

## SWACE TOKEN SALE TERMS AND CONDITIONS

Last updated July 2, 2018

Whereas **UAB Swace Foundation**, a company incorporated and operating under the laws of the Republic of Lithuania, company number 304793861, registered office at Perkūnkiemio str. 13-91, Vilnius, the Republic of Lithuania (the **Company**), is the issuer of the Swace Tokens (the definition of the Tokens is provided below);

Whereas **You**, a natural or a legal person, as a person intend to acquire the Tokens (the **Purchaser, You and/or I**);

Therefore, for and in consideration of the foregoing the Purchaser unconditionally accepts and agrees to these Swace Token Sale Terms and Conditions (the **Terms**) in accordance with the terms and conditions provided below:

## 1. Definitions

- 1.1. Capitalized terms, which are not described in the text separately, but are used in these Terms are provided in the Annex 1 of the Terms, which (the Annex 1) is provided below.

## 2. Acceptance and Changes of the Terms

- 2.1. **Your participation in the Token Sale is subject to these Terms. You unconditionally accept and agree to be bound by these Terms and guarantee that Your representations and warranties provided in these Terms are true and correct.**

- 2.2. You confirm, that You are not a citizen of or resident or domiciled in United States of America or making a Purchase Price from the United State of America, nor are You an entity (including, but not limited to, any company or partnership) incorporated, established or registered in or under the laws of the United States of America, whereas participation in the Token Sale for the United States residents, persons (whether legal or natural) whether domiciled or established in the United State of America is prohibited.

- 2.3. These Terms come into effect at the moment you approve these Terms. You approve these Terms by clicking both texts: (i) "I have read the whole text of the Terms and Conditions and fully and unconditionally agree with the Terms & Conditions" and (ii) "I guarantee that my representations and warranties provided in the Terms & Conditions are true and correct".

- 2.4. The Company is entitled without any restrictions to unilaterally change, amend, supplement, delete or add to these Terms. Any such changes will be effective upon the posting of the revised Terms or such policies and rules on the Swace Network website or sending personal e-mail notifications. You are solely responsible for reviewing any such notice and the corresponding changes to the Terms.

- 2.5. For further use of Swace Network and/or the Tokens, the Purchaser may be asked to agree with additional terms and conditions, e.g. Swace Network (including, but not limiting to its website and applications) usage terms and conditions, privacy policy and other documents, which may be obligatory for the usage of the Swace Network and/or Tokens (the **Additional Policies**). If the Purchaser does not agree to such Additional Policies, the Purchase shall personally bear all the risks, losses and other negative consequences, which may arise due to restricted use of the Tokens.

## 3. Tokens Issue, Purchase, Generation and Distribution

- 3.1. Up to 2,700,000,000 Tokens can be issued in total during the whole Token Sale (including pre-sale and private sale). Up to 1,350,000,000 Tokens can be issued during the main (main) Token Sale, that You are participating in.

- 3.2. The Tokens are going to be issued (purchased) to the Purchaser under the basis of smart contract. The number of the Tokens to be purchased by the Purchaser depends on the amount of the Tokens' purchase price paid by the Purchaser. Tokens will be an ERC-20 compliant tokens.

- 3.3. The Tokens currently are not issued and will be issued and distributed to the Purchaser within reasonable period of time after the completion of the Token Sale subject to the following conditions: (i) the Purchaser paid the Token purchase price for the Tokens to be acquired (the **Purchase Price**), (ii) the Tokens have been fully developed and are fully functional and (iii) the Purchaser meets all the anti-money laundering (AML) and know your customer (KYC) requirements.

- 3.4. Amount, allocation, price and other relevant information regarding the Tokens is provided in the Whitepaper and other information available at <https://swace.io/>. However any information in relation to the Tokens, whether it is amount, price, allocation, sale procedure, soft-cap, hard-cap and any other information in relation to the Tokens and the Token Sale

can be changed by the Company's sole discretion at any given time.

- 3.5. If under the decision of the Company, the Token Sale does not reach its minimum capital goal, which shall be decided upon and can be changed under the sole discretion of the Company at any given time (regardless of what is indicated in the Whitepaper, other documents and publications), the funds (including your Purchase Price) collected during the Token Sale, if so decided by the Company at its sole discretion, can be returned to the purchasers of the Tokens. If the Company does not decide to return such funds (including your Purchase Price) to the purchasers of the Tokens, then the purchasers of the Tokens shall be allocated with the Tokens in accordance with these Terms. The Company shall not be liable for any Damages or expenses of the Purchaser thereof. In case the hard cap of the Token Sale is not achieved and not all the Tokens are sold, then unsold Tokens will enter a vesting period of 1 year and following that, added to the community growth budget, unless otherwise decided by the Company at its sole discretion.

#### **4. Termination of the Token Sale**

- 4.1. At any time, when there is a reasonable cause (including but not limiting to the low interest of the Token Sale), the Company may either temporarily suspend or permanently end the Token Sale and/or issuance or activation of the Tokens in whole or part, and with respect to all or certain purchasers of the Tokens.

#### **5. The Tokens and Rights Granted by the Tokens**

- 5.1. The acquisition of the Tokens is not an investment, the Tokens are not securities of any kind and shall be considered as a payment Tokens strictly, whereas Tokens are designated to allow the holder of the Token to participate in the Swace Network and not to benefit from the Tokens as a mean or instrument of investment or security. Neither the Company nor the Tokens are registered under any securities Laws. The Tokens grant no right to the Purchaser to vote, receive dividends, receive passive income or be deemed the holder of the shares of the Company for any purpose, nor will anything contained herein be construed to confer on the Purchaser (by fact the Purchaser is a Token holder), as such, any of the rights of a shareholder of the Company or any right to vote for the election of management or upon any matter submitted to shareholder at any meeting thereof.
- 5.2. Tokens do not provide the Purchaser with the conversion rights into shares or other equity of the Company. Tokens do not represent or confer any ownership right or stake, share or security or equivalent rights, voting rights or any right to receive future revenue shares, intellectual property rights or any other form of participation in the Company and its corporate affiliates.
- 5.3. The Tokens are cryptographic tokens created for access, use and purchase of Swace Network products and services and benefits associated with it via Swace Network (as described in the Whitepaper). There are no guarantees of their future use or value which can be zero.
- 5.4. The Company and its Affiliated Persons is not required to consult with the Purchaser regarding any activities and/or decisions in relation to the Company and/or Swace Network. The Purchaser will not have any influence in the development or governance of the Company, the Tokens and/or Swace Network.

#### **6. Representations and Warranties**

- 6.1. The Purchaser hereby represents and warrants:
  - 6.1.1. the Purchaser has fully read and familiarized with the Whitepaper, Swace Network model description, Swace business model described as well as other information available at <https://swace.io/> or otherwise distributed or available publically or to the Purchaser;

- 6.1.2. the Purchaser has full legal capacity and is duly incorporated (if legal entity) and validly existing under the Laws of the jurisdiction in which the Purchaser is incorporated, and has the full right, power and authority to execute and deliver these Terms. These Terms constitutes valid and binding obligation of the Purchaser, enforceable in accordance with its terms;
- 6.1.3. the Purchaser is well aware that the Tokens are not a security and shall not be considered as investment, that neither the Company nor the Tokens have been, or at the current knowledge of the Company will be, registered under any country's securities Laws. The Purchaser is going to purchase the Tokens for its own account, not as a representative, a nominee or agent;
- 6.1.4. the Purchaser has sufficient knowledge and experience in business, financial, cryptocurrency and the Blockchain matters to be able to evaluate the risks and merits of its purchase of the Tokens and is able to bear the risks thereof. The Purchaser has acquired sufficient information about the Company, Swace Network and the Tokens to reach an informed and knowledgeable decision to acquire the Tokens. The Purchaser understands that the Tokens involve risks, which are also provided below in Section 7 and Section 8 of these Terms;
- 6.1.5. the Purchaser has not relied on any representations or warranties made by the Company or its Affiliated Persons, or any other person acting on behalf of the Company, including, but not limited to, conversations of any kind, whether through oral or electronic communication;
- 6.1.6. the Purchaser bears sole responsibility for any taxes as a result of the matters and transactions of the Tokens, include future acquisition, ownership, use, sale or other disposition of the Tokens;
- 6.1.7. the Purchaser's funds acquired for the Purchase Price payment were acquired legally and in compliance with the applicable Laws

## **7. RISKS**

- 7.1. By purchasing, owning, and using the Tokens, the Purchaser expressly acknowledges and assumes the following risks:
  - 7.1.1. Swace Token is not a currency issued by any individual, entity, central bank or national, supranational or quasi-national organization. The circulation and trading of Swace Token on the market depends on the consensus on its value between the relevant market participants. Nobody is obliged to redeem or purchase any Swace Tokens from any user or Swace Tokens holder. Nor does anyone guarantee the liquidity or market price of Swace Tokens to any extent.
  - 7.1.2. The Token price may experience extreme volatility. Cryptographic tokens or cryptocurrencies have demonstrated extreme fluctuations in price over short periods of time on a regular basis. You must be prepared to accept similar fluctuations in the Token value.
  - 7.1.3. A private key, or a combination of private keys, is necessary to control and dispose of Tokens stored in your digital wallet or vault. Accordingly, loss of requisite private key(s) associated with your digital wallet or vault storing Tokens will result in loss of such Tokens. Moreover, any third party that gains access to such private key(s), including by gaining access to login credentials of a hosted wallet service you use, may be able to misappropriate your Tokens.
  - 7.1.4. Transactions in crypto assets such as the Tokens and certain other virtual currencies are irreversible. Failure to provide the Company with the correct public wallet address under the control of the Purchaser will, in most cases, result in the loss of the Tokens and the Purchase Price.

- 7.1.5.** The Swace Network and the Tokens are still under development and may undergo significant changes over time. The Purchaser acquires the Tokens at the sole risk of the Purchaser and on a basis of the Tokens and Swace Network status "AS IS" and "UNDER DEVELOPMENT". Although we intend for the Tokens and the Swace Network to function as described in the Whitepaper, and intend to take commercially reasonable steps toward those ends, we may have to make changes to the specifications of the Tokens or Swace Network for any number of legitimate reasons. This could create the risk that the Tokens or Swace Network as further developed and maintained, may not meet your expectations at the time of purchase, for any number of reasons including mistaken assumptions or analysis, a change in the design and implementation plans, and execution of the Swace Network or Tokens. Furthermore, despite our good faith efforts to develop and complete the Swace Network, it is still possible that the Swace Network and Tokens will experience malfunctions or otherwise fail to be adequately developed or maintained, which may negatively impact the Swace Network and Tokens, and your Tokens may become useless and/or valueless due to technical, commercial, regulatory or any other reasons. Furthermore, you acknowledge that Swace Network may never be fully completed or released.
- 7.1.6. There is a risk that the Token Sale may be unsuccessful and the Company may not receive sufficient funds during the Token Sale. Therefore You represent your understating, that if the Token Sale is unsuccessful, then the Token Sale may not be completed and/or the Swace Network may not be developed to the intended extent and functionality, whereas the development of the Token Sale and/or the Swace Network is going to incur significant expenses to the Company. Even if the Token Sale is unsuccessful and/or if the soft-cap of the Token Sale (which shall be indicated and can be changed by the Company's sole discretion at any time) is not achieved, then the Company upon its sole discretion is entitled and can proceed with the Token Sale, issue the Tokens in accordance with these Terms or can terminate the Token Sale. In any case described in this clause, there is no obligation of the Company to return Your Purchase Price or any part of it and the Company and the Affiliated Persons shall not be in any case liable against You.
- 7.1.7. If the value of ETH, BTC and other currencies (cryptographic and fiat currencies), fluctuates unfavourably during or after the Token Sale, we may not be able to fund development, or may not be able to develop or maintain the Swace Network in the manner that it intended.
- 7.1.8. Crypto assets such as the Tokens are a new and relatively untested product. There is considerable uncertainty about the asset class's long-term viability, which could be affected by a variety of factors. In addition, the success of the Tokens and the Network and other types of crypto assets will depend on whether Blockchain and other new technologies related to the Tokens turn out to be useful and economically viable. We do not control any of these factors, and therefore may not be able to control the long-term success of the Tokens and Swace Network;
- 7.1.9. It is possible that, due to any number of reasons, including an unfavourable fluctuation in the value of currencies (as described above), the failure of commercial relationships, or intellectual property ownership challenges, the Swace Network may no longer be viable to operate or the Company its Affiliated Persons and/or Swace Network may dissolve or fail to launch. It is possible that the Swace Network in an unfavourable way, including one that results in the loss of Tokens.
- 7.1.10. The regulations and application of the Laws in respect of the crypto assets and instruments like Tokens are uncertain, different Governmental Authorities have different approach and it is possible that regulation will change. These developments could lead to significant changes in how the Tokens are structured, how they are purchased and sold, and other issues. They could even lead to the termination of the Tokens. Further, a Governmental Authorities could take action against the Company, Affiliated Persons, Swace Network and/or the Tokens and its Token Sale. Any of these outcomes would negatively affect the Company, Affiliated Persons, Swace Network and/or the Tokens and their holders.

- 7.1.11. Swace Network and the Company will not support or otherwise facilitate any secondary trading or external valuation of Tokens. This restricts the contemplated avenues for using Tokens to the provision or receipt of services, and could therefore create illiquidity risk with respect to any Tokens You own.
- 7.1.12. Tokens are uninsured unless you specifically obtain private insurance to insure them. Thus, in the event of loss or loss of utility value, there is no public insurer or private insurance arranged by Company to offer recourse to You.
- 7.1.13. Hackers or other malicious groups or organizations may attempt to interfere with the Swace Network or the Tokens in a variety of ways, including malware attacks, denial of service attacks, consensus-based attacks, sybil attacks, smurfing and spoofing. Furthermore, there is a risk that a third party or a member of the Company or its Affiliated Persons team may intentionally or unintentionally introduce weaknesses into the core infrastructure, which could negatively affect the Swace Network and the Tokens.
- 7.1.14. The Company cannot guarantee the software used by the Company or the entity operating Swace Network to be flaw-free. It may contain certain flaws, errors, defects and bugs, which may disable some functionality for users, expose users' information or otherwise. Such flaw would compromise the usability and/or security of Swace Network and the Tokens and consequently bring adverse impact on the value the Tokens.
- 7.1.15. It is possible that the Swace Network will not be used by a large number of individuals, companies and other entities or that there will be limited or a lack of public interest in the creation and development of the Swace Network. Such a lack of use or interest could negatively impact the development of the Swace Network.
- 7.1.16.** The industry is comprised of a number of participants and is subject to rapid change and competition Swace Network faces from other organisations, some of which may have greater financial, technical and marketing resources. Increased competition could result in under-utilisation of employees, reduced operating margins and loss of market share. Any of these occurrences could adversely affect the business related to Swace Network, operating results and financial condition. The possibility remains that the fundamental business model may not achieve any traction due to an existing or new entrant offering a similar solution or that the general public do not see it as part of their future.

## **8. Inspection of the Governmental Authorities**

- 8.1. If the Company receives a request, notification, demand or any other requests from the Governmental Authority or Governmental Authority starts inspection of any kind of the Company, Swace Network, Token Sale and/or any Affiliated persons in respect of the Swace Network and/or Token Sale, which may lead or upon opinion of the Company or its Affiliated Persons may lead to investigation of the Company, Affiliated Person, Swace Network or Token Sale or recognition of the Token Sale and/or Swace Network as illegal, not in compliance with applicable Laws or may result in penalties to the Company or Affiliated Person(-s) (the "**Governmental Action**"), then the Company upon its sole discretion can pay back an amount (whether in fiat or cryptocurrency) to the Purchaser amounting to the Purchaser's paid Purchase Price (e.g. if Purchaser acquired Tokens for 1 ETH, then 1 ETH or equivalent of 1 ETH in any other currency (fiat or cryptocurrency) at the date of the repayment of the Purchase Price shall be returned to the Purchaser) (the "**Returned Purchase Price**").
- 8.2. In case of Governmental Action, the Purchaser shall immediately (in any case not later than in 5 days after dispatch of a notice by the Company or Swace LTD respectively) return to the Company all the acquired Tokens (including any bonus and discount Tokens), (hereinafter all together "**Returnable Tokens**"). Company or any other Affiliated Person shall not make any other payments and/or compensations, other than the Returned Purchase Price payable by the Company for the Returnable Tokens.
- 8.3. The Company can take all and any actions in order to execute and implement undertakings

in relation to the return of the Returnable Tokens. If the Purchaser does not return Returnable Tokens immediately, the Company is entitled without any payment or compensation and its sole discretion to take all and any actions and adopt all and any required decisions in order to annul, abolish or recognise as void the Purchaser's Tokens.

8.4. Payment of the Returned Purchase Price to (i) the same account, where the Purchaser made a Purchase Price payment from to the Company or (ii) the Purchaser's wallet where the Purchaser's Tokens were transferred to, shall be considered as duly and appropriate payment of the Returned Purchase Price. If the Purchaser does not receive a Returned Purchase Price paid in accordance with this clause, this shall not affect the fact that the Returned Purchase Price was duly paid and the Purchaser shall bear all the risk of such non-reception of the Returned Purchase Price.

8.5. If the assets of the Company that remain legally available for distribution to the Purchaser and all other purchasers of the Tokens during the Token Sale (the "**Dissolving Purchasers**"), as determined in good faith by the Company's management, are insufficient to permit the payment to the Dissolving Purchasers of their respective Returned Purchase Amounts, then the remaining assets of the Company legally available for distribution will be distributed with equal priority and pro rata among the Dissolving Purchasers in proportion to the Returned Purchase Amounts they would otherwise be entitled to receive.

## **9. Notification to the Governmental Authorities**

9.1. The Purchaser hereby undertakes and unconditionally agrees, that the Company is entitled to provide all and any information about the Purchaser that is in disposition of the Company or Swace LTD, to the Governmental Authority, when such provision of the information about Purchaser is required under applicable Laws and in relation to the Token Sale or Swace Network. Hereby, the Purchaser undertakes to provide to the Company all information about the Purchaser in order to comply with the undertakings established herein.

## **10. Liability and Indemnification**

10.1. The Company and/or any Affiliated Person shall not be liable or responsible to the Purchaser, nor be deemed to have defaulted in relation to the Tokens, Token Sale, Swace Network, its services and/or any other rights or obligations related thereof for any breach, failure or delay in fulfilling or performing any terms, obligations or undertakings in relation to these Terms (including termination of these Terms), Tokens, Token Sale, Swace Network, its services and/or any rights or obligations related thereof, regardless the reasons (including, but not limiting to the negligence, misconduct, activity or inactivity) such failure or delay is caused.

10.2. To the fullest extent permitted by Laws in no event the Company, Swace LTD and/or any Affiliated Person shall be liable and shall be fully released from any Damages arising out of or in any way related to the these Terms, Tokens, Token Sale, Swace Network, its services and/or any rights or obligations related thereof, regardless of the form of action, whether based in agreement or tort. You shall indemnify, defend, hold harmless and release from and against any Damages, claims, liabilities and/or any actions against the Company, Swace LTD and/or any Affiliated Person in any jurisdiction arising out of the Tokens, Token Sale, Swace Network, its services and/or any rights or obligations related thereof.

## **11. Additional Disclaimers and Waivers**

11.1. The Whitepaper and other provided information in relation to the Token Sale and Swace Network does not purport to contain all the information that you may require. In all cases, you should conduct your own investigation and analysis of the Token Sale, Swace Network, Swace business and the Company. The Purchaser bears all the risks indicated in these Terms, Whitepaper and otherwise disclosed or available by the Purchaser.

11.2. Neither the Company, nor their Affiliated Persons make any representation on the accuracy

or completeness of the information contained in the Whitepaper and these Terms.

11.3. You must rely on your own investigation before participating in the Token Sale and no representations or warranties are or will be made by the Company and/or Affiliated Persons.

11.4. The Whitepaper, these Terms or any other document or announcement is not a prospectus or disclosure document and is not an offer to sell, nor the solicitation of any offer to purchase the Tokens and/or participate in the Token Sale and should not be treated or relied upon as one. The Whitepaper and any other information is for information purposes only and is subject to change. All information provided in the Whitepaper and elsewhere that is forward looking and is speculative in nature and may change and can be changed by the Company's sole discretion in response to numerous outside forces, including technological innovations, regulatory factors, and/or currency fluctuations, including but not limited to the market value of cryptocurrencies.

## **12. Validity and Termination**

12.1. These Terms shall come into force at the moment described in Clause 2.3 of these Terms and shall be valid for the unlimited period of time, unless Terminated by the Company earlier. The Company is entitled to unilaterally terminate these Terms without any reason and/or notification to the Purchaser. Company shall have no liability or obligations against the Purchaser for the termination of these Terms.

12.2. Any of the Affiliated Person(-s) are bound by the Terms, unless such Affiliated Person(-s) would agree to be bound by these Terms.

## **13. Successors and Assignees**

13.1. The Purchaser shall not assign any of its rights or obligations under these Terms to any party without a prior written consent of the Company.

13.2. The Company is entitled to transfer all rights and obligations in relation to these Terms without as well as the Token Sale, Tokens and/or Swace Network to any person without consent and/or notification of and to the Purchaser.

13.3. These Terms shall bind and benefit all the permitted successors and assignees.

## **14. Governing Law and Dispute Resolution**

14.1. This Agreement shall be governed by and construed in accordance with the law of the Republic of Lithuania.

14.2. Any dispute, claim or controversy arising out of or connected to the Tokens, Token Sale, Swace Network and/or these Terms shall be settled by negotiations between the Purchaser and the Company. In case of failure to reach an agreement 14 days, any dispute, claim or controversy be finally settled by arbitration in Vilnius Court of Commercial Arbitration in accordance with its rules. The number of arbitrators shall be 1, who will be appointed by the Company. Any disputes shall be kept confidential by the Parties.

14.3. The venue of arbitration shall be Vilnius, Lithuania. Lithuanian law shall be applicable to the dispute.

## **15. Final Provisions**

15.1. The Purchaser agrees that in connection with these Terms and/or Token Sale, Purchaser's personal data may be transferred and/or stored in various jurisdictions, including jurisdictions that may not offer a level of personal data protection equivalent to the Purchaser's country of residence.

15.2. The Purchaser shall, and shall cause its affiliates to, execute and deliver such additional documents, instruments, conveyances and assurances and take such further actions as may be reasonably requested by Company to carry out the provisions of these Terms.

**16. Annexes**

16.1. The Annex(-es) of these Term shall form the integral part thereof as if set out in full herein.

## ANNEX 1 TO THE SWACE TOKEN SALE TERMS AND CONDITIONS

### 1. Definitions

1.1. Wherever used in this Agreement, capitalized terms shall have the following meaning:

<b>Affiliated Person(-s)</b>	shall mean shareholder(-s) (including, but not limiting to Swace LTD, company code 10254335, office at 20-22 Wenlock Road, N1 7GU London, England, UAB SWACE LTD, company code 304521904, office at Talino str. 67-5, Vilnius, Lithuania, a limited liability company currently under establishment in United States of America, and all of these companies' shareholders and directors), owner and/or developer of the Swace Network, subsidiaries, affiliates, directors, employees, agents (including developers, auditors, contractors or founders) of the Company or any other person(-s) (natural or legal) that are controlled (directly or indirectly) by the Company or such person(s) are controlling (directly or indirectly) the Company.
<b>Blockchain</b>	shall mean type of distributed ledger, comprised of unchangeable, digitally recorded, data in packages called blocks.
<b>Damages</b>	shall mean any direct, indirect, consequential and/or exemplary damages of any kind (including, but not limited, where related to loss of revenue, income or profits, loss of use or data) of the Purchaser.
<b>Governmental Authority</b>	means any nation or government, any state or other political subdivision thereof, any entity exercising legislative, judicial, administrative, supervision or surveillance functions of or pertaining to government, including, without limitation, any government authority, agency, bank, department, board, commission or instrumentality, and any court, tribunal or arbitrator(s) of competent jurisdiction, and any self-regulatory organization.
<b>Laws</b>	mean any provision of any law, regulation, international treaty, or any other legal act applicable to these Terms, any person to these Terms (as the case may be), in any jurisdiction adopted at a municipal, national, supranational and/or international level either prior to or after the date of these Terms.
<b>Swace Platform</b>	blockchain-based social gaming platform, developed and organized by the Company, that empowers companies to engage with their target market on a controlled social gaming platform that rewards its users, including all its online platforms, applications and any other solutions.
<b>Token(-s)</b>	shall mean Swace payment token(-s) (Swace coin(-s)) issued by the Company during the Token Sale and which can be used for the participation in the Swace Network.
<b>Token Sale</b>	shall mean private Token Sale, Token pre-sale and main (public) Token Sale all together or each separately depending on the context.
<b>Whitepaper</b>	White paper available at <a href="https://swace.io/">https://swace.io/</a> as well as any other communication and/or publications related with the whitepaper, Swace Network and/or the Token Sale.

