

Liquidus Risk Disclaimer

RISKS

Cryptocurrency and digital tokens come with inherent risks including the loss of purchase price, extreme price volatility and unpredictable market behaviour.

1. **Extreme market volatility risk:** Participants must be aware that cryptocurrency and tokens are extremely volatile and carry significant and unpredictable financial risk. This can be impacted by events, rhetoric, understanding (or misunderstanding) for any or no reason and Participants must ensure they are fully aware, accept and are able to deal with these risks, the volatility and the potential loss that may come as a direct or indirect result.
2. **Capital at risk:** The value of products and the income you may generate from them can fall as well as rise and are not guaranteed. Purchasers may not get any return or money from products purchased. The figures shown relate to potential or predicted performance. Past, present, and future performance is not guaranteed and is not a reliable indicator of current or future results and should not be the sole factor of consideration when selecting a product or strategy.
3. **Past performance risk:** past performance is not an indicator of current or future returns and cannot be relied upon as an indicator of any performance. There are inherent risks with acquiring cryptocurrency and digital assets and performance is never guaranteed.
4. **Blockchain Risk:** Blockchain system congestion may cause transactions to be processed late or be invalidated. The Liquidus team cannot be held accountable for any damage done by bugs, deficiencies or related problems to the underlying blockchain structure as they relate to our Products and Services.
5. **Transaction privacy leakage:** Your personal information is required to distribute and control Liquidus Tokens in the Participants' electronic wallets. Liquidus Tokens stored in wallets may be changed or lost due to an internal or external factor such as attack from malicious code, software bugs, blockchain network errors, as a result of a request from a regulator (only where required to do so by law will we provide such information and in all cases, we will only ever provide the minimum amount of information required by law).
6. **Security system vulnerabilities:** The Participant is responsible for taking appropriate measures in order to keep their wallet and Liquidus Tokens safe from malicious attacks. The Liquidus team encourages every purchaser to inform themselves about potential security risks that come with using blockchain products and services. Liquidus and the Liquidus Team will not be responsible for any breaches of security or security vulnerabilities for using, transferring or otherwise in relation to Liquidus and/or the Liquidus Token.
1. 7. **E-Wallet compatibility risk:** Participants must use an electronic wallet that is technically compatible with the Liquidus Token to acquire or store the Liquidus Tokens, Products and Services. If a Participant is using a different wallet, the Participant may not be able to access the Liquidus Token and/or it may be lost. Liquidus and the Liquidus Team will not be responsible and will not reimburse for any loss or loss of Liquidus Tokens because of such incompatibility or loss derived from such incompatibility.
8. **Not professional advice:** Liquidus do not provide any form of recommendation,

advice or guidance on acquiring tokens, Liquidus Tokens, Products or Services, including (but not limited to) which farms, staking protocols, investments, returns or any other form of professional advice (including accounting, tax, legal, strategy, investment or management advice).

Please read and understand the following content carefully before purchasing any product of service.

You should always seek independent professional advice before using any content or purchasing any products or services from Liquidus. We will accept no responsibility or liability as a result of any consequence of using our content or purchasing our products or services.

The following (along with our Terms and Conditions and other policies (which may be updated from time to time) apply to all users of our website, customers, clients, readers or otherwise in relation to using, reading or purchasing (directly or indirectly) any Liquidus content, Liquidus products, Liquidus services and the Liquidus Litepaper (hereinafter referred to as the “Litepaper”).

The following also applies to anyone who participates in the Liquidus presale or any other token or coin offering. This Litepaper is provided by the Liquidus team (hereinafter referred to as the “Liquidus Team”) and does not guarantee that any content in this Litepaper will remain the same in the future.

1. The Litepaper is written to provide information on the Liquidus project. The Litepaper is descriptive and is in no way legally binding. Any content in the Litepaper should not be considered as an offer, invitation or an incentive to attract participation in any purchase of products or services (or any future products).
2. No warranties, promises, and/or representations of any kind, expressed or implied, are given as to the nature, standard, accuracy, or otherwise of the information provided in the Lite paper, on the website or any other content, nor to the suitability or otherwise of the information to your circumstances.
3. The Liquidus team does not provide financial advice, and purchase of products and services does not constitute any relations between any (direct or indirect) buyer and seller. Statements contained herein are for illustrative purposes only and are not legal, tax or financial advice. Statements and information are based on future forecasts are uncertain as they include known and unknown risks, and the actual outcome may differ from the one predicted based on the statements and information herein, or the one that Liquidus materials imply and present.
4. The Liquidus Team shall not be liable for any loss or damage which may arise as a result of your use of (or inability to use) content, products or services or from your use of (or failure to use) information, content, products or services. Liquidus and the Liquidus Team shall not be liable, to the extent applicable laws allow, for any: (1) loss of profit, revenue, debt or any other forms of monetary damages; (2) loss of income, sales, capital loss, liability and other losses incurred during business transactions, business activities, and profit-related activities; (3) data loss or corruption; (4) incidental or special damages; (5) wasted or lost administrative time;

(6) pure economic loss in whatever form. (1) – (6) apply in all circumstances, whether direct, indirect, consequential, punitive, or arising in contract, tort or otherwise.

5. Liquidus information may change or be updated from time to time depending on the Liquidus development process, strategy, market changes, technological advances, and changes in initial coin offering (ICO) or token regulations in whichever jurisdiction(s) that apply. The Liquidus Team is not obligated to inform or report to readers about events, changes (including regulatory or legal changes), platforms, plans, changes in estimates, or changes in tolerance to content, products and services. It is users and purchasers' responsibility to ensure they remain up to date with such changes which may be notified on the Liquidus website and/or Liquidus forums. While we make every reasonable effort to ensure that all information is accurate and up to date, such material may not be complete, may change from time to time (with or without notice) and will never constitute professional advice (independent or otherwise).
6. The publication and distribution of this Litepaper is prohibited in countries where publication and distribution of Litepapers, tokens, coins and cryptocurrency are forbidden, blocked or illegal. The information contained in this Litepaper has not been validated or approved by any regulatory agency, regulator, oversight committee, government, institution or professional firm, and any action (direct or indirect) by users or purchasers that violates any applicable laws or regulations is not the responsibility of Liquidus or the Liquidus Team and Liquidus and the Liquidus Team will accept no liability as a result.
7. We have made every effort to prevent the distribution or publication of our content and Liquidus generally in countries where the legal and regulatory environment prohibits such content and/or products and/or services. It is the user and purchaser's responsibility to understand and know the laws and regulations in their jurisdiction and adhere to them when using content and/or purchasing products and services and they must only do so in compliance with such laws and regulations. If you are prohibited from using the content or purchasing products and services offered by Liquidus, you must not access or use content from Liquidus or purchase or use products or services from Liquidus.
8. The Litepaper and website are the main official source of information regarding the Liquidus project and the launch of Liquidus and the Liquidus Token ("LIQ"). The information contained in the Litepaper and on our website may be translated into other languages or used to communicate with potential partners and project participants and as a result the translated version may differ in interpretation or meaning when translated from English to that language. Liquidus and the Liquidus Team accept no responsibility for differences or discrepancies in such interpretation, definitions or meaning.
9. The Liquidus Litepaper, Liquidus and the Liquidus Team reserve all intellectual property rights to the extent not prohibited by law or regulation and any use of the Liquidus Litepaper, Liquidus and the Liquidus Team is strictly prohibited unless agreed in writing by Liquidus. You may download or print individual sections of the Lite paper or other Liquidus content only for personal use or other proprietary notices, but you are prohibited from using any material that may insinuate or infer partnership, joint venture, any form of relationship or no relationship with

Liquidus. For the avoidance of doubt, no part of this Litepaper may be reproduced in whole or in part, reproduced electronically or otherwise, or modified, linked, or used for public or commercial purposes without the prior written consent of the Liquidus Team.

LIQUIDUS TOKENS

Liquidus does not recommend or advise purchasing or acquiring tokens, products or services for speculative investment purposes. You should carefully consider and evaluate each of the risk factors and all information provided before deciding to participate in a product or a token sale.

1. LIQ is the native utility token of the Liquidus ecosystem.
2. Users, clients and customers should not purchase LIQ for investment purposes. Such tokens are not designed for investment purposes and shall not be considered as a type of investment. You acknowledge that all purchases of LIQ are final and non-refundable, and the Company is not required to provide a refund for any reason and that you will not receive money or other compensation or any form of a refund, and where you purchase LIQ or a product or service you consent to no right of withdrawal from the raising.
3. LIQ Tokens do not entitle you to any equity, dividends, voting, governance rights or similar right or entitlement in the Liquidus company (including the corporate structure, holdings, subsidiaries, as a director, advisor, shareholder or beneficial owner) or in any of its affiliated companies.
4. The purchaser's personal information is required to distribute and control the sale of LIQ tokens. If any Personal Data is collected, it will only be stored for the purpose of verification and used solely to determine verification or where requested by a regulator or other governmental agency. Unless you opt in, your data will not be used to market or provide information on offers. Liquidus will not provide or sell your data to any third party. For further information, please see the Liquidus Privacy and Cookies Policies.