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THE DISCLAIMER SYNOPSIS IS PROVIDED BELOW AS TEXT AT THE BOTTOM PORTION OF THIS INTELLIGENT CONTRACT. IT IS IMPORTANT FOR YOU TO READ THE DISCLAIMER SYNOPSIS BEFORE USING THIS INTELLIGENT CONTRACT OR PURCHASING ANY INTANGIBLE ITEMS (SUCH AS NON-FUNGIBLE TOKENS, FUNGIBLE TOKENS, MEMBERSHIP TOKENS, HODL OFFSET TOKENS, AND PARTICIPATION IN DECENTRALIZED AUTONOMOUS ORGANIZATION VOTING OR RULES & REGULATIONS) OR TANGIBLE ITEMS. EACH INTANGIBLE ITEM, INCLUDING NON-FUNGIBLE TOKENS, FUNGIBLE TOKENS, MEMBERSHIP TOKENS, HODL OFFSET TOKENS, AND DECENTRALIZED AUTONOMOUS ORGANIZATION COMPONENTS, WILL CONTAIN IMAGES, SCRIPTS, TEXT, CODE, NUMBERS, LETTERS, AND POLITICAL & RELIGIOUS STATEMENTS THAT EXPRESS FREEDOM OF SPEECH AND EXPRESSION, AS WELL AS SELF-EXECUTING CONTRACTUAL OBLIGATIONS. COLLECTIVELY, THESE ARE CONSIDERED LIMITED "COMMODITIES" (THE "DIGITAL ASSETS") AS CONTEMPLATED IN THIS DISCLAIMER. THE DISCLAIMER SYNOPSIS IS A CONDITIONAL ACCEPTANCE AGREEMENT, AGREED UPON BY YOU BASED ON YOUR DECISION TO USE THIS INTELLIGENT CONTRACT, UNLESS NOT ACCEPTED BY YOU. THIS MEANS IF YOU DECIDE TO USE THIS INTELLIGENT CONTRACT, YOU AGREE TO ALL THE TERMS AND CONDITIONS.

IN THIS CASE, THE USE OF THIS INTELLIGENT CONTRACT—THE ACT OF USING THE CONTRACT—IS YOUR ACCEPTANCE OF THE TERMS AND CONDITIONS. HODL PROTOCOL HAS MADE THE OFFER, AND WHEN YOU USE THIS CONTRACT, YOU ARE ACCEPTING THE OFFER AND AGREE TO ALL THE TERMS AND CONDITIONS. THERE IS NO COUNTEROFFER ON YOUR PART UNLESS SUBMITTED TO THE HODL PROTOCOL DAO.

IMPORTANT STATEMENTS:

POLITICAL STATEMENT: CONGRESS SHALL MAKE NO LAW RESPECTING AN ESTABLISHMENT OF RELIGION, OR PROHIBITING THE FREE EXERCISE THEREOF; OR ABRIDGING THE FREEDOM OF SPEECH, OR OF THE PRESS; OR THE RIGHT OF THE PEOPLE PEACEABLY TO ASSEMBLE, AND TO PETITION THE GOVERNMENT FOR A REDRESS OF GRIEVANCES.

RELIGIOUS STATEMENT: AND THEN MANY WILL FALL AWAY AND BETRAY ONE ANOTHER AND HATE ONE ANOTHER. AND MANY FALSE PROPHETS WILL ARISE AND LEAD MANY ASTRAY. AND BECAUSE LAWLESSNESS WILL BE INCREASED, THE LOVE OF MANY WILL GROW COLD. BUT THE ONE WHO ENDURES TO THE END WILL BE SAVED. AND THIS GOSPEL OF THE KINGDOM WILL BE PROCLAIMED THROUGHOUT THE WHOLE WORLD AS A TESTIMONY TO ALL NATIONS, AND THEN THE END WILL COME. (MATTHEW 24:10-20).

PRIVACY CLAUSE: “THE RIGHT OF THE PEOPLE TO BE SECURE IN THEIR PERSONS, HOUSES, PAPERS, AND EFFECTS, AGAINST UNREASONABLE SEARCHES AND SEIZURES, SHALL NOT BE VIOLATED, AND NO WARRANTS SHALL ISSUE, BUT UPON PROBABLE CAUSE, SUPPORTED BY OATH OR AFFIRMATION, AND PARTICULARLY DESCRIBING THE PLACE TO BE SEARCHED, AND THE PERSONS OR THINGS TO BE SEIZED.”

HODL PROTOCOL DOES NOT OFFER OR PROMISE ANY EXPECTATION OF PROFITS, WHETHER REASONABLE OR UNREASONABLE, TO YOU OR OTHERS. THIS POLICY IS NOT INFLUENCED BY THE EFFORTS OF THE PUBLIC, HODLERS OF DIGITAL ASSETS, OR HODLERS OF HODL FUNGIBLE TOKENS. THE PROTOCOL DOES NOT ENGAGE IN MANAGING, PROMOTING, OR OFFERING ANY EXPECTATION OF PROFITS BASED ON ANYONE'S ACTIONS. ADDITIONALLY, HODL PROTOCOL IS NOT RESPONSIBLE FOR PUBLIC INFORMATION SUCH AS SOCIAL MEDIA CONTENT, ONLINE VIDEOS, OR INTERVIEWS THAT ARE NOT APPROVED BY THE PROTOCOL. YOU SHOULD NOT BE INFLUENCED BY SUCH INFORMATION, EVEN IF IT SUGGESTS AN EXPECTATION OF PROFITS. HODL PROTOCOL DOES NOT HAVE THE AUTHORITY TO PREVENT THE PUBLIC FROM SHARING INFORMATION OR EXPRESSING THEIR EXPECTATIONS ABOUT HODL DIGITAL ASSETS AND IS NOT RESPONSIBLE FOR THE ACTIONS OR EXPECTATIONS OF OTHERS. HODL PROTOCOL IS NOT SELLING ANYTHING; IT PROVIDES AN INTELLIGENT CONTRACT FOR HODL ASSETS.

DIGITAL ASSETS ARE DELIVERED TO YOU THROUGH HODL PROTOCOL'S INTELLIGENT CONTRACT TERMS, TRANSFERRING OWNERSHIP ON THE BLOCKCHAIN. THIS OWNERSHIP CAN BE IN THE FORM OF FRACTIONS THROUGH AN FTO TYPE INTELLIGENT CONTRACT, AS A CERTIFICATE OF TITLE OWNERSHIP THROUGH A CTO TYPE INTELLIGENT CONTRACT, OR AS A REGULAR NFT THROUGH AN RTO TYPE INTELLIGENT CONTRACT. ROYALTIES AND PRICING OF THE NON-

FUNGIBLE TOKENS SET BY OTHERS ARE DISTRIBUTED TO HODLERS OF FTO, CTO, AND THE PRIMARY FUNGIBLE TOKEN, WHICH SERVES AS THE ECOSYSTEM FOR HODL PROTOCOL. SOME COSTS OF THE DIGITAL ASSET ARE ALLOCATED BY INTELLIGENT CONTRACT TO THE FTO, CTO, AND FUNGIBLE TOKEN HODLERS OF HODL PROTOCOL (THE "CONTRACTUAL ALLOCATION"). THE FUNDS DERIVED FROM THE RTO, WHICH REPRESENT THE CONTRACTUAL ALLOCATION, TO THE FTO, CTO AND THE FUNGIBLE TOKEN HODLERS OF THE HODL PROTOCOL ARE FIXED. THUS, BY WAY OF PROCESS AS THE INTELLIGENT CONTRACT IS EXECUTED, THE CONTRACTUAL ALLOCATION IS DISBURSED IN ACCORDANCE WITH THE TERMS AS INDICATED IN THE CODE. THE HODL PROTOCOL FUNGIBLE TOKEN MAY HAVE BURN FEATURES AND LOCK ITS FUNGIBLE TOKENS INTO TREASURIES FOR SPECIFIC PURPOSES.

TYPICALLY, THE FIRST PURCHASER OF A DIGITAL ASSET RECEIVES A PHYSICAL PRODUCT, BUT THIS PRODUCT IS NOT PROVIDED WITH EACH SUBSEQUENT TRANSFER OF THE DIGITAL ASSET. THIS PHYSICAL PRODUCT MAY BE A POSTER, HAT, SHIRT, T-SHIRT, OR ANY OTHER TYPE OF PHYSICAL OBJECT PROMISED AT THE TIME OF PURCHASE. THERE IS ALWAYS A 1:1 RATIO OF PRODUCT TO NFT, AND THE TOTAL NUMBER OF DIGITAL ASSETS IS IN DIRECT PROPORTION TO THE PHYSICAL ASSET, MAKING IT A LIMITED SUPPLY COMMODITY. THEREFORE, IF YOU BUY THE NFT, YOU RECEIVE A PHYSICAL PRODUCT. CONVERSELY, IF YOU PURCHASE THE PHYSICAL PRODUCT IN A BRICK-AND-MORTAR STORE, EITHER IN PERSON OR ONLINE, YOU WILL RECEIVE A CORRESPONDING NFT OR DIGITAL ASSET BASED ON THE STORE'S OFFER. THE OWNER OF THE DIGITAL ASSET CAN ALSO TRANSFER THE DIGITAL ASSET AND THE PHYSICAL PRODUCT TO A THIRD PARTY, BUT THIS IS A THIRD-PARTY TRANSACTION AND NOT THE RESPONSIBILITY OF HODL PROTOCOL, AS IT'S UP TO THE PERSON OR ENTITY TO FULFILL THE OBLIGATION TO TRANSFER THE PHYSICAL PRODUCT.

VERY IMPORTANT:

I AGREE THAT I AM NOT AN INDIVIDUAL, ENTITY, CITIZEN, RESIDENT, OR NATIONAL RESIDING OR LOCATED WITHIN THE BORDERS OF THE UNITED STATES OF AMERICA (USA), CANADA, MALAYSIA, SINGAPORE, MALTA, CUBA, IRAN, NORTH KOREA, SUDAN, SYRIA, VENEZUELA, CRIMEA REGION, BANGLADESH, BOLIVIA, ECUADOR, KYRGYZSTAN, HONG KONG, CHINA, UNITED KINGDOM (RETAIL USERS ONLY), NETHERLANDS, GERMANY, FRANCE, LITHUANIA, ITALY, JAPAN, AND BRAZIL (COLLECTIVELY, THE "RESTRICTED COUNTRIES"). A RESTRICTED PERSON RESIDING IN ANY OF THE RESTRICTED COUNTRIES IS PROHIBITED AND SHALL REFRAIN FROM USING THE HODL PROTOCOL. CONVERSELY, A PERSON LIVING OR RESIDING OUTSIDE THE BORDERS OF THE RESTRICTED COUNTRIES IS CONSIDERED AN UNRESTRICTED PERSON ("UNRESTRICTED PERSON(S)").

AS A HODLER OF DIGITAL ASSETS AND AS AN UNRESTRICTED PERSON, YOU AGREE, AS A CONDITION OF ACCEPTANCE, TO REFRAIN FROM SELLING OR EXCHANGING DIGITAL ASSETS BY LISTING ON THIRD-PARTY MARKETPLACES, CENTRALIZED OR DECENTRALIZED EXCHANGES, WEBSITES, PEER-TO-PEER NETWORKS, OR THROUGH INTERNET CONNECTIONS TO A RESTRICTED PERSON. THE HODL PROTOCOL INCURS NO LIABILITIES AND ASSUMES NO RESPONSIBILITIES UNDER THIS AGREEMENT IF THIS INTELLIGENT CONTRACT IS USED BY A RESTRICTED PERSON. THIS CONDITIONAL ACCEPTANCE APPLIES TO ALL DIGITAL ASSETS

PURCHASED OR CONVEYED BY YOU TO A THIRD PARTY. YOU HAVE SIXTY-ONE (61) DAYS FROM THE DATE OF YOUR PURCHASE OF THE ORIGINATING DIGITAL ASSET THROUGH THE USE OF THE HODL PROTOCOL'S INTELLIGENT CONTRACT TO CANCEL THIS AGREEMENT OF CONDITIONAL ACCEPTANCE OR TO RESPOND WITH A COUNTER OFFER. SHOULD YOU CANCEL, AND RETURN THE PHYSICAL PRODUCT TO THE SHIPPER, YOU WILL RECEIVE A FULL REFUND, LESS ANY GAS FEES, AND MUST REPAY ANY FUNDS RECEIVED FROM THE SALE OF THE DIGITAL ASSETS USED IN CONJUNCTION WITH THIS INTELLIGENT CONTRACT.

IT IS EXPRESSLY UNDERSTOOD THAT ANY HODL PROTOCOL DIGITAL ASSETS SHALL ONLY BE CONVEYED TO UN-RESTRICTED PERSONS. UN-RESTRICTED PERSONS ARE THE OPPOSITE OF RESTRICTED PERSONS. UNRESTRICTED PERSONS LIVE AND RESIDE IN AREAS OUTSIDE THE BORDERS OF THE RESTRICTED. SHOULD A USER RESIDE IN RESTRICTED COUNTRIES [COUNTRY] AND IS DEFINED AS A "RESTRICTED PERSONS" UNDER THIS DISCLAIMER AND THIS CONDITIONAL ACCEPTANCE PURCHASE AGREEMENT, THE HODL PROTOCOL FOUNDERS AND HODLERS INCUR NO RESPONSIBILITIES OR LIABILITIES UNDER THIS CONTRACT AS THE HODL PROTOCOL CANNOT CONTROL THE TRANSFER OF DIGITAL ASSETS. THIS CONDITIONAL ACCEPTANCE IS A CONDITION OF ALL PURCHASES OF DIGITAL ASSETS(S), RTOS, FTOS, CTOS. THE HODL PROTOCOL AND ITS INTELLIGENT CONTRACTS, WHICH CONSTITUTE THE DIGITAL ASSETS, ARE NOT MINTED, PRODUCED, OR ORIGINALLY TRANSFERRED FROM, NOR DO THEY RESIDE IN, RESTRICTED COUNTRIES.

CURRENT OR FUTURE VALUE: THE CURRENT VALUE OF THE DIGITAL ASSETS IS ZERO, AND IT WILL ALWAYS BE ZERO OTHER THAN THE CONVEYANCE OF FREEDOM OF SPEECH, RELIGION AND PRIVACY RIGHTS AS CONTEMPLATED HEREIN. THE ENTITY USING THE HODL PROTOCOL'S INTELLIGENT CONTRACTS AND DIGITAL ASSETS MAY ASSIGN A PRICE, NOT IN FIAT CURRENCY, TO THE DIGITAL ASSETS, AND THIS PRICE IS DETERMINED BY THE ENTITY ITSELF. IF YOU CONSIDER PAYING MORE THAN ZERO FOR DIGITAL ASSETS, YOU SHOULD NOT PROCEED; IN OTHER WORDS, YOU SHOULD REFRAIN FROM PURCHASING DIGITAL ASSETS AND SPENDING MORE THAN ZERO. THE FUTURE VALUE OF THE DIGITAL ASSETS IS NOT CONTROLLED BY THE HODL PROTOCOL. THE HODL PROTOCOL DOES NOT INFLUENCE THE SECONDARY MARKET VALUE OF THE DIGITAL ASSETS; THIS IS ENTIRELY UP TO YOU OR OTHER THIRD PARTIES.

FREEDOM OF SPEECH. THE DIGITAL ASSETS SERVE AS A MEDIUM FOR CONVEYING FREEDOM OF SPEECH IN ITS TRUE AND PROPER FORM. THE HODL PROTOCOL UTILIZES BLOCKCHAIN TECHNOLOGY, WHICH INCLUDES CODING PROCESSES THAT ALLOW FOR THE INDEFINITE STORAGE OF SPEECH—OR FOR AS LONG AS COMPUTERS AND ELECTRICITY EXIST ON EARTH, BARRING ANY INTERFERENCE BY GOVERNMENT FORCES (FORCE MAJEURE), WHICH COULD RANGE FROM A SINGLE DAY TO BEYOND A LIFETIME. THIS CAPABILITY TO STORE IMAGES, SCRIPTS, TEXT, CODE, NUMBERS, LETTERS, AND POLITICAL & RELIGIOUS STATEMENTS THAT EXPRESS FREEDOM OF SPEECH AND EXPRESSION ENABLES FUTURE GENERATIONS TO WITNESS, READ, AND LEARN FROM HISTORY, ACCESS STATEMENTS OF FREEDOM, AND PRESERVE DIGITAL IMAGES.

THE PRIMARY PURPOSE OF THE HODL PROTOCOL AND ITS DIGITAL ASSETS IS TO SAFEGUARD FREEDOM OF SPEECH. IT AIMS TO FACILITATE THE SHARING OF CLEAR POLITICAL AND OPINION STATEMENTS WITHOUT OBSTRUCTION, ENABLE THE TRANSFER OF DIGITAL ASSETS ON A PEER-TO-PEER BASIS, SHARE RELIGIOUS VIEWS, OFFER IMAGES THROUGH INTELLIGENT CONTRACTS TO OTHERS, AND ENSURE THE LONG-TERM STORAGE OF HISTORICAL INFORMATION IN THE BLOCKCHAIN. THIS OVERARCHING GOAL IS HEREIN REFERRED TO AS "FREE SPEECH."

BELOW IS AN EXAMPLE OF HOW FREE SPEECH, AS INCLUDED IN THE UNITED STATES CONSTITUTION, IS ALSO EMBEDDED AS A SCRIPT, TEXT, AND CODE IN ALL INTELLIGENT CONTRACTS THAT CONSTITUTE THE DIGITAL ASSETS CREATED.

"CONGRESS SHALL MAKE NO LAW RESPECTING AN ESTABLISHMENT OF RELIGION, OR PROHIBITING THE FREE EXERCISE THEREOF, OR ABRIDGING THE FREEDOM OF SPEECH, OR OF THE PRESS, OR THE RIGHT OF THE PEOPLE PEACEABLY TO ASSEMBLE, AND TO PETITION THE GOVERNMENT FOR A REDRESS OF GRIEVANCES" HEREFTER REFERRED TO AS "SPEECH."

CODE, SCRIPTS, LETTERS, TEXT, AND SETS OF NUMBERS & LETTERS CONSTITUTE SPEECH (THE ("CHARACTERS OF THIS DIGITAL ASSET")), AND THE CHARACTERS OF THIS DIGITAL ASSET AND MONEY EMBODY FREE SPEECH. YOU CAN EXERCISE YOUR VOTE WITH MONEY AS AN ACT OF FREE SPEECH BY DISTRIBUTING THIS INTELLIGENT CONTRACT TO OTHERS. THIS INTELLIGENT CONTRACT IS IN ITSELF FREE SPEECH. EACH DIGITAL ASSET IS CRUCIAL, AS ONE MUST LOOK AT AND UNDERSTAND THE "LEGAL DOCTRINE OF PRIOR RESTRAINT" CONCERNING ACTS OF SPEECH; THESE ARE FOUND TO BE UNCONSTITUTIONAL IF YOU RESIDE WITHIN THE RESTRICTED COUNTRY JURISDICTION OF THE UNITED STATES OF AMERICA. THE GOVERNMENT IN THE USA CANNOT IMPOSE PRIOR RESTRAINT WITH ANY ACTION THAT PROHIBITS SPEECH OR OTHER EXPRESSIONS BEFORE THEY OCCUR. THE ISSUE OF PRIOR RESTRAINT OFTEN AROSE WHEN THE STATE SOUGHT TO PREVENT A NEWS PUBLICATION FROM PUBLISHING SOMETHING. THIS COULD ALSO BE EXPRESSED AS "THE ISSUE OF PRIOR RESTRAINT OFTEN OCCURRED WHEN THE STATE OR GOVERNMENT SEEKS TO PREVENT FREE SPEECH FROM BEING PUBLISHED." OR, EVEN MORE POINTEDLY, THE ISSUANCE OF FREE SPEECH ON THE BLOCKCHAIN IS THE ACT OF PUBLISHING AND CONVEYING ADDRESSES, CODE, SCRIPTS, LETTERS, TEXT, NUMBERS AND CHARACTERS, ACCOMPANIED BY A MONETARY VOTE. SEE [NEAR V. MINNESOTA, 283 U.S. 697 \(1931\)](#), [NEW YORK TIMES CO. V. UNITED STATES, 403 U.S. 713 \(1971\)](#), AND [HAZELWOOD SCHOOL DISTRICT V. KUHLMIEER, 484 U.S. 260 \(1988\)](#).

ALL IN ALL, HODL PROTOCOL BELIEVES THAT "FREEDOM" OF SPEECH IS ESSENTIAL. THE BLOCKCHAIN ENABLES THE PEER-TO-PEER TRANSFER OF FREEDOM IN RELIGION, SPEECH, THE PRESS, AND THE RIGHT OF PEOPLE TO ASSEMBLE ONLINE FOR DISCUSSIONS THROUGH CHATS, MESSAGES, BLOCKCHAIN MEMOS, BLOCKSCAN CHAT, SOCIAL MEDIA, AND EMAIL. IT AFFORDS PEOPLE THE RIGHT TO SPEAK WITHOUT INTERFERENCE, TO ASSEMBLE PEACEABLY, AS IN A DECENTRALIZED AUTONOMOUS ORGANIZATION, AND TO VOTE WITH THEIR MEMBERSHIP FUNGIBLE INTELLIGENT CONTRACT HODLINGS. INTELLIGENT CONTRACTS, MONEY, AND SPEECH SERVE AS MECHANISMS FOR ALL INVOLVED TO DISSEMINATE NEWS AND UPHOLD FREEDOM OF THE PRESS WITHOUT RESTRICTIONS FROM STATES OR GOVERNMENTS. ALTHOUGH THE DIGITAL

ASSETS ARE NOT SOLD IN RESTRICTED COUNTRIES, THE LEGAL CASES MENTIONED, AND MANY OTHERS, ARE NOTEWORTHY FOR THEIR STRUCTURE AND THEIR PROMISE OF FAIRNESS TO CORPORATE CITIZENS.

OTHER COURT RULINGS ON MATTERS THAT MAY BE RELATED ARE AS FOLLOWS:

[AMERICANS FOR PROSPERITY V. BONTA](#)

[BERNSTEIN V. UNITED STATES DEPARTMENT OF JUSTICE](#)

[BUCKLEY V. VALEO](#)

[CITIZENS UNITED V. SECURITY EXCHANGE COMMISSION](#)

ADDITIONALLY, THE [HOWEY TEST](#) IS DEFINED BY U.S. FEDERAL SECURITIES ADMINISTRATORS.

HODL PROTOCOL IS NOT PART OF A COMMON ENTERPRISE; IN FACT, HODL PROTOCOL IS NOT EVEN AN ENTITY. IT HAS NO LEGAL NAME, BUSINESS LICENSE, OR ADDRESS; IT IS A NON-ENTITY THAT EXISTS ON THE BLOCKCHAIN, PROMISES NO RETURN ON INVESTMENT, AND IS ESSENTIALLY WORTHLESS. HOWEVER, WHAT IS IMPORTANT IS YOUR DECISION ON WHERE TO PLACE YOUR SPEECH AND YOUR MONEY ON THE BLOCKCHAIN. THE VALUE DETERMINED BY YOUR PEERS OR YOUR PEER-TO-PEER TRANSACTIONS IS ESSENTIAL AND VITAL. ALTHOUGH THE CREATION OF THE DIGITAL ASSETS ORIGINATED IN THE JURISDICTION OF AN UNRESTRICTED COUNTRY, IT'S IMPORTANT TO EXAMINE COURT RULINGS THAT DESCRIBE THE "FREEDOM" OF SPEECH, PARTICULARLY THROUGH A COUNTRY KNOWN FOR ITS FREEDOMS AND CONSTITUTION, NAMELY THE UNITED STATES OF AMERICA, AND THROUGH ITS SUPREME COURT RULINGS. THERE ARE NUMEROUS CASES, AND THE ONES MENTIONED ABOVE SEEM RELEVANT TO A FEW MILESTONES REGARDING THE "FREEDOM" OF SPEECH.

FURTHERMORE, AS PREVIOUSLY MENTIONED, ALL DIGITAL ASSETS INCLUDE RELIGIOUS STATEMENTS, HEREINAFTER REFERRED TO AS "FREEDOM OF RELIGION." EMBEDDED WITHIN THE INTELLIGENT CONTRACT ARE SCRIPTS, CODES, TEXTS, AND POLITICAL & RELIGIOUS STATEMENTS THAT REPRESENT FREEDOM OF SPEECH AND EXPRESSION. EACH DIGITAL ASSET CONTAINS A RELIGIOUS STATEMENT AS WELL. ON SOME OCCASIONS, PARTICIPANTS IN THE PROCESS CAN ALSO ADD STATEMENTS—FREE SPEECH AND FREEDOM OF RELIGION STATEMENTS—TO EXERCISE BOTH THEIR FREEDOM OF SPEECH AND FREEDOM OF RELIGIOUS BELIEFS WITHIN THE INTELLIGENT CONTRACT FOR THE WORLD TO SEE. THESE STATEMENTS CAN BE PRESENTED TO THE HODL-DAO AND MAY BE CONSIDERED IN FUTURE INTELLIGENT CONTRACTS AND DIGITAL ASSETS.

IF YOU ARE CONSIDERING PURCHASING OR USING THE HODL PROTOCOL AND DISAGREE WITH THE STATEMENTS CONCERNING FREE SPEECH, FREEDOM OF RELIGION, AND THE RIGHT TO PRIVACY AS WRITTEN ABOVE, PLEASE REFRAIN FROM PARTICIPATING IN THE HODL PROTOCOL. BY USING THIS INTELLIGENT CONTRACT AND ENGAGING IN THE ACT OF PROCURING IT, YOU CONFIRM THAT YOU HAVE READ THE ENTIRE DISCLAIMER (INCLUDING THE DISCLAIMER SYNOPSIS BELOW), DEFINITIONS, AND WEBSITE TERMS AND CONDITIONS (THE "DISCLAIMER") IN FULL. YOU ACKNOWLEDGE ALL STATEMENTS CONTAINED WITHIN IT AND AGREE TO ITS TERMS AND CONDITIONS.