

ETH 2.0 Yield Product Agreement

You hereby agree to carefully read the ETH 2.0 Yield Product Agreement (hereinafter referred to as the “Agreement”) prior to purchasing the ETH 2.0 Yield Product (hereinafter referred to as the “Product”) from and using the agency service (hereinafter referred to as the “Service”) provided by the MaiCoin digital asset brokerage platform (hereinafter referred to as the “MaiCoin”). You also agree and fully understand the content of the Agreement as following:

1. You agree and understand that you have already reviewed and read the descriptions and content of relevant materials of the Product prior to purchasing the Product. You have cautiously assessed your own situation and your risk tolerance under the premise that you understand various kinds of investment risks before your decision of whether to purchase the Product or use the Service.
2. You agree and understand that MaiCoin only provides agency service based on your authorization. MaiCoin itself is not in charge of any actual investment. You agree and understand that you have authorized MaiCoin to put your transferred amount of ETH into ETH 2.0 staking pool by ticking the box of agreement, subscription of the Product, or using the Service hereof.
3. You agree and understand that the Product or the Service have related risks incurred when participating in ETH 2.0 staking pool, including but not limited to the ETH 2.0 main chain’s risk, smart contracts and its security’s risk, market risk, and regulatory risk. MaiCoin does not undertake or guarantee any profits and/or minimum earnings of the Product or make other similar undertakings in terms of the expected return of the Product. You agree to evaluate cautiously before purchasing the Product and understand the risks mentioned above.

4. You agree and understand that you shall pass real-name authentication in order to purchase the Product from MaiCoin. You also agree and understand that you shall comply with any other requirements or limitations (including but not limited to being in compliance with internal risk control measures or other qualification requirements) required by MaiCoin. MaiCoin is entitled to terminate the Agreement in any event that you fail to meet the above-mentioned requirements and limitations and MaiCoin will return your subscription amount of ETH or make other arrangements in accordance with MaiCoin's internal risk control measures within 5 business days upon the completion of the duration of the Product (provided, however, the return and arrangements will be solely available on the premise that you pass real-name authentication to comply relevant regulation requirements).
5. You agree and understand that the subscription period, the duration of this Agreement (including Start time and Maturity time), the announced expected return, the renewal locked period (if available), the denomination, and the minimum and the maximum subscription amount of the Product are announced on the Product page. Please read carefully and make appropriate assessments and subscribe to the Product through MaiCoin within the subscription period announced by MaiCoin.
6. You agree and understand that all expected return mentioned in the Product is referred to in this Agreement as annualized return (a year hereof amounts to 365 days). The yield of this Product or the Service will be calculated according to the expected return on a daily basis. The elapsed days start from the Start Time and end at the Maturity Time of the Product (a day hereof amounts to 24 hours).
7. You agree and understand that the amount of ETH you transfer to MaiCoin for purchasing the Product will be shown at the "Yield Wallet". MaiCoin will lock your subscribed amount during the subscription period. The announced expected return of the Product starts to be calculated from the Start Time.
8. MaiCoin will return the ETH amount you transfer for the purpose of

subscription of the Product and the yield calculated according to the announced expected return to your Spot Wallet within 5 business days upon the completion of the duration of the Product. Provided, however, when you tick the box of “Renew a subscription at maturity” prior to the start date of the renewal locked period, you agree and understand that MaiCoin will lock the amount of ETH that you originally transfer for purchasing the Product within the renewal locked period for renewal subscription. You also agree that relevant rights and obligations that arise after you tick the box of “Renew a subscription at maturity” shall all be subject to this Agreement. Provided, however, you agree and understand that upon you tick the box of “Renew a subscription at maturity,” MaiCoin still reserves the right of whether to continually form the Agreement hereunder with you. MaiCoin does not guarantee that you are able to renew the Agreement hereof and you shall hold MaiCoin harmless with respect to any and all losses, damages or expenses, and liabilities if you fail to renew this Agreement.

9. You agree and understand that MaiCoin will distribute the accrued yield calculated pursuant to the announced expected return of the Product to your Spot Wallet upon the expiration of the duration of this Agreement regardless of whether you tick the box of “Renew a subscription at maturity”. Provided however that, MaiCoin is not obligated to distribute the foregoing yield in the event that you terminate or cancel this Agreement prior to the expiration date according to Article 10 hereof, you fail to meet or pass the real-name authentication or internal risk control measures or other qualification requirements according to Article 4 hereof or there are other situations MaiCoin may not distribute the foregoing yield (including but not limited to force majeure set forth in MaiCoin Term of Use).
10. You agree and understand that you will not be entitled to the yield calculated according to the expected return of the Product when you would like to terminate or cancel before the duration of this Agreement based on Article 9 hereof. In addition, you will be charged cancellation fees upon your early termination or cancellation hereof. 3% of your subscribed

amount will be charged as cancellation fees under the aforementioned circumstance. If the cancellation fees are under 0.03 ETH after calculation, it should be charged by 0.03 ETH and the amount of ETH will be deducted from your Yield Wallet until there is no more ETH amount left in your Yield Wallet. MaiCoin will return the remaining amount of ETH after deducting cancellation fees from your subscribed amount to your Spot Wallet.

11. You agree and understand that MaiCoin does not undertake or guarantee any profits and/or minimum earnings of the Product or make other similar undertakings in terms of the expected return of the Product or the Service.
12. You agree and understand that MaiCoin reserves the right to suspend the Service or terminate or cancel the Agreement. MaiCoin may suspend the Service or terminate or cancel this Agreement at any time if necessary. Unless otherwise agreed in Article 4 hereof (that is the situation that you fail to meet or pass the real-name authentication or internal risk control measures or other qualification requirements), MaiCoin will return the ETH amount you transfer for the purpose of subscription of the Product and the yield calculated according to the announced expected return to your Spot Wallet within 5 working days upon the announcement of termination or cancellation hereof by MaiCoin.
13. You agree and understand that you shall make planning and risk assessment of your own cryptocurrencies upon purchasing or subscribing for the Product. You also agree to cope with your cryptocurrencies with caution and not exceed the risk level that you are able to bear to avoid suffering unendurable risk deemed by you by hastily purchasing the Product.
14. You agree and understand that your behavior of purchasing the Product is bound by both the Agreement herein and MaiCoin Terms of Use because you simultaneously use MaiCoin's services when you purchase the Product. MaiCoin reserves the right, at its sole discretion, to modify the Agreement at any time without prior notice.
15. The Agreement is governed by and will be construed according to the laws of the Republic of China (including but not limited to the validity,

interpretation, construction, performance, and enforcement of the Agreement, or any disputes or controversies arising from or related to the Agreement). Any dispute, controversy, difference, or claim arising out of, relating to, or in connection with the Agreement, or the breach, termination, or invalidity thereof, shall be subject to the exclusive jurisdiction of the Taipei District Court.