

PURSE MARKETPLACE

PERMANENT DEACTIVATION

TERMS AND CONDITIONS

Marketplace Holdings Corp (the Company), current sole holder of any and all rights to the former online digital marketplace known as the Purse Marketplace (“Purse”), will permanently deactivate the website <https://www.marketplaceholdingscorp.com> (the “Website”) **at h. 23.59 of March 31st, 2025 (the “Closure Date”)**.

Until the Closure Date, former users of Purse (the “Users”) may still recover certain information and/or any residual digital asset balance in their former accounts, if any, subject to the following terms and conditions (“Terms” or “T&Cs”):

1. KYC/AML/CFT Requirements; KYC fee: all of the Users will *provide the information listed on <https://www.marketplaceholdingscorp.com/kyc-requirements/>; all Users acknowledge that a KYC fee of BTC 0.009 will be applied to process any individual KYC or “Know Your Customer”, regardless of the actual digital assets balance of that specific User’s former account.*

2. Exclusions/Restrictions: any User found to be a citizen or resident of the Democratic People’s Republic of Korea, Democratic Republic of the Congo, Iran, Libya, Somalia, South Sudan, Sudan and Yemen, as well as included in any OFAS and U.N. sanction list will not be eligible to participate in any recovery of assets.

3. Timing and deadlines; Time is of the essence: any purchaser and/or holder eligible and intending to recover his User account information or residual digital assets must do so before the Closure Date. Time is of the essence of each and every provision of these Terms.

4. Waiver of claims: any and all Users, declaring themselves sole owners of any potential settlement claim, having received appropriate legal counsel, expressly agree to waive any present or future, known or unknown claim against the Company, its shareholders, employees, directors, beneficial owners direct or indirect, its connected, related, subsidiary or

parent companies, if any, currently active or inactive. Users also expressly agree to do not participate or benefit in any future litigation that themselves or any other party might promote in the future whether separately on an individual basis or through any group, representative, class, collective, or hybrid class/collective action in any Country, Court or jurisdiction as applicable, and to do not disparage in any way and with/on any medium the Company, its shareholders, employees, directors, beneficial owners direct or indirect, its related, connected, subsidiary or parent companies, if any, currently active or inactive under penalty of damages. This clause will still be valid and applicable even if specific portions of it are deemed illegal or ineffective in certain jurisdictions and will be always fully valid and binding otherwise.

5. Prevalence: In case of an apparent or substantial conflict between any content, provision and/or instruction published on the Website and the contents, provisions and/or instructions of these Terms, the latter will prevail.

6. Governing Law and Jurisdiction: these Terms shall be governed and construed in accordance with the laws of the Marshall Islands. The Marshall Islands competent Courts will have exclusive jurisdiction to settle any dispute regarding the existence and/or validity (in part or all) of these Terms.