

Token Agreement Terms and conditions

AGREEMENT

1 The Seller and the Purchaser agree as follows:

The Purchaser hereby agrees to purchase	MHX () Mał	halaX (MHX) Valued at \$100.00 (One Hundre	ed US
Dollars) per Unit at a pre-listing discounted purchase price of \$55 (Fifty Five US Dollars) per unit.				

 Total Sale Price : USD
 (
 USD) ("The Purchase Consideration") The Purchase Consideration is non-refundable.

2 Any amounts payable by the Purchaser to the Seller in respect of the Purchase Consideration shall be paid free of deduction and set-off in cleared and available funds by electronic funds transfer to the banking account of the Seller at:

Accountholder:	MahalaX(Pty)Ltd
Registration #:	2019/260670/07.
Address:	215 Main Rd, Three Anchor Bay, Cape Town,8005

SOUTH AFRICAN PAYMENTS

Bank:	First National Bank - FNB
Account No:	62813539733
Branch Code:	210554
Account Type:	PLATINUM BUSINESS ACCOUNT

INTERNATIONAL PAYMENTS

Bank:	FirstRand Bank Limited BIC
Address:	4 Merchant Place, Corner Fredman Drive and Rivonia Road, Johannesburg, South Africa.
SWIFT Code:	FIRNZAJJ
Account No:	62813539733
Branch Code:	210554
Account Type:	PLATINUM BUSINESS ACCOUNT

Bitcoin Receiving Address:



35ozHB8iB55o4u9tbbekMkpA5dDSPstmDc 🛅

MahalaCoin Purchase

35 oz HB8 i B55 o 4 u 9 t b b e k M k p A5 d DSP stm D c

If the Purchaser elects to make payment of the Purchase Consideration or any part thereof by way of the Bitcoin option provided above, it shall ensure that payment is firstly made into this account by way of remitting 0.1 BTC (0.1 Bitcoin) and immediately inform the Seller of such payment. Only once the Seller has confirmed in writing to the Purchaser at its domicilium address provided in **clause 9** that it has received the aforesaid amount shall the Purchaser remit the full amount/s as per **clause 2.1** above.

Should the Purchaser not follow the process as referred to herein, the Purchaser shall bear the risk of payment of any monies by the Purchaser to the Seller which is not received by the Seller or any other loss that may be incurred as a result of the Purchaser following the payment method as set out in **clause 2.3**, whether suffered by the Seller or the Purchaser.

Ethereum Receiving Address:

OR



0xDA7BfA5c5CB474e6c92ed396bb0eCB661f53E6a9

DELIVERY:

- 3 Within three working days of receipt of payment, the seller shall send a confirmation statement of the MahalaX (MHX) holding and will subsequently transfer the purchased tokens to the purchaser's wallet on the blockchain once the FORUS Digital Platform is live.
- 4 Where the purchaser has invested \$1000 or more, will be registered as a MahalaX Maven and be entitled to participate in additional opportunities as they become available.

MahalaX (Pty) Ltd - Registration Number: 2019/260670/07 – Director MA Brennan 215 Main Road, Cape Town, South Africa MahalaX (Pty) Limited is a part of the FORUS Digital Group of Companies

PURCHASER REPRESENTATIONS AND WARRANTIES

- 5 The Purchaser confirms that they have carefully considered the risks involved in purchasing and holding digital currencies (and in particular purchasing MahalaX Tokens), and that they are aware that they may lose all or part of the Funds and that the MahalaX Tokens may have a low or even no value. The Purchaser further confirms that there may be additional risks in connection with the transactions envisioned herein that are not currently known or that are currently deemed immaterial. The Purchaser expressly acknowledges and assumes these risks
- 6 The Purchaser confirms that they are aware of and understand the uncertain nature of digital currencies and that the Seller's Company, although self-regulated and aligned to international standards on Security / KYC (Know Your Customer) and AML (Anti Money Laundering), is not regulated by any central bank or other government authority
- 7 The Purchaser understands that the launch of the MahalaX relies solely on the interest and participation of third parties. There can be no assurance or guarantee by the Seller that there will be sufficient interest or participation in the MahalaX Tokens distribution.
- 8 The Purchaser acknowledges, understands and agrees that the purchase and receipt of MahalaX Tokens may have tax obligations and/or consequences which the Purchaser is solely responsible to comply with, and that the Seller will bear no liability or responsibility with respect to any of The Purchaser's tax obligations and/or consequences.

NO REPRESENTATIONS OR WARRANTIES

9 The Seller does not make and expressly disclaims all representations and warranties, express, implied or statutory with respect to the Agreement and the MahalaX Tokens, and specifically does not represent or warrant and expressly disclaims any representation or warranty, express, implied or statutory, including without limitation, any representations or warranties of title, non- infringement, merchantability, usage, suitability or fitness for any particular purpose, or as to the workmanship or technical coding thereof, or the absence of any defects therein, whether latent or patent.

WHOLE AGREEMENT

10. This Agreement constitutes the entire agreement between the parties, and no warranties, representations whether express or implied not contained herein, shall be binding on the parties or either of them. No agreement at variance with the terms and conditions of this Agreement shall be binding on the parties unless reduced to a written document signed by or on behalf of both parties. The parties agree that no tacit or implied term not reduced to writing and signed by the parties will form part of this Agreement.

NO ASSIGNMENT

11. The parties shall respectively be precluded from ceding their rights, delegating their obligations or assigning their rights and obligations under this Agreement without the prior written consent of the other party, which consent shall not be unreasonably withheld or delayed.

WARRANTY OF AUTHORITY

12. All parties to this Agreement by their acceptance of the terms and conditions

DOMICILIUM CITANDI ET EXECUTANDI

13. The parties hereby select as their respective domicilia citandi et executandi the following addresses to which all notices may be posted or delivered and at which all legal process may be served arising from this Agreement or the cancellation thereof:

Seller: Physical address: ZA Mobile: Attention: E-mail:	215 Main Rd , Three Anchor Bay, Cape Town, 8005 +27 (0) 82 630 9446 Mary Brennan, Director jeremy@forus.digital
Purchaser: Physical address:	
Mobile:	
Attention:	
E-mail:	

A party may at any time change its domicilium by notice in writing, provided that the new domicilium is consists of, or includes a physical address at which process can be served.

SIGNED BY THE PARTIES AT THE PLACES AND ON THE DATES SET OUT BELOW.

PLACE	 DATE	
SIGNATURE	 SELLER NAME	
PLACE	 DATE	
SIGNATURE	 PURCHASER NAME	