Disclaimers

Effective Date: August 20, 2022, Last updated: December 23, 2022, 0x3fa802d5 5c2eaebe6333e217323e7f07a2ca92b4@ethereum.email, daolabs.wtf

Document: Highlighted Disclaimers

The following disclaimers are presented within the daolabs.wtf Terms of Service and have been consolidated here for your convenience.

None of the information, services or materials offered on our Site constitute, and are not intended to constitute, legal, financial, tax, investment or other advice, and you should not act or refrain from acting based on any information, services or materials provided on this Site.

Updated December 23, 2022

DAOLABS, its affiliates, including MOVEMENT DAO reserves the right to modify any of its terms and conditions, privacy policy, or any other terms on this website, or any other website operated by MOVEMENT, DAOLABS, or DAO-LAWFIRM with or without notice and without liability to you.

Limitation of Liability.

1. Prohibition from Illegal Activities.

You agree and acknowledge that the use of the services is made solely at your own risk and responsibility and that DAOLABS bares no responsibility or liability for your use of the DAO Beta Services provided including, without limitation, for any harm, loss, or damages arising from incorrect use of the services, including constructed transactions, network and technical failures, unauthorized access to any user wallets, legal and regulatory matters and consequences, or fraud conducted by third parties. You agree and acknowledge that you will not use the services:

- (i) in a manner that violates any applicable law or regulation;
- (ii) to fund terrorism or other criminal activity;
- (iii) to circumvent any export restrictions or economic sanctions; or

• (iv) to engage in unlawful money transmission, currency exchanging, or money laundering.

2. Legal, Financial, Tax, Investment Information Presented.

None of the information, services or materials offered on our Site constitute, and are not intended to constitute, legal, financial, tax, investment or other advice, and you should not act or refrain from acting based on any information, services or materials provided on this Site. All content on our Site is information of a general nature and does not address the unique circumstances of any particular user. You are strongly urged to consult with your own legal, financial, tax, investment and other advisors as to all legal, financial, tax and investment-related questions you have.

3. Securities Law Matters.

Any Governance Tokens received by Members have not been approved or disapproved by the United States Securities and Exchange Commission, any state securities commission, or other regulatory authority, nor have any of the foregoing authorities passed upon the merits of this offering or upon the accuracy or adequacy of this agreement. Any representation to the contrary is a criminal offense. This document does not constitute an offer or solicitation to anyone in any jurisdiction in which such offer or solicitation is not authorized.

Any Governance Tokens that you may acquire have not been registered under the Securities Act, state securities laws, or the laws of any country outside the United States. DAOLABS' position is that they should not be since the purpose of Juicebox is to manage Ethereum treasuries, provides no rights to any distribution or profits, and are non-transferrable except detailed in the Terms of Use.

4. Regarding Ethereum Platform Risks.

Limitation of liability on a broader scope, with Ethereum in general.

The User expressly knows and agrees that the User is using the Ethereum platform at the User's sole risk. The User represents that the User has an adequate understanding of the risks, usage and intricacies of cryptographic tokens and blockchain-based open source software, ETH platform and ETH. The User acknowledges and agrees that, to the fullest extent permitted by any applicable law, the disclaimers of liability contained herein apply to any and all damages or injury whatsoever caused by or related to risks of, use of, or inability to use, ETH or the Ethereum platform under any cause or action whatsoever of any kind in any jurisdiction, including, without limitation, actions for breach of warranty, breach of contract or tort (including negligence) and that neither Ethereum team shall be liable for any indirect, incidental, special, exemplary or consequential damages, including for loss of profits, goodwill or data. Some jurisdictions do not allow the exclusion of certain warranties or the limitation

or exclusion of liability for certain types of damages. Therefore, some of the above limitations in this section may not apply to a User.

5. Regarding privacy.

• Privacy Policy