

**We strongly recommend you to seek out independent financial and legal advice before engaging in any sort of business endeavor.**

Please read the following legal disclaimer properly before taking part in Curum token sale. This notice applies to all persons who read this document. Please note that information contained herein may be changed or updated at any time at Cuprum token sole discretion.

Cuprum token sale is carried out by Cuprum Invest LTD, a company incorporated and existing under the laws of Seychelles (hereinafter – the «Company») <https://www.cuprumtoken.io> . We also draw your attention, that the Cuprum’s Whitepaper (hereinafter – «WP») does not constitute any relations between you (hereinafter – «you» or the «Participant») and the Company unless it is expressly stated in Terms and Conditions of Cuprum Token Sale. Purchasing of Cuprum tokens is available only after accepting the Terms and Conditions (hereinafter – «T&C»), Token Sale Agreement, KYC/AML Policy and Privacy Policy.

Purchasing of Cuprum tokens does not present an exchange of cryptocurrencies or conventional currencies for any form of ordinary and/or preference shares, bonds, units and any other securities of or issued by the Company. The Participant is only entitled to certain rights within the T&C. Cuprum tokens are not intended to constitute securities in any jurisdiction.

WP does not constitute a prospectus or offer document of any sort, and is not intended to constitute an offer of securities or a solicitation for investments in securities in any jurisdiction. WP is posted for information purposes only. The content of WP is not a financial promotion. Therefore,

none of the content parts of WP should be considered an invitation or inducement to engage in any sort of investment activity. The Participant should carefully consider and evaluate all risks associated with cryptocurrencies, operations with them, ICO and respective business activities. Before purchase Cuprum tokens read carefully all the information set out in this Disclaimer, WP, T&C, Token Sale Agreement, KYC/AML Policy and Privacy Policy and ensure that you are aware of all potential risks.

The Company does not accept any Participants **a)** who is below the age of majority to enter into agreements (at least 18 years of age), and/or **b)** who is a citizen of or resident of or temporary located at countries or territories or individuals under the sanctions of the United Nations or the European Union (the list is available [here](#)), and/or **c)** who is from the countries or territories where its activity shall be especially licensed, accredited or regulated by other ways. The Participant shall check his/her applicable law and be fully responsible for any negative impact arisen from your residence country regulations. If the Participant is travelling to any of these countries, he/she acknowledges that the Companies services may be unavailable and/or blocked in such countries.

The Company reserves the right to impose additional requirements or conditions before accepting purchasers residing in or from specific countries in its sole discretion.

**We strongly recommend you to seek out independent financial and legal advice before engaging in any sort of business endeavor.**