



ANTK

Terms of Sales ICO General subscription conditions

1- The ANTK cryptocurrency

1.1 The ANTK is a "Token" which is an immaterial counterpart that all ICO

Subscribers will receive: with these Tokens, you will be able to access existing services or products or future developed in the Animal Nation TK ecosystem.

1.2 Within the meaning of Article L 552.2 of the Monetary and Financial Code, the ANTK is a Token known as "Utilitarian", that is to say that it has a predefined use in advance. An ANTK token thus constitutes a usage token similar to a voucher.

1.3 The purchase of the ANTK does not give the right to ownership of titles, shares or participations in the capital of the company ANTK. It does not further entitle the holder to shareholder or associate status, to profit sharing, to participation in ordinary and extraordinary meetings of the company ANTK, or any other equivalent right.

1.4 Any subscription necessarily implies that you have understood and accepted all the explanations, conditions offered and that you have become aware of the usefulness of the ANTK by reading the White paper available on the antk.io site.

2- ICO subscribers

2.1 Subscription to the ICO is reserved for people of legal age and capable.

2.2 Subscription to the ICO is open to natural and legal persons, individuals, nonprofessionals (within the meaning of the introductory article of the Consumer Code) as well as professionals.

2.3 The Subscriber must fulfil the subscription conditions under penalty of cancellation after verification.

2.4 It is up to the subscribers, before any subscription of tokens, to check that they can subscribe to this public offering of tokens without contravening the national regulations to which they are subject.

3- Services associated with the ANTK

3.1 The services described in the white paper are described for information only.

The subscriber acknowledges accepting that the services may vary greatly depending on the success of the ICO.

3.2 Acceptance of general conditions will be required for access to the services.



5- Validation of ANTK purchases

5.1 The purchase of ANTK during the ICO requires the acceptance of the General Conditions of Subscription.

5.2 The subscription is definitively recorded if the payment transaction is accepted. You will receive a confirmation email indicating the elements of the subscription.

5.3 If the ICO does not achieve its soft cap objectives specified in the white paper, the investments you have made are reimbursed. Any reimbursement of crypto-assets to the Subscriber will be made after deduction of transaction and commission fees related to fund collection and custody operations. The Subscriber waives the right to claim compensation from SASU ANTK corresponding to a variation in the value of the crypto-assets invested between the date of subscription and that of reimbursement.

6- ICO subscribers

6.1 Subscription to the ICO is reserved for people of legal age and capable.

6.2 Subscription to the ICO is open to natural persons and legal persons,

6.3 The ANTK company assumes no responsibility for subsequent transactions of ANTK tokens carried out outside the ecosystem set up to use it natively.

7- Right of withdrawal

7.1 You have a withdrawal period of 14 days to cancel the subscription. This period begins the day after the day of receipt of the subscription confirmation email. If the end of the period is a public holiday, it is extended to the next working day.

7.2 To withdraw, you can send us a request by email to contact@antk.io. This request will be processed as soon as possible and you will receive your refund within thirty days of receipt of the withdrawal email.

8- Non-application of the rules of the consumer code to tokens

8.1 Article L54.10.1-1° of the Monetary and Financial Code defines the Utility Token as a "digital asset".

8.2 Article 224-25-3-II-7° of the Consumer Code provides that the provisions appearing in section 2 bis relating to contracts for the supply of digital content and digital services (articles L224.25.1 to L224.25.32 of the consumer code) are not applicable to utility tokens.

8.3 If the company ANTK is bound to the customer by a guarantee of conformity on the basis of the civil code (cf. Article 1641 of the Civil Code), the Customer acknowledges being informed that the rules relating to the legal guarantee of conformity provided for by the Consumer Code therefore do not apply to the ANTK token.

8.4 No lack of conformity related to a speculative or conversion operation with a fiduciary currency and/or other crypto-assets may be invoked against the ANTK company to incur its liability.

9-Availability of the ANTK token

9.1 The ANTK token is a digital product and it has no material representation.

9.2 The ANTKs acquired by the Customer are effectively transferred to him within a maximum period of 3 weeks beginning to run from the placing of the purchase order.



10- Necessary information

10.1 The personal data that we must collect to conclude the subscription contract and allow you to acquire ANTK are as follows: Full name, First name, Date of birth, Nationality, Full address, Passport number or identity document, Company Name. We will also ask for an e-mail address and a telephone number.

10.2 The use of this data cannot be for commercial purposes except with your agreement. We will use your data for accounting and legal purposes as well as to allow access and use of the services offered by the company ANTK.

10.3 The GDP (General Regulation on the Protection of Personal Data or REGULATION (EU) 2016/679 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 27 April 2016 on the protection of natural persons with regard to the processing of personal data and the free movement of such data) and the French law of January 6, 1978 protect your personal data.

10.4 The data you provide to us will be hosted on the servers of Sum And Substance Ltd (United Kingdom).com, a company incorporated under English law whose registered office is located at 30 St. Mary Axe, London, England, EC3A 8BF.

10.4 To concretely exercise your rights relating to your data, you must send your request to us at the following address: SASU ANTK, 13 rue Auguste Gervais 92130 Issy les Moulineaux.

11- Professional underwriters

11-1 Anyone subscribing to the ICO as a professional does not benefit from the withdrawal period.

11-2 By accepting these general conditions, any professional subscribing to the ICO waives, in the event of a dispute with SASU ANTK, to invoke the consumer protection rules and in particular the rules of the Consumer Code for their benefit.

12- Information on risks

12.1 Subscribing to an ICO presents a risk of capital loss: the capital invested in the ICO is not guaranteed. The investment you make presents a significant risk of capital loss.

12.2 The White paper provided by SASU ANTK cannot, under any circumstances, be assimilated to a legal or regulatory information document subject to prior control by the AMF. You do not benefit from any of the legal guarantees associated with IPOs on regulated financial markets or other financial investments regulated by the AMF.

12.3 SASU ANTK is only bound by an obligation of means within the framework of the ICO: this means that it does not guarantee the success of the ICO but puts all reasonable means at its disposal to achieve the objectives targeted by the White paper.

12.4 The value of ANTK tokens can be very volatile, subject to considerable variations and largely unpredictable. In addition, the markets on which these Tokens are traded do not benefit from the guarantees generally applicable to the financial markets.

13- Taxation

13.1 The control and the respect of the tax legislation is your responsibility: by accepting these general conditions, you renounce to engage the responsibility of the company ANTK for all the tax consequences likely to result from a violation by your care of the laws and regulations.



14- Fight against money laundering

14.1 To fight against the risk of money laundering, we notably set up information verification procedures called KYC and AML.

14.2 The subscription to the ICO requires that you do not answer all the information that is requested to help fight against the risk of money laundering.

14.2 In the event of loss of the identifiers provided by SASU ANTK during the verification procedures, you must contact us at the following address: contact@antk.io.

15- The website and its access

15.1 SASU ANTK cannot be held responsible for problems related to the user's connection to the Internet, to computer viruses, or to any malicious acts carried out via the Internet, when connecting to the antk.io site.

15.2 SASU ANTK cannot be held liable for the possible consequences of the unavailability of the service due to a maintenance operation or update of the services.

15.3 SASU ANTK reserves the right to modify, replace, refuse access, suspend or interrupt the Website and all the services associated with the ANTK ecosystem partially or entirely from the moment that the general economy of the ICO is respected and that the ANTK remains a Token usable for the purposes of consideration for goods and/or services.

15.4 The unauthorized copying or use of the elements present on the site is punishable by articles L.3335-2 and following of the Intellectual Property Code on counterfeiting.

16- Force majeure

16.1 In the event of an event of force majeure provided for by article 1218 of the civil code which prevents the execution of our obligations, our responsibility cannot be retained.

16.2 If the impediment is permanent, the contract is automatically terminated.

17- Settlement of disputes

17.1 Disputes or disputes arising from the use of a service made available by SASU ANTK must be the subject, before any legal proceedings, of an attempt at amicable settlement.

17.3 In the event of a dispute, the consumer is informed that he may have recourse to a consumer mediator, under the conditions defined in Articles L. 611-1 and following of the Consumer Code, and according to the device accessible at the address Internet: www.economie.gouv.fr/mediation-conso.



Legal and tax aspect

1- Legal aspect

ANTK is a simplified joint-stock company with a capital of €2,000, registered with the Nanterre Trade and Companies Register under number 917 844 979, whose head office is located at 13ter, rue Auguste Gervais 92130, Issy les Moulineaux.

The Chairman of ANTK is Gilles Arnal, who owns 100% of the company's capital. The contact details of the company are as follows:

ANTK Company

13ter, rue Auguste Gervais 92130, Issy les Moulineaux Email: contact@antk.io

Website: antk.io

ANTK is not aware of any internal or external situation likely to generate a conflict of interest that could significantly influence the public offer of tokens, harm the public or the smooth running of the ANTK project.

1.2 The ICO

The public offering of ANTK tokens is not subject to any visa, approval, authorization, licence, registration or approval requirements. It is up to the subscribers, before any subscription of tokens, to verify that they can subscribe to this public offering of tokens without contravening the national regulations to which they are subject.

1.3 Rights and obligations in relation to the ANTK token

An ANTK token is a utility token similar to a voucher. Payment in ANTK will allow subscribers to purchase goods and services, and to benefit from exclusivity in the ANTK ecosystem. In the event that ANTK is listed on a digital asset exchange platform, ANTK holders will also be able to buy and/or sell ANTK at prices set according to supply and demand.

The purchase of ANTK does not give the right to ownership of titles, shares or participations in the capital of the company ANTK. It does not give right to the status of shareholder or partner, to profit sharing, to participation in ordinary and extraordinary meetings of the company ANTK, or any other equivalent right.



Legal and tax aspect

The ANTK company draws the attention of subscribers to the general risks associated with the purchase of tokens. During the public offering of ANTK tokens: If the public offering of tokens does not achieve its objective, subscribers will be fully reimbursed for the amounts of their subscriptions after deduction of transaction and commission costs related to fund collection and custody operations.

During the subscription period, a register of subscribers and funds collected is kept. The transfer is made directly from the smart contract used for the ICO to the subscriber's address. If the information provided for reimbursement during subscription was incorrect or incomplete, the risk of non reimbursement is borne by the subscriber.

The risk of variation in the exchange parity of the digital assets towards the Euro or the USD, between the subscription and the reimbursement is carried by the reimbursed subscriber.

After the public offering of ANTK tokens: insofar as it is not possible to guarantee the success of the project, subscribers are warned that they may lose all or part of the investment made.

Subscribers should therefore carefully consider whether the purchase of ANTK is appropriate with regard to their situation and their financial resources.

1.5 Applicable law

The law applicable to the issuer and to this public offering of tokens is French law.

2- Tax aspect

2.1 Income taxes

In application of the law (article 150 VH bis of the general tax code), natural persons who carry out transactions involving the transfer of digital assets for consideration are subject to income tax.

It is up to each subscriber to be assisted by the counsel of his choice to know the tax treatment adapted to his particular situation.

2.2 VAT

SASU ANTK is subject to VAT at the rate in force. Value added tax applies and is charged to subscribers when they use the ANTK in exchange for products or services sold by SASU ANTK.