10.26. you understand that you do not have any right against Allure Organics, its founders and team members or any other party to request any refund of your contribution provided during the crowd sale;

10.27. you understand that you bear the sole responsibility to determine if your contribution and obtainment of ALLO token, use of ALLO token and the potential appreciation or depreciation in the value of ALLO token over time, the sale and purchase of ALLO token and/or any other action or transaction related to ALLO token, Allure Organics or the Allure Organics Platform have tax implications for you;

10.28. you are not a citizen of or resident or domiciled in the United States of America or making a contribution for the purchase of ALLO token from a location in the United States of America, nor are you an entity (including but not limited to any company or partnership) incorporated, established or registered in or under the laws of the United States of America, nor are you making a contribution for the purchase of ALLO token for or on behalf of any such person or entity; and

10.29. all the above representations and warranties are true, complete, accurate and non-misleading from the time of your access to and/or acceptance of possession of these Terms.

11. Risks

You acknowledge and agree that there are significant financial, regulatory, reputational and other risks, associated with purchasing, holding, owning, and using ALLO tokens and participating in the Crowd sale.

BY MAKING A CONTRIBUTION WITH USD OR BTC/ETH/KBC TO THE COMPANY AND ACCEPTING THESE TERMS YOU EXPRESSLY ACKNOWLEDGE, ACCEPT AND ASSUME ALL THE POTENTIAL ASSOCIATED RISKS.

12. Audit of the Smart Contract System

12.1. The Company will exercise reasonable endeavors to have the Smart Contract System audited and approved by technical experts regarding both accuracy and security of the underlying code.

12.2. Notwithstanding the clause 12.1, smart contract technology is still in an early stage of development and its application is currently of an experimental nature, which carries

significant operational, technological, financial, regulatory, reputational and other risks. Accordingly, while any audit conducted will raise the level of security and accuracy of the Smart Contract System, you acknowledge, understand and accept that the audit does not amount to any form of warranty, representation or assurance (in each case whether express or implied) that the Smart Contract System and ALLO tokens are fit for a particular purpose or that they are free from any defects, weaknesses, vulnerabilities, viruses or bugs which could cause, inter alia, the complete loss of your BTC/ETH/KBC and/or ALLO tokens.

13. Security

You are responsible for implementing all reasonable and appropriate measures for securing the wallet, vault or other storage mechanism you use to send a contribution to the Company and to receive and store ALLO tokens that are issued to you by the Smart Contract System, including any requisite private key(s) or other credentials necessary to access storage mechanism(s).

If your private key(s) or other access credentials are lost, you may lose access to your ALLO tokens. The Company will not be responsible for any security measures relating to your receipt, possession, storage, transfer or potential future use of ALLO tokens nor will we be under any obligation to recover or return any ALLO tokens and we hereby exclude (to the fullest extent permitted under applicable law) any and all liability for any security breaches or other acts or omissions which result in your loss of (including your loss of access to) ALLO tokens issued to you during the Crowd sale.

14. Intellectual Property

14.1. The Company has valid, unrestricted and exclusive ownership of rights to use the patents, trademarks, trademark registrations, trade names, designs, copyrights, know-how, technology and other intellectual property necessary to the conduct of selling of the ALLO tokens, developing and enabling the Allure Organics Platform, Website and the Company's activities generally ("IPR").

14.2. The Company retains all IPR. These materials are protected by Croatian and international copyright laws and other intellectual property right laws. These Terms will not be understood and interpreted in a way that they would mean assignment of copyright or other intellectual property rights, unless it is explicitly defined so in these Terms.

14.3. There are no implied licenses under this agreement, and any rights not expressly granted to you hereunder are reserved by the Company.

14.4. The Company will own exclusive rights, including all IPR, to any feedback including, but not limited to, suggestions, ideas or other information or materials regarding Allure Organics Platform, Website, Crowd sale or related products that you provide, whether by email, posting through Website, other communication channels or otherwise and you irrevocably and exclusively assign any and all intellectual property rights on such feedback unlimited in time, scope and territory (to the extent permitted by applicable laws) so that the Company has the right to dispose with them without any limitations, including their transfer to any third party without seeking your consent. Any feedback you submit is non-confidential and will become the sole property of the Company. The Company will be entitled to the unrestricted use, reproduction (including in electronic form), modification (whereby you will not retain any rights on your original feedback), or dissemination of such feedback for any

purpose, commercial or otherwise, without acknowledgment or compensation to you. You waive any rights you may have to the feedback (to the extent permitted by applicable laws).

15. Indemnification

15.1. To the maximum extent permitted by applicable law, you will indemnify, defend and hold harmless the Company and our respective past, present and future employees, officers, directors, contractors, consultants, equity holders, suppliers, vendors, service providers, parent companies, subsidiaries, affiliates, agents, representatives, predecessors, successors and assigns (“Company Indemnified Parties”) from and against all claims, demands, actions, damages, losses, liabilities, costs and expenses (including attorneys’ fees) that arise from or relate to (i) any third-party claim concerning these Terms, (ii) your use of, or conduct in connection with the Crowd sale and Allure Organics Platform, (iii) any feedback you provide, (iv) your purchase, acceptance or use of the ALLO tokens, (v) your responsibilities or obligations under these Terms (vi) your violation of these Terms, (vii) or your violation of any rights of any other person or entity. If you are obligated to indemnify us, we will have the right, in our sole discretion, to control any action or proceeding (at our expense) and determine whether we wish to settle it. If we are obligated to respond to a third-party subpoena or other compulsory legal order or process described above, you will also reimburse us for reasonable attorney fees, as well as our employees’ and contractors’ time and materials spent responding to the third-party subpoena or other compulsory legal order or process at reasonable hourly rates. The Company reserves the right to exercise sole control over the defense, at your expense, of any claim subject to indemnification under this Section 15. This indemnity is in addition to, and not in lieu of, any other indemnities set forth in a written agreement between you and the Company.

15.2. You will promptly notify us of any third-party claims, actions, or proceedings which you become aware of that involves the Company because of these Terms. The Company may participate with counsel of its own choosing in any proceedings describing above.

16. Disclaimers

16.1. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW AND EXCEPT AS OTHERWISE SPECIFIED IN A WRITING BY US, (A) THE ALLO TOKENS ARE SOLD ON AN “AS IS” AND “AS AVAILABLE” BASIS WITHOUT WARRANTIES OF ANY KIND, AND WE EXPRESSLY DISCLAIM ALL IMPLIED WARRANTIES AS TO THE ALLO TOKENS, INCLUDING, WITHOUT LIMITATION, IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE AND NONINFRINGEMENT, (B) WE DO NOT REPRESENT OR WARRANT THAT THE ALLO TOKENS ARE RELIABLE, CURRENT OR ERROR-FREE, MEET YOUR REQUIREMENTS, OR THAT DEFECTS IN THE ALLO TOKENS WILL BE CORRECTED, AND (C) WE CANNOT AND DO NOT REPRESENT OR WARRANT THAT THE ALLO TOKENS OR THE DELIVERY MECHANISM FOR ALLO TOKENS ARE FREE OF VIRUSES OR OTHER HARMFUL COMPONENTS.

16.2. Some jurisdictions do not allow the exclusion of certain warranties or disclaimer of implied terms in contracts with consumers, so some or all the exclusions of warranties and disclaimers in this Section 16 may not apply to you.

16.3. Neither these Terms nor the Whitepaper constitute a prospectus, offering document or private placement memorandum of any sort and are not an offer to sell, nor the solicitation of an offer to buy any investment or financial instrument in any jurisdiction and does not pertain

in any way to an initial public offering or a share/equity offering and does not pertain in any way to an offering of securities in any jurisdiction. The ALLO tokens are **not** being structured or sold as securities or any other form of investment product.

16.4. ALLO Token does not have the legal qualification as a security, since it does not give any rights on dividends or interest, any ownership right or stake share or equivalent rights or any right to receive future revenue shares, or any other form of participation in or relating to the Company, nor will ALLO tokens holders have any influence or rights in the development or governance of the Company. ALLO Token is not a share and does not give any right to participate in the general meetings of the Company.

16.5. ALLO tokens should not be acquired for speculative or investment purposes with the expectation of making a profit on immediate or future re-sale. There are no guarantees regarding the value of the ALLO Token and there is no reason to believe that ALLO Token will increase in value, and they might also decrease in value or lose their value entirely.

16.6. No regulatory authority has examined or approved of any of the information set out in these Terms and/or the Whitepaper. No such action has been or will be taken under the laws, regulatory requirements or rules of any jurisdiction. The publication, distribution or dissemination of these Terms and/or the Whitepaper does not imply that applicable laws, regulatory requirements or rules have been complied with.

16.7. While every effort will be made by the Company to ensure that information contained on the Website or regarding the Allure Organics Platform is correct, the Company disclaims (to the extent permitted by applicable laws) all warranties regarding the accuracy, adequacy, correctness, completeness, reliability, timeliness, non-infringement, title, merchantability or fitness of any information on the Website and/or regarding the Services.

16.8 THERE IS POSSIBILITY OF CHANGE TO THE FUNCTIONALITY OF ALLO. PLEASE NOTE THAT WE ARE IN THE PROCESS OF UNDERTAKING A LEGAL AND REGULATORY ANALYSIS OF THE FUNCTIONALITY OF ALLO TOKENS.

FOLLOWING THE CONCLUSION OF THIS ANALYSIS, WE MAY UNILATERALLY DECIDE TO AMEND THE INTENDED FUNCTIONALITY OF ALLO TOKENS IN ORDER TO ENSURE COMPLIANCE WITH ANY LEGAL OR REGULATORY REQUIREMENTS TO WHICH WE ARE SUBJECT. WE WILL PUBLISH A NOTICE ON THE COMPANY'S WEBSITE OF ANY CHANGES THAT WE DECIDE TO MAKE TO THE FUNCTIONALITY OF ALLO TOKENS AND IT IS YOUR RESPONSIBILITY TO REGULARLY CHECK THE COMPANY'S WEBSITE FOR ANY SUCH NOTICES. FOLLOWING THE CONCLUSION OF THIS ANALYSIS, WE WILL DECIDE WHETHER OR NOT TO CHANGE THE FUNCTIONALITY OF ALLO TOKENS.

17. Limitation of Liability

17.1. TO THE FULLEST EXTENT PERMITTED BY APPLICABLE LAW (I) IN NO EVENT WILL THE COMPANY OR ANY OF THE COMPANY INDEMNIFIED PARTIES BE LIABLE TO YOU OR ANYONE ELSE FOR ANY INDIRECT, SPECIAL, INCIDENTAL, CONSEQUENTIAL, OR EXEMPLARY DAMAGES OF ANY KIND (INCLUDING, BUT NOT LIMITED TO, WHERE RELATED TO LOSS OF REVENUE, INCOME OR PROFITS, LOSS OF USE OR DATA, OR DAMAGES FOR BUSINESS INTERRUPTION) ARISING OUT OF OR IN ANY WAY RELATED TO THE SALE OR USE OF THE ALLO TOKENS OR

OTHERWISE RELATED TO THESE TERMS, REGARDLESS OF THE FORM OF ACTION, WHETHER BASED IN CONTRACT, TORT (INCLUDING, BUT NOT LIMITED TO, SIMPLE NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), OR ANY OTHER LEGAL OR EQUITABLE THEORY (EVEN IF THE PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES AND REGARDLESS OF WHETHER SUCH DAMAGES WERE FORESEEABLE), AND (II) IN NO EVENT WILL THE AGGREGATE LIABILITY OF THE COMPANY AND THE COMPANY INDEMNIFIED PARTIES (JOINTLY), WHETHER IN CONTRACT, WARRANTY, TORT (INCLUDING NEGLIGENCE, WHETHER ACTIVE, PASSIVE OR IMPUTED), OR OTHER THEORY, ARISING OUT OF OR RELATING TO THESE TERMS OR THE USE OF OR INABILITY TO USE THE ALLO TOKENS, EXCEED THE AMOUNT YOU PAY TO US FOR THE ALLO TOKENS.

17.2. THE LIMITATIONS SET FORTH IN SECTION 17 WILL NOT LIMIT OR EXCLUDE LIABILITY FOR THE GROSS NEGLIGENCE, FRAUD OR INTENTIONAL, WILLFUL OR RECKLESS MISCONDUCT OF THE COMPANY.

17.3. The Company or any of the Company Indemnified Parties will not be responsible for any compensation, reimbursement, or damages arising in connection with: (i) your inability to participate in the Pre-ICO or ICO, use the Allure Organics Platform, including without limitation as a result of any termination or suspension of the Website or these Terms, power outages, maintenance, defects, system failures, mistakes, omissions, errors, defects, viruses, delays in operation or transmission or any failure of performance, (ii) the cost of procurement of substitute goods or services, (iii) any of your expenditures, or commitments in connection with these Terms or your participation in the Pre-ICO or ICO or use of the Services or buying Goods, (iv) your reliance on any information obtained from the Company, (v) Force Majeure Event, communications failure, theft or other interruptions or (vi) any unauthorized access, alteration, deletion, destruction, damage, loss or failure to store any data, including records, private key or other credentials, associated with Pre-ICO or ICO, Allure Organics Platform, Personal Information.

17.4. Pre-ICO or ICO and the information, products, and services included in or available through Website may include inaccuracies or typographical errors. Changes are periodically added to the information herein. The Company may make improvements or changes on the Website at any time. No information provided to you by the Company will be considered or construed as advice.

17.5. Some jurisdictions do not allow the limitation or exclusion of liability for incidental or consequential damages. Accordingly, some of the limitations of this Section 17 may not apply to you.

18. Taxation

18.1. You are solely responsible for determining whether your contribution to the Company for the purposes described hereunder, the creation, ownership, use, sale, transfer or liquidation of ALLO tokens, the potential appreciation or depreciation in the value of ALLO tokens over time (if any), the allocation of ALLO tokens and/or any other action or transaction contemplated by these Terms or related to the Allure Organics Platform will give rise to any tax implications on your part.

18.2. You are also solely responsible for withholding, collecting, reporting, paying, settling and/or remitting any or all taxes to the appropriate tax authorities in such jurisdiction(s) in

which you may be liable to pay tax. The Company will not be responsible for withholding, collecting, reporting, paying, settling and/or remitting any taxes (including, but not limited to, any income, capital gains, sales, value added or similar tax) which may arise from your contribution and acquisition of ALLO tokens under or in connection with these Terms.

18.3. You agree not to hold the Company or any of the Company Indemnified Parties liable for any tax liability associated with or arising from the creation, ownership, use or liquidation of ALLO tokens or any other action or transaction related to the Allure Organics Platform or the Token Sale.

19. Release

To the maximum extent permitted by applicable law, you release the Company and the other Company Indemnified Parties from responsibility, liability, claims, demands and/or damages (actual and consequential) of every kind and nature, known and unknown (including, but not limited to, claims of negligence), arising out of or related to disputes between the Parties or participants in the Crowd sale and the acts or omissions of any third parties. You expressly waive any rights you may have under any relevant law or legal principle that would otherwise limit the coverage of this release to include only those claims which you may know or suspect to exist in your favour at the time of agreeing to this release.

20. Dispute Resolution and Governing Law

20.1. All questions concerning the construction, validity, enforcement and interpretation of this agreement and all issues related to ALLO tokens will be governed by and construed and enforced in accordance with the laws of Croatia, without regard to its conflict of law provisions or principles that would cause the application of the laws of any other jurisdiction, with exclusive venue for any litigation or other dispute resolution proceeding to be held before the courts of Croatia.

20.2. The place of fulfilment for any of the rights and obligations of you and the Company under these Terms will be Zagreb, Croatia.

20.3. To resolve any dispute, controversy or claim between them arising out of or relating to this agreement, or the breach thereof, the Parties agree first to negotiate in good faith for a period of not less than sixty (60) days following written notification of such controversy or claim to the other Party.

20.4. If the negotiations do not resolve the dispute, controversy or claim to the reasonable satisfaction of all Parties during such period, then the Parties irrevocably and unconditionally submit to the exclusive jurisdiction and venue of Croatian courts to resolve the dispute.

21. Communication and support

21.1. You agree and consent to receive electronically all communications, agreements, documents, receipts, notices and disclosures that the Company provides in connection with use of the Website, Crowd sale or these Terms. You agree that Company may provide these communications to you by posting them via the Website or by emailing them to you at the email address you provide. Any email communication will be considered as received by you within 24 hours after we email it to you and communication via our Website will be effective

upon posting. You should maintain copies of electronic communications by printing a paper copy or saving an electronic copy.

21.2. It is your responsibility to keep your email address updated so that your current email address is communicated to the Company and the Company can communicate with you electronically. You understand and agree that if the Company sends you an electronic communication but you do not receive it because your email address is incorrect, out of date, blocked by your service provider, or you are otherwise unable to receive electronic communications, it will be deemed that you have been provided with the communication. You can update your Personal Information (including email) any time by sending an email to support@allure-organics.com.

21.3. You may give the Company a notice under these Terms by sending an email to support@allure-organics.com or contact the Company through support located on the Website. All communication and notices pursuant to these Terms must be given in English language.

22. Severability

If any term, provision, covenant, restriction, clause or provision of these Terms is held to be invalid, illegal, unlawful, void or unenforceable, the remainder of the terms, provisions, covenants, restrictions, clauses or provisions set forth herein will remain in full force and effect and will in no way be affected, impaired or invalidated, and the Parties hereto will use their commercially reasonable efforts to find and employ an alternative means to achieve the same or substantially the same result as that contemplated by such term, provision, covenant, restriction, clause or provision. It is hereby stipulated and declared to be the intention of the Parties that they would have executed the remaining terms, provisions, covenants, restrictions, clauses or provisions without including any of such that may be hereafter declared invalid, illegal, void or unenforceable.

23. Miscellaneous

23.1. These Terms constitute the entire agreement between you and the Company with respect to the subject matter hereof and substitutes and supersedes any and all previous written or oral statements between you and the Company. No provision of the Terms will be considered waived unless such waiver is in writing and signed by the Party that benefits from the enforcement of such provision. No waiver of any provision in the Terms, however, will be deemed a waiver of a subsequent breach of such provision or a waiver of a similar provision. In addition, a waiver of any breach or a failure to exercise or enforce any right or provision of these Terms will not in any way affect, limit, or waive a Party's rights hereunder at any time to enforce strict compliance thereafter with every term and condition hereof.

23.2. The Company may, at its sole discretion, assign its rights and/or delegate its duties under these Terms. You may not assign your rights or delegate your duties, and any assignment or delegation without the written consent of the Company, which the Company may withhold at its sole discretion, will be void.

23.3. Purchasing ALLO tokens from us does not create any form of partnership, joint venture or any other similar relationship between you and us.

23.4. Except as otherwise provided in herein, these Terms are intended solely for the benefit of you and us and are not intended to confer third-party beneficiary rights upon any other person or entity.

23.5. Parts of these Terms will be automatically executed by the Smart Contract System. In the event of any inconsistency, the Terms are the original source of the rights and obligations and the Smart Contract System serves only for the automatic execution of these Terms. Then in case of conflict between the Terms and Smart Contract System, the Terms will prevail and will therefore be the binding version for both parties.

23.6. The Company reserves the right to make changes, amendments, supplementations or modifications to these Terms at any time in its sole discretion and for any reason. We suggest that you review these Terms periodically for changes. If we make changes to these Terms, we will provide you with notice of such changes, such as by either sending an email, providing notice on the Website or by posting the amended Terms on the Website and updating the date at the top of these Terms. The amended Terms will be deemed effective immediately upon posting for any new Contributors for participating in the Crowd sale and purchasing ALLO tokens. In all other cases, the amended Terms will become effective for pre-existing Contributors upon the earlier of either: (i) the date Contributor receives the notice on the Website or their email address, or (ii) continued participation in the Crowd sale 15 days after the Company publishes notice of such changes. Any amended Terms will apply prospectively to the Private Pre-Sale after such changes become effective.

23.7. The notice of change of these Terms is considered as notice of termination of all rights and obligations between you and the Company derived from these Terms, if you do not accept the amended Terms. If you do not agree to any amended Terms and you communicate your disagreement to the Company, the agreement between you and the Company is terminated by expiry of 15 days period which starts after (i) the Company provides you a notice of change of these Terms or the Company publishes notice of such changes and (ii) you communicated your disagreement with the changes. If you do not inform us regarding your disagreement within the 15 days period after the Company provides you a notice of change of these Terms or the Company publishes notice of such changes, we will deem that you agree with the changed Terms.

23.8. These Terms are not boilerplate. If you disagree with any of them, believe that any should not apply to you, or wish to negotiate these Terms, please contact the Company and immediately navigate away from the Website. Do not use the Website or other related services and participate in Crowd sale or purchase ALLO tokens until you and the Company have agreed upon new terms of sale.

23.9. The rights and remedies conferred on the Company by, or pursuant to, these Terms are cumulative and are in addition, and without prejudice, to all other rights and remedies otherwise available to the Company by the law.

25. RISK FACTORS

25.1. Risk of software weaknesses: because ALLO tokens, the Smart Contract System and the Allure Organics Platform are based on the Ethereum protocol, any malfunction, breakdown or abandonment of the Ethereum protocol may have a material adverse effect on ALLO tokens, the Smart Contract System and/or the Allure Organics Platform. Moreover, advances in cryptography, or technical advances such as the development of quantum

computing, could present risks to the ALLO tokens (including the utility of ALLO tokens for obtaining services), the Smart Contract System and/or the Allure Organics Platform, by rendering ineffective the cryptographic consensus mechanism that underpins the Ethereum protocol. The Smart Contract System concept, the underlying software application and software platform (i.e. the Ethereum blockchain) is still in an early development stage and unproven. There is no warranty or assurance that the process for creating ALLO tokens will be uninterrupted or error-free and why there is an inherent risk that the software could contain defects, weaknesses, vulnerabilities, viruses or bugs causing, inter alia, the complete loss of contributions and/or ALLO tokens.

25.2. Regulatory risk: blockchain technology allows new forms of interaction and it is possible that certain jurisdictions will apply existing regulations on, or introduce new regulations addressing, blockchain technology based applications, which may be contrary to the current setup of the Smart Contract System and which may, inter alia, result in substantial modifications to the Smart Contract System and/or the Allure Organics Platform, including its termination and the loss of ALLO tokens for the Contributor. Additionally, regulation of proposed activities of the Allure Organics Platform is currently uncertain. It is not known what regulatory framework the proposed Allure Organics Platform and associated activities will be subject to, the nature and obligations that will be imposed on the Company in order to comply with any such regulatory framework or when/if the Company will even be able to apply to be regulated, or successfully obtain the necessary licences so that it may lawfully carry out its proposed business activities.

25.3. Risks associated with uncertain regulations and enforcement actions: the regulatory status of ALLO tokens and distributed ledger technology is unclear or unsettled in many jurisdictions. It is difficult to predict how or whether regulatory authorities may apply existing regulation with respect to such technology and its applications, including specifically (but without limitation to) the Allure Organics Platform and ALLO tokens. It is likewise difficult to predict how or whether any legislative or regulatory authorities may implement changes to law and regulation affecting distributed ledger technology and its applications, including specifically (but without limitation to) the Allure Organics Platform and ALLO tokens. Regulatory actions could negatively impact the Allure Organics Platform and ALLO tokens in various ways, including, for purposes of illustration only, through a determination that ALLO tokens are a regulated financial instrument that requires registration or licensing. The Company may cease operations in a jurisdiction if regulatory actions, or changes to law or regulation, make it illegal to operate in such jurisdiction, or commercially undesirable to obtain the necessary regulatory approval(s) to operate in such jurisdiction.

25.4. Risk of abandonment / lack of success: the creation and issue of ALLO tokens and the development of the Allure Organics Platform may be abandoned for several reasons, including lack of interest from the public, lack of funding, lack of commercial success or prospects (e.g. caused by competing projects). There is no assurance that, even if any such Allure Organics Platform is partially or fully developed and launched, you will receive any benefits through ALLO tokens that you hold.

25.6. Risks associated with markets for ALLO tokens: The Company may choose not to enable or otherwise facilitate any secondary speculative trading or any such external valuation of ALLO tokens. This may restrict the contemplated avenues for using ALLO tokens to the token functionality and could therefore create illiquidity risk with respect to any ALLO tokens you own. Even if secondary trading of ALLO TOKENS is facilitated by third-party exchanges, such exchanges may be relatively new and subject to little or no

regulatory oversight, making them more susceptible to fraud or manipulation. Furthermore, to the extent that any third party ascribes an external exchange value to ALLO tokens (e.g. as denominated in a crypto or fiat currency), such value may be extremely volatile and diminish to zero. You further acknowledge that any contribution that you make under these Terms will not be protected, guaranteed or reimbursed.

25.7. Risk of losing access to tokens due to loss of private key(s), custodial error or your error: ALLO tokens (pre-distribution) can only be accessed by using Contributor's account information (address) and entering Allure Organics Backoffice. You acknowledge, understand and accept that if your private key or password gets lost or stolen, the obtained ALLO tokens associated with your account may be unrecoverable and permanently lost. Any errors or malfunctions caused by or otherwise related to the digital wallet or vault you choose to receive and store ALLO tokens, including your own failure to properly maintain or use such digital wallet or vault, may also result in the loss of your ALLO tokens.

25.8. Risk of theft: The Smart Contract System concept, the underlying software application and software platform (i.e. the Ethereum blockchain) may be exposed to attacks by hackers or other individuals including, but not limited to, malware attacks, denial of service attacks, consensus-based attacks, Sybil attacks, smurfing and spoofing. Any such successful attacks could result in theft or loss of contributions or ALLO tokens, adversely impacting the ability to develop the Allure Organics Platform and derive any usage or functionality from ALLO tokens. Furthermore, because the Allure Organics Platform is based on opensource software, there is a risk that a third party or a member of the Company's team may intentionally or unintentionally introduce weaknesses or defects into the core infrastructure of the Allure Organics Platform, which could negatively affect the Allure Organics Platform and ALLO tokens.

25.9. Risk of Ethereum mining attacks: as with other cryptocurrencies, the blockchain used for the Smart Contract System is susceptible to mining attacks, including but not limited to double-spend attacks, majority mining power attacks, "selfish mining" attacks, and rare condition attacks. Any successful attacks present a risk to the Smart Contract System, expected proper execution and sequencing of token transactions, and expected proper execution and sequencing of contract computations. You understand and accept that the network of miners will ultimately be in control of the delivery of the ALLO tokens via the Smart Contract System, and that a majority of miners could agree at any point to make changes, updates, modifications to, or effect a deletion or destruction of the Smart Contract System, and that such a scenario could lead to the ALLO tokens losing intrinsic value and/or functionality.

25.10. Risk of incompatible wallet service: the wallet or wallet service provider used to receive ALLO tokens must conform to the ERC-20 token standard in order to be technically compatible with ALLO tokens. The failure to ensure such conformity may have the result that you will not gain access to your ALLO tokens.

25.11. Risk of hard-fork: the Allure Organics Platform will need to go through substantial development works as part of which it may become the subject of significant conceptual, technical and commercial changes before release. As part of the development, an upgrade to ALLO tokens may be required (hard-fork of ALLO tokens) and that, if you decide not to participate in such upgrade, you may no longer be able to use your ALLO tokens and any non-upgraded ALLO tokens may lose its functionality in full.

25.12. Risk of uninsured losses: unlike bank accounts or accounts at some other financial institutions, ALLO tokens are uninsured unless you specifically obtain private insurance to insure them. Thus, in the event of loss or loss of utility value, there is no public insurer or private insurance arranged by us, to offer recourse to you.

25.13. Risks arising from taxation: the tax characterization of ALLO tokens is uncertain. You must seek your own tax advice in connection with acquisition, storage, transfer and use of ALLO tokens, which may result in adverse tax consequences to you, including, without limitation, withholding taxes, transfer taxes, value added taxes, income taxes and similar taxes, levies, duties or other charges and tax reporting requirements.

25.14. Risk of an unfavourable fluctuation of Ethereum and other currency value: The Company intends to use the contributions received to fund the development of ALLO tokens, the Allure Organics Platform and various other operating expenses. The contributions received will be denominated in ALLO and may be converted into other cryptographic and fiat currencies. If the value of ALLO or other currencies fluctuates unfavourably during or after the Token Sale, the Company may not be able to fund the development of, or may not be able to maintain, the Allure Organics Platform in the manner that it intended.

25.15. Risk of dissolution of the Company or network: it is possible that, due to any number of reasons, including, but not limited to, an unfavourable fluctuation in the value of ALLO (or other cryptographic and fiat currencies), decrease in ALLO tokens utility due to negative adoption of the Allure Organics Platform, the failure of commercial relationships, or intellectual property ownership challenges, the Allure Organics Platform may no longer be viable to operate and the Company may dissolve and may not be able to continue the development of the Allure Organics Platform.

25.16. Risks arising from lack of governance rights: because ALLO tokens confer no governance rights of any kind with respect to the Allure Organics Platform or the Company; all decisions involving the Company (including to sell or liquidate the Company) will be made by the Company acting in its sole and absolute discretion, and all decisions involving the Allure Organics Platform including, but not limited to, decisions to discontinue the Allure Organics Platform, to create and issue more ALLO tokens, will be made by the Company. These decisions could adversely affect the Allure Organics Platform and/or ALLO tokens you might hold.

25.17. Risks arising from the market in which the Allure Organics Platform operates: the retail market and by extension the Allure Organics Platform, is subject to a variety of state, municipal and international laws and regulations, including those with respect to consumer protection, competition, KYC/AML and customer due diligence procedures, privacy and data protection, data security, and others. These laws and regulations, and the interpretation or application of these laws and regulations, could change. In addition, new laws or regulations affecting the Allure Organics Platform could be enacted, which could impact the utility of ALLO tokens in the Allure Organics Platform. Additionally, Allure Organics Platform users are subject to or may be adversely affected by industry specific laws and regulations or licensing requirements. If any of these parties fails to comply with any of these licensing requirements or other applicable laws or regulations, or if such laws and regulations or licensing requirements become more stringent or are otherwise expanded, it could adversely impact the Allure Organics Platform and the ALLO tokens, including its functionality to obtain or provide services within the Allure Organics Platform.

25.18. Risks associated with the development and maintenance of the Allure Organics Platform: The Allure Organics Platform is still under development and may undergo significant changes over time. Although we intend for the ALLO tokens and Allure Organics Platform to function as described in Schedule 1 to these Terms and intend to take commercially reasonable steps towards those ends, we may have to make changes to the specifications of the ALLO tokens or the Allure Organics Platform for any number of legitimate reasons. Moreover, we may not be able to retain full and effective control over how other participants will use the Allure Organics Platform, what products or services will be offered through the Allure Organics Platform by third parties, or how third-party products and services will utilize ALLO tokens (if at all). This could create the risk that the ALLO tokens or Allure Organics Platform, as further developed and maintained, may not meet your expectations at the time of purchase. Furthermore, despite our good faith efforts to develop and participate in the Allure Organics Platform, it is still possible that the Allure Organics Platform will experience malfunctions or otherwise fail to be adequately developed or maintained, which may negatively impact the Allure Organics Platform and ALLO tokens, and the potential utility of the ALLO tokens, including the utility of the ALLO tokens for obtaining services and/or offering rewards and/or being used in the manner intended at the time of the Token Sale.

25.19. Risk of Competing Platforms: It is possible that alternative platforms could be established that utilize the same open source code and protocol underlying the Allure Organics Platform and attempt to facilitate services that are materially similar to the services offered by or within the Allure Organics Platform. The Allure Organics Platform may compete with these alternatives, which could negatively impact the Allure Organics Platform and ALLO tokens, including the utility of the ALLO tokens for obtaining services offered by or within the Allure Organics Platform.

25.20. Unanticipated Risks: cryptographic tokens such as ALLO tokens are a new and untested technology. In addition to the risks set out in this Schedule 4 to these Terms, there are other risks associated with your acquisition, storage, transfer and use of ALLO tokens, including those that the Company may not be able to anticipate. Such risks may further materialize as unanticipated variations or combinations of the risks set out in this Schedule 4 to these Terms.

- € I have read the Allure Organics Whitepaper and I hereby confirm that I fully agree with the Terms of this Crowd sale and that I am aware of all the associated risks of participation in the ALLO token sale and that you acquire ALLO tokens at your own risk
- € I confirm that I am not a citizen, resident, habitant or a legal entity of a country with a prohibition or restriction regarding the Initial coin offerings or / and participation in such offerings, including but not limited to United states (unless I have a license as an accredited investor), China, Canada, South Korea or other restricted / prohibited area and that I am not a citizen, resident, habitant or legal entity of such country.