

Privacy Policy

Slice Ledger FZ LLC values your privacy and is committed to doing the right thing when it comes to protecting your Personal data (hence "Personal Data," "Personal Information," "Data," or "Information"), including how we collect, use, and protect your Personal Data.

This privacy statement ("Privacy Statement") will inform you about the collection, processing, and use of your Personal Data when you use our Site (including our company Site <https://sliceledger.io/>, insert any other Site if linked to you, collectively, the "Site"), and when you interact with us, through the use of Slice Ledger products and services (including _____ collectively, the "Slice Ledger Service" or the "Services").

We adhere to the legal obligations of the applicable laws of the United Kingdom, namely the Data Protection Act of 2018 (DPA), and any other data protection rules that may be applicable, including the General Data Protection Regulation of the European Union (GDPR).

This Site is not designed for minors, and we do not gather data about children knowingly.

Please read our Privacy Statement carefully.

This Privacy Policy may be updated from time to time, and the most recent version will always be available on <https://sliceledger.io/>. Please keep in mind that by using the Site, you agree to any revised versions of the Slice Ledger's Privacy Policy.

Regarding the definitions used in this Privacy Policy, such as "Personal Data," "processing," and "Data Controller," we refer to Article 4 of the General Data Protection Regulation (GDPR).

SCOPE AND PURPOSE OF THE COLLECTION, PROCESSING AND USE OF PERSONAL DATA

Here are the types of Personal Data we collect:

Information We Collect Automatically

When You Visit Our Site

Usage Data is automatically gathered when you visit our Site. Usage Data refers to information gathered automatically, either via the usage of the Site or through the Service infrastructure itself (for example, the duration of a page visit). It may contain data such as your Device's Internet Protocol address (e.g., IP address), browser type, browser version, the pages of our Site you view, the time and date of your visit, the time spent on those pages, unique device identifiers, and other diagnostic data.

When you access the Site via a mobile device, we may automatically collect certain information, including but not limited to the type of mobile device you use, your mobile device unique ID, your mobile device's IP address, your mobile operating system, the type of mobile Internet browser you use, unique device identifiers, and other diagnostic data.

We may also collect information sent by your browser whenever you visit our Site or access it via a mobile device.

This data is collected and processed for the purposes of enabling use of our Site (creating a connection), guaranteeing long-term system security and reliability, and optimizing our Internet offering, as well as for internal statistics reasons. To process the data for these reasons, we rely on our legitimate interests under Art. 6 Par. 1 lit. f GDPR.

Use of Site Cookies and Tracking Technologies

Cookies and similar tracking technologies are used to track and store information on our Site. Beacons, tags, and scripts are tracking technologies that are used to gather and track information as well as to enhance and evaluate our Site.

These Cookies and similar tracking technologies, among other things, assist us in making your visit to our Site simpler, more enjoyable, and more meaningful.

See our Cookie Policy [give link here] for more information on the cookies we use and the purposes for which we use them.

Information You Give Us

When you register on our Site

To handle your registration as a user of our Site, we gather the following personal information:

- Email • Username • Password • [Include any additional information you gather]

The gathered data, which you willingly submitted, is used to offer password-protected access to various Site activities available to you as a registered user. The consent you supplied in accordance with Art. 6 Par. 1 lit. a GDPR serves as the legal basis for processing the data for this purpose.

Contact possibility via the Site

You can contact us using our Site's contact page or by e-mail at [insert email address]. We need the following information for this: Name, subject, e-mail address, and message are all required. We require these information in order to complete your contact request. You are solely responsible for any messages or anything that you provide to us.

In order to respond to your contact questions, we may occasionally demand more information from you, such as your address, phone number, and so on. We will only gather Personal Data from you if it is necessary to process and respond to your inquiry or to provide the services you have requested.

We only use the data you submit willingly to answer your contact query or offer the services you desire. As a result, the processing of this data is in our legitimate interest under Art. 6 Par. 1 lit. f GDPR, and you have supplied consent under Art. 6 Par. 1 lit. a GDPR.

Provision of Contractual Services

We may collect the following personal information for the purpose of developing, complying with, and carrying out the purchase contract for the products, items, or service you have purchased or any other relationship with us through the Site:

- Contact Name • Email • Address • Subject* • Description • Product Name • Account ID, and/or • Any other relevant information.

The legal basis for processing the data for this purpose is the fulfillment of the contract you entered into with us under Art. 6 Par. 1 lit. b GDPR.

Registration for Our Newsletter (if relevant)

We collect the following information from you if you subscribe to our newsletter or any other special purpose mailing list:

- Email • [Insert any additional information you gather]

Unless you have elected not to receive such information, it will be used to present you with news, special offers, and general information about other items, services, and events that we provide that are similar to those that you have already purchased or inquired about. The consent you supplied in accordance with Art. 6 Par. 1 lit. a GDPR serves as the legal basis for processing the data for this purpose.

We may use third parties to handle the technical aspects of our marketing efforts, and we may share your information with them for that reason (see Section "Sharing of Personal Information"). Mail chimp's email marketing services are used by us. The Rocket Science Group LLC offers an email marketing sending service called Mail chimp. For more information about Mail chimp's privacy policies, please see their Privacy policy at <https://mailchimp.com/legal/privacy/>.

You may withdraw your permission with immediate effect and unsubscribe from any marketing campaigns at any time by emailing us or clicking the unsubscribe link at the bottom of each message.

Information from Other Sources

Information from Third-Party Social Media Services

We may permit you to create an account and log in to utilize the Site via the Third-Party Social Media Services listed below:

Google, Facebook, and Twitter

If you choose to register for or otherwise provide us access to a Third-Party Social Media Service, we may acquire Personal data already linked with your Third-Party Social Media Service account, such as your name, email address, activity, or contact list.

You may also choose to share more information with us via your Third-Party Social Media Service account. If you supply such information and Personal Data, whether through registration or otherwise, you grant us permission to use, disclose, and retain it in accordance with our Privacy Policy.

The processing of this data is in our legitimate interest under Art. 6 Par. 1 lit. f GDPR, and you have given your permission under Art. 6 Par. 1 lit. a GDPR.

SHARING OF PERSONAL INFORMATION

We disclose Personal Information in the following circumstances, and where individuals have otherwise consented:

1. **With Service Providers:** We may share your personal information with Service Providers that handle data on our behalf in order to monitor and evaluate the usage of our Site and Service, as well as to contact you.
2. **For business transfers:** We may disclose or transfer your personal information in conjunction with or during the course of negotiations for any merger, sale of Firm assets, financing, or purchase of all or a portion of our business by another company. Before your Personal Data is moved and becomes subject to a new Privacy Policy, we will notify you.
3. We may share your information with our affiliates, in which case we will require them to follow this Privacy Policy. Our parent business and any other subsidiaries, joint venture partners, or other firms that we control or share common control with are considered affiliates.
4. **Business Partners:** We may share your information with our business partners in order to provide you with certain products, services, or promotions.
5. When you share personal information or communicate in public areas with other users, such information is visible to all users and may be publicly distributed outside. If you connect with other users or register with a Third-Party Social Media Service, your contacts on the Third-Party Social Media Service may view your name, profile, photographs, and activity description. Other users will be able to see descriptions of your activities, communicate with you, and browse your profile in the same way.
6. **With your permission:** With your permission, we may release your personal information for any other reason.
7. **Law enforcement:** In some cases, we may be forced by law or in response to lawful demands from public authorities to reveal your Personal Data (e.g. a court or a government agency).
8. **Other legal requirements:** We may share your Personal Data if we have a good faith belief that doing so is required to:
 - Comply with a legal requirement
 - Defend and protect our rights and property
 - Prevent or investigate potential misbehavior related to the Site.

- Protect the physical safety of Site users or the general public
- Avoid legal liabilities

ANALYTICS

Google Analytics

Google Analytics is a Google online analytics tool that tracks and reports on Site traffic. Google uses the information gathered to track and monitor how our Site is used. This information is made available to other Google services. Google may use the information gathered to contextualize and customize advertisements on its own advertising network.

You can opt out of having Google Analytics track your activities on the Site by installing the Google Analytics opt-out browser add-on. The add-on blocks Google Analytics JavaScript (ga.js, analytics.js and dc.js) from exchanging information about visit activities with Google Analytics. Please see the Google Privacy & Terms web page for additional information on Google's privacy practices: <https://policies.google.com/privacy>

Mix panel

Mix panel is made available by Mix panel Inc. By opting out, you may prevent Mix panel from utilizing your information for analytics reasons. To opt-out of Mix panel service, please visit this page: <https://mixpanel.com/optout/> For more information on the types of information collected by Mix panel, please see the Terms of Service page at <https://mixpanel.com/terms/>.

RETENTION OF YOUR PERSONAL DATA

We will only keep your Personal Data for as long as it is required for the reasons outlined in this Privacy Policy. We will preserve and use your Personal Data to the extent necessary to comply with our legal duties (for example, if we are obliged by relevant laws to retain your data), settle disputes, and enforce our legal agreements and policies.

We will also save Usage Data for internal analysis. Usage Data is normally maintained for a shorter amount of time, unless it is utilized to reinforce the security or operation of Our Site, or We are legally required to retain this data for a longer period of time.

INTERNATIONAL TRANSFER OF YOUR PERSONAL DATA

Your data, including Personal Data, is processed in the operational offices and any other locations where the parties engaged in the processing are situated. Your implies that this information may be transmitted to – and stored on – systems located outside of your state, province, nation, or other governmental jurisdiction where data protection regulations differ from those in your jurisdiction.

Your agreement to that transfer is represented by your approval to this Privacy Policy, followed by your submission of such information.

We will take all reasonable steps to ensure that your data is treated securely and in accordance with this Privacy Policy, and no transfer of Your Personal Data to an organization or country will take place unless adequate controls, including the security of your data and other personal information, are in place.

DATA SECURITY

To safeguard your stored Personal Data from modification, partial or total loss, and unauthorized access by third parties, we employ suitable technological and organizational security measures.

Our security measures are always being enhanced to keep up with technological advancements. Please keep in mind that no mode of Internet communication or computer storage is completely secure. While we endeavor to secure Your Personal Data using commercially reasonable techniques, we cannot guarantee its total security.

This information does not apply to third-party websites or the links to them on our websites. For them, we accept no duty or liability.

YOUR RIGHTS UNDER THE GDPR

We commit to maintaining the confidentiality of your Personal Data and ensuring that you may exercise your rights. You have the following rights under this Privacy Policy and by law if you live in the EU:

1. File a request for access to your Personal Data: The right to view, edit, or remove the information we have on file for you. You can view, amend, or request deletion of your Personal Data directly inside your account settings area whenever feasible. If you are unable to complete the sections on your own, please contact us for assistance. This also allows you to obtain a copy of the Personal Data we have on file for you.
2. Request that we update the Personal Data that we have on file for you. You have the right to request that any incomplete or erroneous information we have on file for you be updated.
3. File an objection to the processing of your Personal Data. This right exists if we rely on a legitimate interest as the legal basis for our processing and something about your specific circumstances makes you wish to object to our processing of your Personal Data on this basis. You have the right to object if we use your Personal Data for direct marketing purposes.
4. Request that your Personal Data be erased. You have the right to request that we delete or erase Personal Data where there is no compelling reason for us to keep it.
5. Request that your Personal Data be transferred. We shall transmit your Personal Data to you or a third-party you have designated in a structured, generally used, machine-readable manner. Please keep in mind that this privilege only applies to automated information that you gave us permission to use or where we utilized the information to execute a contract with you.
6. Withdraw your consent. You have the right to revoke your consent to the use of your Personal Data. If you withdraw your consent, we may be unable to provide you with access to some Site functions.

You can reach us at [insert email address] for the aforementioned purposes. Please keep in mind that we may request that you prove your identity before responding to such inquiries. If you submit a request, we will do our best to react as quickly as possible.

You may also file a complaint with a Data Protection Authority over our acquisition and use of your Personal Data. If you live in the European Economic Area (EEA), please contact your local data protection authority in the EEA for additional information.

LINKS TO OTHER SITES

Our Site may contain links to sites that are not owned or controlled by us. When you click on a third-party link; you will be sent to the third-party's website. We strongly recommend that you read the Privacy Policies of any website you visit. We have no control over, and accept no responsibility for, any third-party website or services' content, privacy policies, or practices.

Cookie Policy

This Cookie Policy ("Cookie Policy") describes how cookies and similar technologies are used on the Site (including our corporate Site <https://sliceledger.io/>, as well as any other Site connected to you, generally referred to as the "Site").

This Cookie Policy is an extension of, and should be read in conjunction with, the Privacy Policy ("Privacy Policy") and Terms of Use. Cookies and other monitoring technologies are used to provide a more customized experience. By continuing to use the Site, you agree to our use of cookies as well as the terms of this policy ("Cookie Policy")

WHAT ARE COOKIES AND TRACKING TECHNOLOGIES?

Cookies and other tracking technologies are little text files that websites visit install on a user's computer.

Some of those that we utilize are listed below:

Cookies, often known as browser cookies, are tiny files that are stored on your device. There are several sorts of cookies. "First party cookies" are cookies delivered by the entity that operates the website you are visiting. As a result, Slice Ledger cookies served while you are on the Site are first party cookies. Third-party cookies are those supplied by firms who do not own the domain you are visiting.

For more information on cookies, go to About Cookies or www.allaboutcookies.org.

1.2. Flash Cookies: Certain elements of our Site may collect and store information about your preferences or activities on our Site using local stored objects (or Flash Cookies). Flash Cookies are not handled using the same browser settings as Browser Cookies.

1.3. Web Beacons: Certain areas of our Site and emails may contain small electronic files known as web beacons (also known as clear gifs, pixel tags, and single-pixel gifs) that allow us to count people who have visited certain pages or opened an email, among other Site information.

WHY DO WE USE THESE TECHNOLOGIES?

We use cookies and other identification technologies for a variety of purposes, including: authenticating users, storing information about you and your use of our Site and Services (including on your device or in your browser cache), remembering user preferences and settings for future visits, determining the popularity of content, delivering and measuring the effectiveness of advertising campaigns, analyzing Site traffic and trends, and generally understanding online behavior.

COOKIES USED BY US

We utilize both session and persistent cookies for the following purposes:

3.1. Necessary / Required Cookies

Cookies of the Session

Us, the administrators

These Cookies are required in order to provide you with services offered via the Site and to allow you to enjoy some of its features. They aid in the authentication of users and the prevention of unauthorized usage of user accounts. The services you have requested cannot be provided without these Cookies, and we only use these Cookies to provide those services.

Cookies Policy / Notice Acceptance Cookies

Cookies of the Persistent Type

Us is in charge of administration.

The purpose of these cookies is to determine whether or not users have agreed to the usage of cookies on the Site.

Functionality Cookies

Cookies of the Persistent Type

Us, the administrators

These Cookies enable us to remember the choices you make when using the Site, such as remembering your login information or language selection. These cookies are used to offer you with a more personalized experience and to avoid having to re-enter your choices each time you visit the Site.

Tracking and Performance Cookies

Cookies of the Persistent Type

Third-Party Administration

These Cookies are used to track information about site traffic and how visitors interact with the site. The information obtained by these Cookies may be used to directly or indirectly identify you as a specific visitor.

This is due to the fact that the information gathered is often coupled with a pseudonymous identification associated with the device you use to access the Site. These Cookies may also be used to test new pages, features, or functionality of the Site to see how our visitors react to them.

Please keep in mind that third-party cookies are subject to their own privacy rules. Third-party cookie technologies are not within our control.

HOW CAN I CONTROL COOKIES?

Most browsers are originally configured to accept cookies automatically. You may configure your browser to prohibit cookies or to notify you when cookies are transmitted to your device. Cookies may be managed in a variety of ways. To learn more about how to edit or modify your browser settings, please see your browser's instructions or help screen.

Please keep in mind that if you disable the cookies that we use, you may not be able to browse some sections of the Site, you may not receive tailored information when you visit the Site, and you may also be unable to connect to services or programs, such as logging into forums or accounts. We can deliver more user-friendly services to Site visitors by using cookies, which would not be possible without the cookie setting.

Terms of Use

Slice Ledger ("Slice Ledger," "we," "our," or "us") controls, operates, and administers this Site (including our company Site <https://sliceledger.io> and any other Site connected to you, collectively the "Site").

You (hereafter "user", "you", "yours") agree to be governed by the terms specified above ("Terms of Use") and all terms incorporated by reference by accessing or using the site, including any material, product, feature, and services supplied on or through the Site. Do not use the Site if you do not agree to these Terms of Service.

The terms and conditions of any other agreement you may have with Slice Ledger for products, services, or otherwise (collectively, "Agreement") are not affected by these Terms of Use. If any Agreement and these Provisions of Use conflict, the terms of the Agreement will take precedence.

PLEASE READ THESE TERMS OF USE CAREFULLY.

The form and nature of the functionality, product or services (collectively, the "Slice Ledger Service" or the "Services"), as well as the content and any information (collectively, the "Slice Ledger Material" or the "Material") displayed on the Site, are subject to change without notice. Furthermore, these Terms of Service may be updated, revised, or modified at any moment without notice. When such revisions or amendments are made, Slice Ledger will update the "Last Revised" date at the top of these Terms of Service, which will be effective immediately. You should visit this page on a regular basis for such modifications. Your continuing use of the Site signifies your acceptance of the revised or modified Terms.

Slice Ledger maintains the right, in its sole discretion, to alter, suspend, or cancel the Site or any portion of the Site or the Services or Material we provide on the Site, and to restrict or prevent your future access to and use of the Site. We do not promise that our Site or any of its Materials will always be available or will not be

interrupted. We shall not be liable if all or any portion of the Site is inaccessible at any time or for any amount of time for any reason. We reserve the right to restrict users' access to some sections of the Site, or the entire Site, at any time.

The term "Affiliated Entities" refers to any of Slice Ledger's direct or indirect parents, subsidiaries, sponsors, or affiliates. You agree that neither we nor any Affiliated Entities will be responsible to you or any third party in the event that the Site, in whole or in part, or any Service and Material contained herein, including software used to create the Site, is modified, suspended, or discontinued.

ELIGIBILITY

The Site is given and accessible to those who are at least 18 years old. By using the Site, you represent and warrant that (i) you are at least 18 years old, and (ii) you are not forbidden from using the Site under any applicable legislation. You must not access or use the Site if you do not fulfill these criteria.

ACCOUNT SECURITY

You may be requested to give some registration data or other information in order to use the Site or some of the materials it provides. You are responsible for ensuring that any information you give on the Site is correct, up to date, and full. You agree that our Privacy Policy governs all information you give to register using the Site or otherwise, including, but not limited to, utilizing any interactive elements on the Site.

For more information on how Slice Ledger collects, uses, and discloses information about its users, please see our Privacy Policy.

INTELLECTUAL PROPERTY RIGHTS

Unless otherwise stated on the Site, the Slice Ledger, its licensors, or other providers of such Material own the Site and its entire Material, features, and functionality (including but not limited to all information, data files, software, text, displays, images, video, and audio, and the design, selection, and arrangement thereof) and are protected by copyright, trademark, patent, trade secret, and other intellectual property or proprietary rights laws. By visiting the Site or using the permissible uses specified by these Terms of Use, you do not acquire any right, title, or interest in such Material.

Unless otherwise specified, you are granted a non-exclusive, non-transferable, revocable license to access and use the Site and Slice Ledger Material (including data and information on the Site, such as data files, text, music, audio files or other sounds, photographs, videos, or other images) strictly in accordance with these Terms. The GNU Lesser General Public License v2.1 (<https://www.gnu.org/licenses/oldlicenses/lgpl-2.1.en.html>) governs all software and computing Code.

We may withdraw this license at any time and at our sole discretion, including by cancelling your account.

TRADEMARK

"Slice Ledger," "Slice Ledger," the Slice Ledger logos, and any other Slice Ledger product or service name, logo, design, or slogan contained in the Site are Slice Ledger trademarks or service marks (the "Slice Ledger Marks") and may not be copied, imitated, or used, in whole or in part, except as expressly permitted in these Terms of

Use or on the Site, or with Slice Ledger's prior written permission. Without our prior written permission, you may not use any meta-tags or other "hidden text" containing any Slice Ledger Marks.

All other names, logos, product and service names, designs, and slogans appearing on this Site are the property of their respective owners and may not be duplicated, imitated, or used, in whole or in part, without the explicit consent of the applicable trademark holder.

PROHIBITED USER CONTENT AND USES

The Site may include interactive areas or services ("Interactive Areas" or "Community Areas") where you or other users can create, post, send, or store ads, messages, materials, data, information, text, music, sound, photos, video, graphics, applications, code, links, or other items or content ("User Content"). By using the Site, you agree not to post, upload, transmit, distribute, store, generate, or otherwise publish or convey any of the following through the Site:

- Threatening, harassing, humiliating, hateful, or intimidating User Content; (b) defamatory; (c) fraudulent or tortuous; or (d) obscene, indecent, pornographic, or otherwise objectionable.
- User Content that would give rise to criminal or civil liability; that contains or promotes violence, drug use, illegal gambling, or other criminal behavior; or that encourages or gives instructional material on unlawful acts or activities such as "hacking," "cracking," or "phreaking."
- User Content that may infringe on the publicity, privacy, or data protection rights of others, such as images or information about another person without their consent;
- User Content that may violate any party's patent, trademark, trade secret, copyright, or other intellectual or property right. You represent and warrant that you have the legal right to distribute and reproduce any User Content by uploading it.
- Unsolicited or illegal advertising, promotional material, "junk mail," "spam," "chain letters," "pyramid schemes," or investment opportunities, or any other kind of solicitation.
- Any material, non-public information about any entity. • Sending, receiving, uploading, downloading, using, or reusing any content that does not conform with these Terms of Use.

Additionally, you agree not to:

- User Content that may violate any party's patent, trademark, trade secret, copyright, or other intellectual or property right. You represent and warrant that you have the legal right to distribute and reproduce any User Content by uploading it.
- Unsolicited or illegal advertising, promotional material, "junk mail," "spam," "chain letters," "pyramid schemes," or investment opportunities, or any other kind of solicitation.
- Any material, non-public information about any entity. • Sending, receiving, uploading, downloading, using, or reusing any content that does not conform with these Terms of Use.

- Attempt to gain unauthorized access to, interfere with, damage, or disrupt any elements of the Site, the server on which the Site is hosted, or any server, computer, or database linked to the Site.
- Impersonate any person or entity, including any Slice Ledger or Affiliated Entity representative; falsely declare or otherwise misrepresent your relationship with any person or entity; or indicate or imply that we approve any comment you make.
- Without Slice Ledger's express prior written approval, use the Site to advertise or offer to sell or purchase any goods or services for any commercial purpose.
- Make any fraudulent or illegal use of the Site.
- Reproduce, duplicate, replicate, sell, resell, or otherwise commercially exploit any portion of, use of, or access to the Site.

Otherwise, try to hinder the Site's normal operation.

Slice Ledger does not control, accept responsibility for, or assume liability for any User Content posted, stored, or uploaded by you or any third party, or for any loss or damage resulting from such User Content, nor is Slice Ledger liable for any user conduct or any errors, defamation, slander, libel, omissions, falsehoods, obscenity, pornography, or profanity that you may encounter. Please keep in mind that by sharing User Content on the Site, your User Content may become public and will not be subject to any confidentiality restrictions. You are completely responsible for using the Site and the Interactive Areas at your own risk. If you become aware of any User Content that you feel breaches these Terms, please notify us by emailing [insert email address].

Furthermore, these Terms of Use do not grant any third party a private right of action or any reasonable expectation or assurance that the Site will not include any Material forbidden by the Terms of Use. Although Slice Ledger is under no obligation to filter, edit, or monitor any User Content posted on the Site, Slice Ledger maintains the right and has complete discretion to delete, screen, or edit any User Content submitted or stored on the Site at any time and for any reason. Any usage of the Site in violation of these Terms may result in the termination or suspension of your rights to access the Interactive Areas and/or the Site, among other things.

Without consideration, you give to Slice Ledger and its Affiliated Entities the following global, non-exclusive, transferable, royalty-free, permanent, irrevocable right and license:

- to use, reproduce, distribute, adapt (including without limitation edit, modify, translate, and reformat), derive, transmit, display, and perform such User Content, publicly or otherwise, in any media now known or hereafter developed, for the business purposes of Slice Ledger and/or the Affiliated Entities;
- to sublicense the aforementioned rights through multiple tiers to the greatest degree permissible by current legislation;

- to use your name or screen name, hometown, photograph, portrait, image, voice, likeness, and biographical information in any and all media and for advertising or promotional purposes, whether or not in connection with your contribution;
- to directly attribute postings to you; and
- to "tag" posts on social networking accounts.

The above licenses will continue to apply even if you stop using the Site. You represent and warrant that (i) you have all necessary rights to grant these licenses for all User Content you share over the Site.(ii) the User Content is truthful and not deceptive or damaging in any way; and (iii) your use and uploading of the User Content in connection with this Site does not and will not violate these Terms or any applicable law, rule, or regulation.

You also irrevocably renounce any "moral rights" or other rights to attribution of authorship or material integrity with respect to each item of User Content that you contribute, to the extent permitted by law.

RELIANCE ON INFORMATION POSTED

The information provided on or via the Site is only for general information purposes. We make no guarantees about the accuracy, completeness, or utility of this material. Any reliance on such material is entirely at your own risk. We disclaim all duty and responsibility for any reliance placed on such Materials by you or any other visitor to the Site, or by anyone who may become aware of any of its Material.

LINKS FROM THE SITES

If the Site contains links to third-party sites and resources, these connections are provided only for your convenience. This includes links within adverts, such as banner ads and sponsored links. We have no control over the contents of other sites or resources, and we accept no liability for them or any loss or harm that may result from your use of them. If you decide to visit any of the third-party websites connected to this one, you do so totally at your own risk and subject to the terms and conditions of use for such websites. We have the right to withdraw linking authorization at any time and without notice.

GEOGRAPHIC RESTRICTIONS

The owner of the Site is based in United Kingdom. We make no claims that the Site or any of its content is accessible or appropriate outside of United Kingdom. Access to the Site may not be legal by certain persons or in certain countries. If you access the Site from outside United Kingdom, you do so, on your own initiative and are responsible for compliance with local laws.

DISCLAIMER OF WARRANTIES

The site's content or services may contain technical inaccuracies or other problems. You use and browse the site at your own risk. We will not be liable for any loss or damage caused by a distributed denial-of-service attack, viruses, or other technologically harmful objects infecting your computer equipment, computer

programmes, data, or other proprietary material as a result of your use of the site or any services or items obtained through the site, or your downloading of any material posted on it or any site linked to it.

The site, slice ledger material, and slice ledger services are provided "as is," "as available," with no express or implied warranties of any kind. slice ledger expressly disclaims all warranties, express or implied, including implied warranties of merchantability, fitness for a particular purpose, title, and non-infringement with regard to the site, services, and the information, content, and materials contained within.

Without limiting the foregoing, neither the slice ledger nor any person associated with the slice ledger makes any warranty or representation (i) with respect to the completeness, accuracy, or reliability of the information.

The Site's Security, Reliability, Quality, Accuracy, Or Availability; (B) That The Site And/ Or Any Of Its Features Will Be Available On Time, Or That Access To The Site And/ Or Any Of Its Features Will Be Uninterrupted Or Secure; (C) That Defects Or Errors Will Be Corrected; Or (D) That The Site Or The Servers Or Networks Through Which The Site Is Made Available Are Secure Or Free Of Viruses (E) That any services or items obtained through the site will meet your needs or expectations in any other way.

Because certain jurisdictions do not permit the exclusion of warranties or the limitation of the duration of implied warranties, the above disclaimer may not apply to you in its entirety, but will apply to the greatest extent permitted by applicable law.

LIMITATION ON LIABILITY

Slice Ledger, The affiliated entities, and their respective officers, directors, employees, consultants, agents, shareholders, members, equity holders, and representatives will not be liable for any direct, special, indirect, or consequential damages, or any other damages of any kind, including but not limited to loss of use, loss of profits, or loss of data, whether in an action in contract, tort (including but not limited to negligence our maximum liability for all damages, losses and causes of action, whether in contract, tort (including without limitation negligence) or otherwise shall be the total amount paid by you to us to access and use the site. our maximum responsibility for all damages, losses, and causes of action, whether in contract, tort (including without limitation negligence), or otherwise, shall be the whole amount paid by you to us to access and use the site.

Some jurisdictions do not allow liability limitations in contracts with consumers, so some or all of these limitations may not apply to you.

GOVERNING LAW AND JURISDICTION

The laws of the United Kingdom shall govern all aspects relating to the Site and these Terms of Use and any disagreement or claim arising from or related thereto (in each event, including non-contractual disputes or claims), without giving respect to any choice or conflict of law provision or rule (whether of UK or any other jurisdiction).

Although we reserve the right to bring any suit, action, or proceeding against you for breach of these Terms of Use in your country of residence or any other relevant country, any legal suit, action, or proceeding arising out of, or related to, these Terms of Use or the Site shall be instituted exclusively in the United Kingdom.

WAIVER; REMEDIES

A subsequent exercise of a right by Slice Ledger or a Slice Ledger waiver of a subsequent breach of the same or another term of these Terms of Use by you will not be prevented by Slice Ledger's partial or complete failure to exercise a right or a Slice Ledger waiver of a prior breach by you. The exercise of any right or remedy by Slice Ledger under these Terms of Use shall be cumulative and shall not restrict Slice Ledger's ability to exercise any other right or remedy.

SEVERABILITY

The balance of this Agreement will not be impacted by the invalidity or unenforceability of any one provision and each provision hereof shall be valid and enforceable to the fullest extent permitted by law. Any part of this Agreement that is unlawful or unenforceable must be replaced by a part that most closely matches the original intent of the invalid or unenforceable part.

ENTIRE AGREEMENT

The Terms of Use, our Privacy Policy, and the terms and conditions for event registration make up the only and entire agreement between you and the Slice Ledger with regard to the Site, and they take the place of all earlier and more recent written and verbal understandings, agreements, representations, and warranties with respect to the Site.

GET IN TOUCH

You can reach us at info@sliceledger.io if you have any questions about data protection, this Privacy Statement, or how we utilize your information.