

Terms of Service

Last Updated November 3, 2022

Ambisafe Software Inc. (hereinafter referred to as the "Ambisafe", "we", "our", or "us") as an administrator of the Website (as defined below) adopts these Terms of Service (hereinafter referred to as the "Terms") specifies User's (as defined below) rights and obligations and constitute a legally binding Agreement for both parties. These Terms along with the general terms that can be found at <https://www.tabla.is/> affect User's rights and impose certain obligations while using the Website. IF YOU DO NOT AGREE TO THESE TERMS, PLEASE DO NOT ACCESS THIS WEBSITE, OR ANY OTHER CONTENT AVAILABLE THROUGH THIS WEBSITE. If you are a representative of a firm, corporation, organization or an individual or other entity and You are creating an Account (as defined below) or using the Services (as defined below), You agree to be legally bound by these Terms of Service and all Terms incorporated by reference.

1. Interpretation.

1.1 Definitions. The following terms used in these Terms have the following meanings:

"Account" Database entry that contains personal information of the User, and allows the User to access the Tabla and use the Services.

"Agreement" These Terms of Service, in their entirety, as well as any other agreements referenced herein.

"Ambisafe" The legal entity incorporated as Ambisafe Software Inc., at the address 360 Pine Street, Suite 700, San Francisco, California 94104.

"API" Application Programming Interface.

"Tabla" Refers to software that is compatible with smart contract interfaces, operates in connection with the blockchain, and allows the User to manage and control Cryptocurrency assets belonging to User's Account.

"Blockchain" A type of database that takes a number of records and puts them in a block. Each block is then 'chained' to the next block, using a cryptographic signature. This allows block chains to be used like a ledger, which can be shared and corroborated by anyone with the appropriate permissions.

"Blockchain Transaction" The public record of operation, signed by the creator's private key, and stored in the blockchain.

"Communication" Includes the Terms of Service and Privacy Policy, and updates to these agreements and policies, as well as: documents; receipts; legal and regulatory disclosures; legal and regulatory statements; agreements; Account details and history; confirmations; Order information; and responses to claims, complaints, or customer support inquiries filed in connection with the User's Account.

“Content” Materials or information on the Website, including, but not limited to Intellectual Property, information posted through the Services, downloaded material, and Communications.

“Cryptocurrency” Includes Bitcoin, Ether, and tokens.

“Data Owner” means any individual or legal entity that holds users’ Tokens.

“Fees” Fees associated with the Tabla and use of the Services that are payable to Ambisafe.

“Privacy Policy” Refers to the Privacy Policy available at <https://www.tabla.is/privacy-policy.pdf>.

“Prohibited Use” As defined in Section 7.

“Restricted Locations” – Include Afghanistan, Cuba, Crimea Region of Ukraine, Iran, Iraq, Kosovo, Lebanon, Libya, Myanmar, North Korea, Somalia, South Sudan, Sudan, Syria, Venezuela, Yemen, Zimbabwe.

“Services” The Services available on the Website include the following: logging into an Account; deploying smart contract on blockchain; issuing Tokens; accessing the Tabla; inviting Users to the Account; changing the number of signatures required for certain actions; sending tokens to specific addresses; and reviewing Blockchain Transaction history.

“Terms” These Terms of Service as amended by Ambisafe and available at <https://www.tabla.is/terms.pdf>.

“Tokens” A type of Cryptocurrency.

“User” An individual or a corporate representative who uses the Website, agrees to the Terms of Service and Privacy Policy, and is a holder of an Account.

“Website” Collection of information, texts, graphic elements, design, pictures and other intellectual property, as well as the software in the information system available on the Internet at the following domain address <https://www.tabla.is/>.

“You” or “Your” refers to the User.

1.2 – Headings. The headings of the clauses of these Terms are for convenience and ease of reference only and shall not affect the meaning or interpretation of these Terms.

1.3 – Governing Law. The Terms shall be governed by and construed in accordance with the laws of the United States and the State of California, unless expressly stated otherwise herein. For the purpose of any judicial proceeding, you hereby submit to the jurisdiction of the state and federal courts sitting in San Francisco County, California, and agree to service of process in such arbitration or court proceedings shall be satisfactorily made upon a party if sent by certified, express or registered mail addressed to it at the address set forth in Ambisafe’s records, or if no such address is provided, by email to the email address provided by the relevant

party to Ambisafe in connection with its use of the Services.

You agree that any action you commence will be in the state or federal courts located in San Francisco County, California, and you hereby consent to and waive all defenses of lack of personal jurisdiction and forum non conveniens with respect to venue and jurisdiction in the state and federal courts located in San Francisco County, California.

2. General Use.

2.1 – Scope of Services. Ambisafe is a service provider and blockchain development company. The Website can be used for the purposes of accessing the Tabla, and controlling and managing the Tabla. The Services allow all Users of the Website to login to an Account, access the Tabla, deploy the smart contract on the blockchain; issue Tokens; invite Users to the Account; change the number of signatures required for certain actions; send tokens to specific addresses; and review history of Blockchain Transactions. Users may use the Website and its Services in compliance with all applicable laws, upon acceptance of these Terms and opening an Account.

The User acknowledges and agrees that when issuing Tokens, he/she/it consents to Ambisafe providing the credit card information previously provided during the Account registration process to Stripe, Ambisafe's third-party payment service provider, and further consents to Ambisafe charging the associated costs and processing the credit card in order to receive payment.

2.2 – Eligibility. Ambisafe may not make the Services available in all markets and jurisdictions, and may restrict or prohibit the use of the Services from certain U.S. states or foreign jurisdictions ("Restricted Locations"). To be eligible to use the Ambisafe Services, you as an individual User must be eighteen (18) years or older and have the capacity to contract under applicable law, or if the User is not individual, you must have the right and requisite power and authority to sign and enter into binding agreements for and on behalf of the User.

The User is solely responsible for understanding and complying with any and all laws, rules and regulations of his/her specific jurisdiction that may be applicable to the User in connection with the use of all Services, products and Content of the Website. Ambisafe, as well as any other person, authorized by Ambisafe to administer the Website, shall not be held liable for any legal risks and disputes arising in the jurisdiction of User's residency.

You further represent and warrant that you: (a) have not previously been suspended or removed from using our Services; (b) entering into this Agreement will not violate any other agreement to which you are a party; (c) are not located in, under the control of, or a national or resident of any Restricted Locations or any country in which the United States has embargoed goods or services; (d) will not use our Services if any applicable laws in your country prohibit you from doing so in accordance with these terms; (e) are not identified as a "Specially Designated National;" and (f) are not placed on the Commerce Department's Denied Persons List.

2.3 – License to Use the Service. Upon these Terms of Service, Ambisafe hereby grants the User a non-exclusive, non-transferable limited license to access and use the Website and related Content, material, and information in strict accordance with the terms and conditions

stated below. Any other use of the Ambisafe Website or its Content, material and information is expressly prohibited. All rights not expressly granted herein are fully reserved by Ambisafe, its advertisers and licensors.

3. Privacy Policy and Protection of Personal Information.

3.1 – Privacy Policy. Please review our Privacy Policy available at <https://www.tabla.is/terms.pdf> to learn about how we collect, use, and share your information. The Privacy Policy explains how Ambisafe treats your personal information and protects your privacy when you access Ambisafe and use the Services.

3.2 – Amendments to Privacy Policy and Terms of Service. Ambisafe may modify or update its Privacy Policy and these Terms from time to time, therefore we recommend you review this page and the Privacy Policy periodically. When we change the Privacy Policy or these Terms in a material manner, we will update the ‘last modified’ date at the top of the document and notify you that material changes have been made. Your continued use of the Service after any such change constitutes your acceptance of the new Privacy Policy and Terms. If you do not agree to any of these Terms or any future Terms of Service or Privacy Policy, do not use or access (or continue to access) the Services.

Tabla Account.

3.3 – Creation and Registration of Account. In order to use the Tabla Services, you must first register and create an Account with Ambisafe [here](#). The User shall open and maintain an Account by registering on this Website by providing your organization’s name, an email address, and password. The Account information you previously submitted on <https://www.tabla.is/> will be linked to the Account you create on this Website. You agree to create a strong password that you do not use for any other website or online service. The registration and Account creation process is necessary to obtain access to certain pages of the Website, and the User shall select a proper email address and password. The User is entitled to use all functions of the Account upon completion of the Account creation. However, Ambisafe may, in its sole discretion, refuse to allow you to establish an Tabla Account at any time.

The User agrees that he/she will not use any Account other than his/her own, or access the Account of any other User at any time, or assist others in obtaining unauthorized access. Ambisafe is vigilant in maintaining the security of the Website and the Services.

3.4 – Required Account Information. The User shall provide Ambisafe with certain registration information, all of which must be accurate, truthful, and complete information. All the information the User provided on the <https://www.tabla.is/> website will be transferred and included in the Account. The credit card information you provide will be disclosed to Ambisafe’s third-party payment service provider, Stripe, who will collect, store, and process the information when Ambisafe needs to receive payment. In providing the Account information, the User shall not: select an email address already used by another person; use an email address in which another person has rights without such person’s authorization; or use an invalid email address.

3.5 – Verification. In case the User provides counterfeit documents and false personal information, such behavior will be interpreted as a fraudulent activity. You hereby authorize Ambisafe to, directly or indirectly through third parties, make any inquiries Ambisafe considers

necessary to check the relevance and accuracy of the information provided for verification purposes, as well as to protect against fraud, including to query identity information contained in public reports (e.g. your name, address, past addresses, or date of birth), to query account information associated with your other accounts, and to take action we reasonably deem necessary based on the results of such inquiries and reports. You further authorize any and all third parties to which such inquiries or requests may be directed to fully respond to such inquiries or requests.

See our Privacy Policy available at <https://www.tabla.is/privacy-policy.pdf> to learn more about how we treat your data.

3.6 – Accuracy of Information and Account Maintenance. By registering with Tabla User agrees to provide Ambisafe with current, accurate, and complete information about him/her/itself as prompted by the registration process, and to keep such information updated. You agree to promptly update your Tabla Account information and maintain the security of your Account by protecting your password and restricting access to your Account. Promptly notify Ambisafe at support@tabla.is if you discover or otherwise suspect any security breaches related to your Account. Additionally, you agree to take responsibility for all activities that occur under your Account and accept all risks of any authorized or unauthorized access to your Account, to the maximum extent permitted by law.

3.7 – Account Security. The User is responsible for maintaining the confidentiality of information on the Account, including, but not limited to the password and email. The User is also responsible for maintaining adequate security and control of any and all passwords.

The User must take reasonable care to ensure that his/her email account(s) are secure and only accessed by the User, as his/her email address may be used to reset passwords or to communicate with User about the security of the Account. The User ensures the confidentiality of its email address and password, and does not allow the use of this information without its consent. Any person that has used this information to login to the Website is considered to be acting as the agent of the User unless the User has informed Ambisafe of suspected unauthorized use of its email address and password. If any of the email addresses registered with User's Account are compromised, the User should without undue delay after becoming aware of this contact Ambisafe Support.

Irrespective of whether the User is using a public, a shared or his/her/its own computer to access the Account, the User must always ensure that his/her/its login details are not stored by the browser or cached or otherwise recorded. The User should never use any functionality that allows login details or passwords to be stored by the computer he/she is using. If the User has any security concerns about the Account, login details, passwords or other security features being lost, stolen, misappropriated, used without authorization or otherwise compromised, the User is advised to change the password. The User must contact Ambisafe Support by email at support@tabla.is without undue delay on becoming aware of any loss, theft, misappropriation or unauthorized use of the Account, login details, password or other security features. Any undue delay in notifying Ambisafe may not only affect the security of the Account, but may result in the User being liable for any losses as a result.

If there is suspicious activity related to the User's Account, Ambisafe may request additional information from the User, including authenticating documents, and freeze the Account for the review time. The User is obligated to comply with these security requests, or accept termination of the Account. Ambisafe shall not be liable for the breach of an email account resulting in an unauthorized Blockchain Transaction executed with proper confirmation.

3.8 – Insufficient Payment. If the credit card information you provide is insufficient or if the card is declined, and your account information is not updated within 30 days from payment due date, your Account and access to Products and Associated Services will be suspended. The latter Services will be reactivated upon payment of the unpaid balance by user.

4. Cancellation, Suspension or Termination of Account or Services.

4.1 – Cancellation or Refusal of Registration. Ambisafe has the right, in its sole discretion, to refuse registration of or cancel your Account for any reason.

4.2 – Suspension. The creation or use of Accounts without obtaining Ambisafe's permission will result in the immediate suspension of all respective Accounts. Any attempt to do so or to assist others (Users or other third parties), or the distribution of instructions, software, or tools for that purpose, will result in termination of such Users' Accounts. Termination is not the exclusive remedy for such violation, and Ambisafe may decide to take further action against the User.

Additionally, Ambisafe may, in our discretion and without liability to the User, with or without prior notice, suspend your access to all or a portion of your Services if you breach the Terms, any Force Majeure Event occurs, or any other event occurs that would make provisions of the Services commercially unreasonable for Ambisafe.

4.3 – Termination. Ambisafe reserves the right to terminate the User's access to the Services, in our sole discretion, immediately and without notice, and delete or deactivate your Account and all related information and files in such Account without liability to you. If Ambisafe deletes your Account for any reason, you will lose all access to any information, connections, or other features that may have been associated with your Account. If User violates the Terms, Ambisafe may also pursue other remedies at law or in equity.

4.4 – Additional Bases for Cancellation, Suspension, or Termination. Ambisafe may suspend, restrict, or terminate your access to any or all of the Services, and/or deactivate or cancel your Account if: (a) Ambisafe is required by a facially valid subpoena, court order, or binding order of a government authority; (b) Ambisafe reasonably suspects you of using your Account in connection with a Prohibited Use; (c) use of your Account is subject to any pending litigation, investigation, or governmental proceeding and/or we perceive a heightened risk or regulatory non-compliance associated with your Account activity; (d) our service partners are unable to support your use; (e) you take any action that Ambisafe deems as circumventing Ambisafe's controls, including, but not limited to, opening multiple Accounts, or abusing promotions which Ambisafe may offer from time to time; or (f) breach these Terms. You acknowledge that Ambisafe's decision to take certain actions, including limiting access to, suspending, or closing your Account, may be based on confidential criteria. You agree that Ambisafe is under no obligation to disclose the

details of its procedures with you, nor is it obligated to provide you notice if a court order or other legal process prohibits Ambisafe from providing you with such notice.

5. Payment and Blockchain Transactions.

5.1 – Payment. The User acknowledges and agrees that when issuing Tokens, Ambisafe may charge the User’s credit card the relevant costs at the moment of issuance. Once the credit card is charged, Stripe will verify and process the credit card on behalf of Ambisafe.

5.2 – Sufficient Funds. The payment process can only be accomplished if the credit card information provided is verified and processed. If the credit card provided is declined, the User’s access to the Account and Services may be suspended.

5.3 – Blockchain Transaction. The User acknowledges and agrees that when issuing Tokens, they are entering into a Blockchain Transaction with individuals and Ambisafe is not a party to that transaction. The User is solely responsible for their actions or mistakes in that Blockchain Transaction.

5.4 – Transfer Cryptocurrency. The User may transfer Cryptocurrency, which includes depositing or withdrawing Cryptocurrency, on the Website. The User is solely responsible for transferring such Cryptocurrency, and Ambisafe is not a party to such transfer. Additionally, the User is solely responsible for paying any fees imposed by a credit card company, bank, or another third-party when on the Website or when using the Services. Ambisafe shall not be responsible for paying or refunding any transaction fees imposed by a third-party.

5.5 – Refuse Access. Ambisafe reserves the right to refuse access to the Website or Services as required by law or in response to a subpoena, court order, or other binding government order.

5.6 – Risk Disclosure. You acknowledge and agree that you shall access and use the Services at your own risk. The User acknowledges that there are risks associated with utilizing an Internet-based system including, but not limited to, the failure of hardware, software, and Internet connections. You acknowledge that Ambisafe shall not be responsible for any communication failures, disruptions, errors, distortions, or delays you may experience when using the Services, howsoever caused.

6. Fees.

6.1 – User Fees. The User agrees to pay Ambisafe the Fees associated with the use of the Tabla services. However, Ambisafe reserves the right to change Fees from time to time.

6.2 – Payment of Fees. The User authorizes Ambisafe or Ambisafe’s third-party payment service provider to charge the credit card that the User provided and deduct the costs and other associated Fees owed in connection with the Tabla or the use of the Services.

6.3 – Timing of Fee. Fees shall be charged when the User issues tokens and/or on the 1st day of each month - this includes prepayment for the following month subscription (if applicable) and payment for transactions for the previous month.

6.4 – Fee Changes. The Fees, the charge procedure, or any other charges can be changed by Ambisafe from time to time.

6.5 – Third-Party Fees. The User is solely responsible for paying any fees imposed by a third-party provider, including, but not limited to, transaction fees applied by credit card companies or banks. All fees owed by the User to the third parties (including the financial institutions) are not covered by these Terms.

7. Prohibited Uses.

7.1 See our Prohibited Uses terms at <https://www.tabla.is/terms.pdf>

8. User's Rights and Responsibilities.

8.1 – General Responsibilities. The User undertakes to read the entire Terms carefully before using the Website or any of the Services provided by Ambisafe. The User undertakes to comply with any and all applicable laws and regulations related to the use of the Services. The User is solely responsible for complying with applicable law regarding any Blockchain Transaction.

8.2 – Right to Enter and Use. The User has the right to enter and use the Website and Services, as long as he/she/it agrees to and actually complies with the Terms. By using the Website, the User agrees to accept and comply with the Terms stated herein. Additionally, when the User is using the Services on the Website, the User is responsible for their actions and Ambisafe is not liable if the User misuses or inputs the wrong address. The User's mistaken actions may be irreversible, and Ambisafe is not liable if the User's mistaken action is irreversible.

8.3 – Right to Cancel Account. The User may cancel their Account at any time by sending a request to Ambisafe at support@tabla.is. The User will not be charged for canceling the Account, although you will be required to pay any outstanding amounts owed to Ambisafe. You authorize Ambisafe to cancel any pending Blockchain Transactions at the time of Account cancellation.

8.4 – Account Responsibility. The User undertakes to monitor all and any changes on their Account. The User undertakes to immediately inform Ambisafe at support@tabla.is about any unusual, suspicious, unclear or abnormal changes on his/her/its Account. If User informs Ambisafe too late or does not inform Ambisafe, User will be liable for the breach of the Terms and Ambisafe will have the right to take any further steps accordingly, including but not limited to reporting to relevant authorities.

8.5 – Update Information. You are responsible for keeping your email address up to date in your Account in order to receive any notices or alerts that Tabla may send.

8.6 – Security of Account Information. The User is responsible for maintaining

adequate security and control of any and all identifications, passwords, hints, and other personal identification numbers. Any loss or compromise of the foregoing information and/or your personal information may result in unauthorized access to your Account by third parties.

Ambisafe assumes no responsibility for any loss that you may sustain due to the compromise of Account login credentials due to no fault of Ambisafe and/or failure to follow or act on any notices or alerts that we may send to you. In the event you believe your Account information has been compromised, contact Ambisafe Support immediately at support@tabla.is.

8.7 – Notification. The User undertakes to notify Ambisafe immediately of any unauthorized use of his/her Account or password, or any other breach of security by email addressed to support@tabla.is. Any User who violates the foregoing rules may be terminated, and thereafter held liable for losses incurred by Ambisafe or any User of the Website.

8.8 – Responsible for Infringement. The User is responsible for any and all damages caused and all liability actions brought against Ambisafe for infringement of third-party rights or violations of applicable laws.

8.9 – Transaction Responsibility. It is the User's responsibility to carefully review and assess the terms of any Blockchain Transaction and any other relevant documents.

9. User's Representations and Warranties.

9.1 – Terms of Service. The User represents and warrants that they have accepted the Terms of Service and will not violate the Terms of Service.

9.2 – User Registration. By registering an Account, you expressly represent and warrant that you will: follow the rules and laws of your country of residence and/or country from which you access this Website and Services, meet the eligibility requirements, and have the right to accept these Terms of Service and use the Services.

9.3 – Accurate and Complete Information. You represent and warrant that any information you provide via the Services is accurate and complete.

9.4 – Credit Card. The User represents and warrants that the credit card you provide belongs to you or you are authorized to use the credit card.

9.5 – Blockchain Transactions. You represent and warrant that you will only use the Services to perform Blockchain Transactions in accordance with the Terms and conditions set forth in this Agreement and that you are duly authorized and have the capacity to enter into the Blockchain Transactions on the Website. You agree and represent that you will not engage in any Prohibited Uses defined herein.

9.6 – Privacy and Confidentiality. If you receive information about another User through the Ambisafe Services, you represent and warrant that you will keep the information confidential and only use it in connection with the Ambisafe Services. You represent and warrant that you will not disclose or distribute a User’s information to a third-party or use the information unless you receive the User’s express consent to do so. You also represent and warrant that you will not send unsolicited email to a User through the Ambisafe Services.

9.7 – Treatment of Content. You warrant that you will not treat any Content, email, or other information received as a result of your access to the Services as a recommendation or representation of any kind by Ambisafe, an affiliate of Ambisafe or any employee, officer, director, representative, or other agent of Ambisafe.

9.8 – Ownership and Right. You warrant you will not claim any ownership right in any material, software, or other Intellectual Property displayed on, published by or otherwise available through Ambisafe, other than content, software, or intellectual property that the User owns or otherwise has rights to without regard for its appearance on Ambisafe. You also warrant that you will not claim any rights to access, view, or alter any source code or object code of Ambisafe.

9.9 – Use of Content. You warrant that you will not copy, store, permanently download, republish, or redistribute Content except as specifically allowed in the Terms. Additionally, you warrant that you will not use any Content or other information acquired from Ambisafe or through the use of the Website or Services for commercial or investment activity outside of the Services, without prior written approval from Ambisafe.

9.10 – Marketing. The User warrants that they will not use Ambisafe to market services, particularly investment advisory services, that might cause Ambisafe to have to register as an investment advisor with the Securities & Exchange Commission (SEC), or to be treated as an underwriter. Additionally, User warrants that they will not market competing services to people they have identified through Ambisafe.

10. Ambisafe’s Rights, Responsibilities and Limitations.

10.1 – Decline, Suspend, or Delete Accounts. Ambisafe reserves the right (at its sole discretion) suspend the Account or decline access to the Services (or certain functionalities thereof) at any time where it is required to do so under relevant and applicable laws and regulations or having grounds to believe that the User uses the Account for illegal purposes. Ambisafe will make reasonable efforts to inform the User of any such suspension unless Ambisafe is prohibited from doing so by law or under an order from a competent court or authority. Additionally, Ambisafe reserves the right to delete your Account for any reason.

10.2 – Access to Website. Ambisafe’s responsibility shall be limited to using reasonable technical efforts to ensure the User’s access and use of the Website and Services. Ambisafe will use reasonable endeavors to ensure that the User can normally access the Website and Services in accordance with the Terms. However, Ambisafe may suspend use of the Website for maintenance and will make reasonable efforts to give the User notice. The User acknowledges that this may not be possible in an emergency or if prohibited by applicable law.

10.3 – Discontinue Services and User Access. The Services and the information included in the Website have an indefinite duration. Ambisafe may, in our sole discretion and without liability to you, with or without prior notice and at any time, modify, discontinue, or terminate, temporarily or permanently, any portion of our Services or the information posted on the Website. Specifically, Ambisafe reserves the right to terminate your access to the Services without notice and, if you violate the Terms, to pursue other remedies at law or in equity.

10.4 – Disclosure. We have the right to disclose your identity to any third-party who is claiming that any Content posted by you constitutes a violation of their intellectual property rights, or of their right to privacy. We have the right to remove any posting you make on our Website if, in our opinion, your post does not comply with the Content standards set out in these Terms.

10.5 – Report Fraud or Illegal Activity. In the case of fraud, Ambisafe undertakes to report all the necessary information, including names, addresses and all other requested information, to the relevant authorities dealing with fraud and breaches of the law. Users recognize that their Account may be frozen at any time at the request of any competent authority investigating a fraud or any other illegal activity.

10.6 – Damages or Losses. To the extent permitted by law, Ambisafe is not responsible for any damages, loss of profits, loss of revenue, loss of business, loss of opportunity, loss of data, indirect or consequential loss unless the loss suffered was caused by a breach of the Terms by Ambisafe.

Ambisafe is not liable for any damage resulting from misuse of the Website or Services, such as misinterpretation of instructions provided by Ambisafe, errors in implementing software, entering wrong addresses, inviting unauthorized individuals, changing signature requirements that eliminates the ability to provide confirmation, and misusing the Products and Associated Services, and any other features.

10.7 – Website and Services. Ambisafe is not responsible for any malfunction, breakdown, delay, or interruption of the Internet connection, or any reason why the Website is unavailable at any given time. While Ambisafe will strive to keep the Website up and running, all online services suffer from occasional disruptions and outages, and Ambisafe is not liable for any disruption or loss you may suffer as a result. Ambisafe does not provide any guarantees that access to the Website will not be interrupted, or that there will be no delays, failures, errors, omissions, or loss of transmitted information.

10.8 – Security. Ambisafe undertakes to take the necessary measures to maintain the level of information security of the Website and prevent potential threats.

10.9 – Right to Control Content. Ambisafe may, but is not required to, monitor or control the Content posted via the Services. Ambisafe's failure to exercise this right does not give the User any right to make a claim against Ambisafe. Any Content that has been uploaded through the Services may be deleted at any time without notice to the User.

11. Notices and Communication by Electronic Delivery.

11.1 – Notice. Ambisafe reserves the right to send notices to, and communicate with the User by any means of communication, available to Ambisafe, considering the contact details provided by the User.

11.2 – User Consent. The User expressly agrees and consents to receive any notice or communication in electronic form that Ambisafe provides in connection with User’s Account and/or use of the Services, and to be bound by them, if so is required by the Terms of Service. Communication includes, but is not limited to: Terms of Service and Privacy Policies, and updates to these agreements and policies; documents; receipts; legal and regulatory disclosures; legal and regulatory statements; agreements; Account details and history; confirmations; Blockchain Transaction information; and responses to claims, complaints, or customer support inquiries filed in connection with your Account (hereinafter “Communications”). You agree that Ambisafe may provide these notices and Communications to you by posting them via the Services or Website, by emailing them to you at the email address you provide, and/or by sending a SMS or text message to a mobile phone number that you provide. Your carrier’s normal, messaging, data and other rates and fees may apply to any mobile Communications. Users should maintain copies of electronic notices and Communications by printing a paper copy or saving an electronic copy.

11.3 – Failing or Withdrawing Consent.

11.3.1– Withdraw Consent. The User may withdraw consent to receive electronic notices and Communications by sending a withdrawal notice to support@tabla.is. If User declines or withdraws consent to receive electronic notices and Communications, Ambisafe reserves the right to suspend or terminate your use of the Services.

11.3.2– Fail to Provide Consent. If User fails to provide consent, Ambisafe reserves the right to immediately close your Account, or suspend or terminate your use of the Services.

11.4 - Hardware and Software Requirements. In order to access and retain electronic Communications, you will need the following hardware and software: a device with an Internet connection that has a current web browser with 128-bit encryption and cookies enabled; a valid email address and your primary email address on file with Ambisafe; and sufficient storage space to save past Communications or an installed printer to print them.

11.5 – Update Contact Information. It is your responsibility to keep your email address and/or phone number on file with Ambisafe up to date so that Ambisafe can communicate with you electronically. You understand and agree that if Ambisafe sends you an electronic Communication but you do not receive it because your email address or phone number on file is incorrect, out of date, blocked by your service provider, or you are otherwise unable to receive electronic Communications, Ambisafe will be deemed to have provided the Communication to you.

Please note that if you use a spam filter that blocks or re-routes emails from senders not listed in your address book, you must add Ambisafe to your email address book so that you will be able to receive the Communications we send you. You can update your email address, phone number, or address at any time by sending a request to support@tabla.is. If your email address or phone number becomes invalid, such that electronic Communications sent to you by Ambisafe are returned, Ambisafe may deem your Account to be inactive and you may not be able to access our Services until we receive a valid, working email address or phone number from you.

12. Independent Relationship - No Advice or Brokerage.

12.1 – Independent Relationship. Ambisafe also does not act as your partner, joint venture, joint associates, broker, advisor, or agent in any fiduciary capacity. Ambisafe does not and will not act as a custodian for the user’s tokens at any point in time. User is the sole custodian and data owner of the account and shall bear all custodian responsibilities.

12.2 – No Advice. No communication or information provided to User by Ambisafe shall be considered or construed as advice. Ambisafe does not provide investment, tax, accounting, financial, or legal advice. Additionally, no information on the Website should be interpreted as a recommendation or endorsement with regards to any Cryptocurrency or blockchain network.

13. Complaints

If you have a complaint contact us at support@tabla.is. When you contact us please provide us with your name, email address, and any other information we may need to identify you.

If you believe your copyrighted work has been copied without your authorization and is available on or in the Services in a way that may constitute copyright infringement, please send a Digital Millennium Copyright Act (“DMCA”) Complaint to Ambisafe as soon as possible by emailing us at legal@tabla.is or by mailing a letter to Ambisafe’s Copyright Agent at Ambisafe Software Inc., 360 Pine Street, Suite 700, San Francisco, California 94104, and make sure to include the following information in accordance with the DMCA: identification of the material that is claimed to be infringing or to be the subject of infringing activity and that is to be removed or access to which is to be disabled, and information reasonably sufficient to permit us to locate the material; identification of the copyrighted work claimed to have been infringed; your contact information, including your address, telephone number, and an email address; a statement by you that you have a good faith belief that use of the material in the manner complained of is not authorized by the copyright owner, its agent or the law; a statement that the information in the notification is accurate, and, under penalty of perjury, that you are authorized to act on behalf of the copyright owner; and a physical or electronic signature of the copyright owner or a person authorized to act on their behalf. Please note that the complaint will be forwarded to the person who provided the allegedly illegal content. Additionally, we reserve the right to remove Content alleged to be infringing or otherwise illegal without prior notice and at our sole discretion.

If you are a California Users or Resident, under California Civil Code §1789.3, California Users of the Services receive the following specific consumer rights notice: “The Complaint Assistance Unit of the Division of Consumer Services of the California Department of Consumer Affairs may be contacted in writing at 1625 North Market Blvd., Sacramento,

California 95834, or by telephone at (916) 445-1254 or (800) 952-5210.