

SALES AGREEMENT

This Sales Agreement ("Agreement") is entered into on 23 June 2024 by and between the "Seller," and the "Buyer" (collectively referred to as the "Parties").

DESCRIPTION OF GOODS

The Seller agrees to sell, and the Buyer agrees to purchase, Degen Product, hereinafter referred to as the "Goods."

PURCHASE PRICE

The Buyer will accept the Goods and pay the total purchase price for the Goods with the sum of 1 DeDEAL ("Purchase Price").

PAYMENT TERMS

- a. Payment Method: The Buyer shall pay the Purchase Price in DeDEAL to a wallet **0xE65479806059B7776393EeB5a23621Af0ca0328d** provided by the Seller at the moment of signing this Agreement. The payment shall be made in full upon execution of this Agreement.
- b. Platform: The purchase of the Goods is conducted through the web platform DegenDeals (https://t.me/degen_deals_bot), and this Agreement serves as confirmation of the deal **7** made between the Parties on the Platform.

DELIVERY OF GOODS

- a. Delivery Method: The Goods shall be delivered to {{delivery_address}} as provided by the Buyer.
- b. Delivery Date: The Goods shall be delivered to the Buyer within {{delivery_term}} days after the payment is confirmed by the Seller.

JURISDICTION

Any dispute, controversy, or claim arising out of, or in relation to, this Agreement, including regarding the validity, invalidity, breach, or termination thereof, shall be resolved by arbitration in accordance with the Delegate arbitration rules (<https://www.delegate.global/arbitration-rules>) (the "Rules") to this Promissory Note on the date on which the Notice of Arbitration is submitted in accordance with those Rules. The number of arbitrators shall be one.

The seat of the arbitration shall be Zug, Switzerland.

The arbitration shall be under Swiss law. The arbitration proceedings shall be conducted in English.

GENERAL TERMS

a. Warranties: Neither party makes any warranties with respect to the use, sale, or other transfer of the Goods by the other party.

b. Entire Agreement: This Agreement contains the entire agreement between the Parties and supersedes all prior negotiations, understandings, and agreements between the Parties.

c. Amendment: No change or modification of this Agreement shall be valid unless it is in writing and signed by both Parties.

d. Termination: This Agreement may be terminated by either party upon written notice if the other party breaches any of its obligations herein and fails to cure such breach within 30 days of receiving written notice.

e. Force Majeure: Neither party will be liable for failure to perform its obligations under this Agreement if such failure is caused by an act of God, war, strikes, revolutions, lack or failure of transportation facilities, laws or governmental regulations, or other causes that are beyond the reasonable control of such party.

f. Severability: If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions shall continue in full force and effect.

g. Confidentiality: The Parties agree to keep confidential all information and terms related to this Agreement and shall not disclose such information to any third party without prior written consent of the other Party, except as required by law or legal process.

IN WITNESS WHEREOF the Parties hereto have executed this Sales Agreement as of the date first above written.

Seller: Petro Yaremenko **0xE65479806059B7776393EeB5a23621Af0ca0328d**

Buyer: Vakhtang **0xF53B9B4CA3CE4B7be40ade1d2ECA1521f4225C8a**