

RUSGAS TOKEN PURCHASE AGREEMENT

This Agreement is made between you and RUSGAS.IO (hereinafter «RUSGAS.IO») together with its parent company (hereinafter “the Company”), jointly referred to as «the Parties», and governs the matters related to the purchase of RusGas tokens (hereinafter “the Agreement”), defines the terms of use of the RusGas smart contract (hereinafter “the RusGas Smart Contract”); use of related smart contracts with RusGas tokens (hereinafter “a Contract with RusGas tokens”), and purchase of respective tokens compatible with Rusgas, distributed under the Ethereum block chain (hereinafter “the RusGas tokens”).

Article 1. Effect of the Agreement and purchase of RusGas tokens.

1.1. This Agreement shall take effect and shall bind the Parties subject to the compliance with the following conditions by the contracting parties:

(a) the Buyer shall accept the terms of this Agreement by flagging the respective check box on the corporate website <http://rusgas.io> («the Website»);

(b) upon receipt of payment by the Company from the Buyer.

1.2. The Company has established updatable rules of the Website use at <http://rusgas.io>, which are included in this Agreement and make an integral part hereof. The Buyer agrees hereby that he/she has read the said Website rules and consents thereto.

1.3. The Company has prepared a White Paper available at rusgas.io, where matters are described which relate to the RusGas software. The updatable White Paper is included in this Agreement by reference to the source. The Buyer confirms hereby that he/she has read the White Paper.

Article 2. Allocation of RusGas tokens.

2.1. Rusgas.io allocates and distributes the RusGas tokens («Allocation of RusGas tokens») pursuant to the terms of reference posted at RusGas.io, which include the period (the «Allocation period») and prices (the «Allocation price»), as well as the number of RusGas tokens to be allocated.

2.2. RusGas.io provides the RusGas tokens purchase procedure to the Buyer via the corporate Website. By purchasing the RusGas tokens, the Buyer acknowledges, understands and consents to any such procedure. Failure to use the corporate Website and to comply with the said procedures may result in the non-receipt of RusGas tokens by the Buyer.

2.3. Any buyer of RusGas tokens may lose, in full or in part, any amount paid for the RusGas tokens, regardless of the purchase date. The access to or use of the RusGas allocation contract, access to or use of the RusGas tokens Contract, and/or receipt or purchase of RusGas tokens in any way other than via the corporate Website, shall be prohibited. The Buyer shall make sure that the Website used to purchase the RusGas tokens has the following universal resource locator (URL): <http://rusgas.io/>.

2.4. The Buyer acknowledges and consents to the participation of any former, present or future employee, officer, director, contractor, advisor, shareholder, supplier, service provider of the Company in respect of the RusGas tokens purchase, including employees which may work on the development or implementation of the RusGas.IO software, or those who may work in any future rusgas.io company, incorporated by rusgas.io out of the proceeds from the allocation of RusGas tokens. All these rusgas.io Parties shall participate on the same terms as any other buyer of RusGas tokens, and shall be bound by this Agreement.

2.5. RusGas tokens shall be allocated between buyers pursuant to the RusGas Distribution Contract and to the RusGas tokens Contract. Rusgas.io does not warrant that the RusGas tokens purchase or receipt procedure will be fail- or bug-free; that RusGas tokens will be reliable and error-

free. In this connection, the Buyer acknowledges and consents to the possible loss of the entire amount paid by the Buyer to the Company.

2.6. The Buyer shall provide to the Company the exact address of his/her digital wallet where to receive the RusGas tokens allocated to the Buyer pursuant to the RusGas distribution Contact and to the RusGas tokens Contract.

2.7. Sales of RusGas tokens and RusGas tokens themselves are not, and may not be exchanged for, securities or goods, and are not any other financial instrument. The sale and purchase of RusGas tokens are not covered by any legislation governing the use of the said financial instruments. This Agreement and any other documents referred to herein, including the White Paper, are not a prospectus or an offer for sale, as well as an offer to buy investments, securities, or instruments exchangeable for securities or goods.

2.8. The Buyer shall not participate in the allocation of RusGas tokens or buy RusGas tokens for investment purposes. RusGas tokens are not an investment medium. After 23 (twenty three) hours upon expiry of the RusGas allocation period, all RusGas tokens will not be transferable any more, and the RusGas token contract will block any further open-key transfer or arrangement. From this time point on, the RusGas tokens allocation is terminated.

Article 3. Rights related to RusGas tokens.

3.1. Purchase of RusGas tokens: (a) shall not confer any right to the Buyer in respect of the Company, its income or assets, including but not limited to, any voting, distribution, cancellation, liquidation, ownership (including any form of intellectual property), or any other financial or legal rights; (b) is not a loan for the Company; and (c) shall not entitle the Buyer to any share or any other interest in the Company.

3.2. The Company shall reserve all rights in respect of all the intellectual property of the Company, including but not limited to, any invention, idea, concept, code, discovery, process, sign, method, software, composition, formula, method, information and data, whether or not patentable, copyrightable or protected by trademark, or otherwise subject to trademark, copyright or patent protection. The Buyer shall not use any intellectual property of the Company for any reason without the Company's prior written consent.

Article 4. Security, data protection, taxation.

4.1. The Buyer shall apply reasonable and appropriate measures to ensure the secured access to: (i) any device related to the Buyer and used in connection with the purchase of RusGas tokens by the Buyer; (ii) secret keys of the Buyer's e-wallet or account; and (iii) any user name, password, or other identification data. In case of loss by the Buyer of the Buyer's secret keys or of any device attached to the Buyer's account, or failure by the Buyer to present the login or identification data, the Buyer may lose all the RusGas tokens and/or the access to the Buyer's account. The Company does not assume any obligation as to the recovery of RusGas tokens, and the Buyer confirms, understands and agrees that no RusGas token purchase is returnable, and that the Buyer will not receive any monetary or other compensation for the RusGas tokens purchased.

4.2. Upon the Company's request, the Buyer shall immediately provide information and documents to the Company which the Company, at its sole discretion, may deem necessary or appropriate under any law, regulation, rule or agreement, including any legal proceeding. Such documents include, among others: passport, driving license, utility bills, participant's photos, identity cards or sworn testimony. The Buyer agrees to the disclosure or any such information and to the provision of any such document by the Company for the purpose of compliance with applicable laws, requirements, regulations and agreements. The Buyer acknowledges that the Company may refuse to distribute the RusGas tokens to the Buyer until such information requested is provided.

4.3. The Buyer acknowledges, understands and agrees that: (a) the sale and receipt of RusGas tokens may be taxable; (b) the Buyer shall be solely responsible for compliance with its tax liabilities; (c) the Company shall not in any way be responsible for the Buyer's tax liabilities.

Article 5. Buyer's representations and warranties.

5.1. Purchasing the RusGas tokens, the Buyer represents and warrants that:

- the Buyer has all rights and authorities necessary to implement this Agreement, to use the RusGas distribution contract and the RusGas smart contract, to purchase the RusGas tokens, and to comply with its obligations hereunder;

- if the Buyer is an individual, he/she is 18+, is of age, and is entitled to purchase the RusGas tokens;

- if the Buyer is a body corporate, it is duly registered and is acting pursuant to the laws of its jurisdiction, and of any other jurisdiction it operates within.

5.2. The execution and implementation of this Agreement will not result in any breach, conflict or material default in respect of: (a) any regulations and documents determining the Buyer's organization; (b) any provisions, judgment, order in respect of the Buyer's party or tangible assets; (c) any material obligation of the Buyer hereunder, or (d) any legal provision or rule applicable to the Buyer.

5.3. The execution and implementation of this Agreement does not require authorization or any other act from any governmental body or any person other than the Buyer.

5.4. The Buyer is not subject to any disqualification event listed in 506 (d)(1) Rule D pursuant to the Securities act 1933 («Buyer's event»), and does not participate in any legal proceeding, or, to the Buyer's knowledge, no suit is pending against it on the part of governmental authorities which might result in any Buyer's event.

5.5. The Buyer has adequate knowledge and experience in business and financial matters, in particular, has sufficient understanding of block chain platforms, cryptographic tokens and other digital assets, smart contracts, storage engines (such as digital or token wallets), software systems for block chain platforms, to be able to evaluate the risks and advantages of purchasing RusGas tokens, including the terms of this Agreement, and may assume the risks, including the loss of all amounts paid, loss of RusGas tokens, as well as liability towards the rusgas.io Parties and other persons for his/her/its acts or omissions, including any breach of this Agreement, negligence, fraud or willful misconduct. The Buyer has received sufficient information to make a reasoned decision as to the purchase of RusGas tokens.

5.6. Instruments, including any order document, virtual currency or cryptocurrency, used by the buyer to purchase the RusGas tokens, are not related to any illegal activity, including but not limited to, money laundering or terrorist financing, and the Buyer will not use the RusGas tokens to finance, participate in, or support any illegal activity.

5.7. All payments of the Buyer hereunder will be made in the Buyer's name only, from the digital wallet or the bank account outside any country or territory defined as "non-cooperative country or territory" by the Financial action task force, and not being a "foreign shell bank", pursuant to the U.S. Bank secrecy Act (31 U.S.C. § 5311 et seq.), as amended, and to the regulations promulgated thereunder by the Network for protection against financial crimes, subject to periodic updates of the said regulations.

5.8. The Buyer meets the anti-money laundering and anti-terrorism financing requirements.

5.9. Neither the Buyer, nor any person having any direct or indirect beneficiary interest in respect of the Buyer or of the RusGas tokens purchased by the Buyer, nor any person for which the Buyer is acting as an agent or attorney in connection with the purchase of RusGas tokens is subject to sanctions introduced or implemented by any country or government (hereinafter "the Sanctions"),

and is not organized or located in any country or territory which is subject to any sanctions applicable to the entire country or territory.

Article 6. RusGas platform, RusGas token pricing, risks.

6.1. RusGas tokens may have no value. RusGas tokens shall not entitle their holder to participate in the RusGas platform, even if the RusGas platform has been launched, the development of the RusGas software has been completed, and the RusGas software has been adopted and implemented.

6.2. The Buyer shall not purchase the RusGas tokens for the purpose of using the RusGas Platform, as RusGas tokens may not be used on the RusGas Platform and shall not confer any right upon the Buyer in respect of the RusGas Platform.

6.3. Allocation of RusGas tokens shall take place till the end of every specified RusGas Allocation Period. The purchase price designated to the Buyer for RusGas tokens is subject to the acts of all other users sending their ether («ETH») under their RusGas tokens contract within the same period.

6.4. All those who send their ETH within the same period are designated the same price. Other users may send a big number of ETH after the Buyer and thereby increase considerably the price designated to the Buyer and to all the other users for RusGas tokens. There is no warranty as to the price of RusGas tokens purchased by the Buyer; and there is no warranty that the price for every RusGas token determined by the market in each period will be equal or higher than the prices in subsequent RusGas allocation periods.

6.5. There is a probability that the RusGas token price in subsequent RusGas allocation periods will be lower than the price paid by the initial buyers of RusGas tokens in the RusGas allocation period. The RusGas.io shall reserve the right to vary the duration of the RusGas allocation period for any reason, including but not limited to, any error in the RusGas distribution contract or in the RusGas token contract, Website unavailability, any other unforeseen event or security issue.

6.6. Block Chain lag risk. In the Ethereum block chain, the time of block production is determined by the proof of work; therefore, blocks may be produced at any time. For example, an ETH invested in a RusGas smart contract may, in the last seconds of the allocation period, remain off for this period. The Buyer acknowledges and understands that an Ethereum block chain may not activate the Buyer's transaction at the time the Buyer is waiting therefor, and the Buyer may fail to receive the RusGas tokens on the same day where the ETH is sent by the Buyer.

6.7. Ethereum Block Chain. The Ethereum block chain is subject to periodic overloads, during which transactions may be delayed or lost. Some persons may also spam the Ethereum network intentionally, trying to gain an advantage to purchase the cryptographic tokens. The Buyer acknowledges and understands that the Ethereum block producers may not activate the Buyer's transaction at the time the Buyer wants, or the Buyer's transaction may fail at all.

6.8. The Buyer may be unable to sell or otherwise deal in RusGas tokens at any time or at the price paid by the Buyer. By using the RusGas distribution contract or the Rusgas token contract, or by buying RusGas tokens, the Buyer confirms, understands and agrees that: (a) RusGas tokens may have no value; (b) there is no warranty or representation of RusGas token liquidity; and (c) the rusgas.io Parties do not and will not bear any liability for the market value of RusGas tokens, for the transferability and/or liquidity of RusGas tokens, and/or for the availability of any market for RusGas tokens through any third party or otherwise.

6.9. RusGas tokens may be seized and/or stolen. Hackers, other malicious groups or organizations may try to interfere with the RusGas distribution contract, RusGas token contract, or RusGas tokens in various manners, including but not limited to, malware attacks, denial-of-service attacks, consensus-based attacks, Sybil attacks, sputtering and faking. Moreover, as the Ethereum platform is supported by an open-source-code software, and the RusGas tokens are based on an

open-source-code software, there is a risk that Ethereum smart contracts may contain intentional or unintentional errors or defects which may adversely affect the RusGas tokens, or result in the loss of the Buyer's RusGas tokens, loss of control of, or access to, its RusGas tokens by the Buyer, or loss of ETH on the Buyer's account. In case of any such error or weakness of the software, there may be no remedy, and holders of RusGas tokens are not guaranteed any remedy, indemnification or compensation.

6.10. RusGas tokens purchased by the Buyer may be stored in the Buyer's digital wallet or storage, with a personal key or a combination of personal keys required for access thereto. Respectively, the loss of the personal key(s) attached to the buyer's digital wallet or the RusGas token storage will result in the loss of those RusGas tokens, access to the Buyer's RusGas token balance, and/or to any opening balance in the block chains created by third parties. Moreover, any third party which gains access to any such personal key(s), including by way of gaining access to the wallet's or storage's login credentials used by the Buyer, is able to unlawfully appropriate the Buyer's RusGas tokens. The Company shall not be liable for any such loss.

6.11. The Buyer acknowledges and understands that RusGas tokens will become nontransferable after (23) hours upon the end of the RusGas allocation period. By that time, the Buyer will no more be able to match the common key to the Buyer's account, and the Buyer will not be able to transfer the RusGas tokens to the Ethereum block chain. Some cryptocurrency exchanges may at their discretion allow the RusGas tokens to continue trading, however, the exchanges will not be able to accept new deposits or to allow withdrawal of RusGas tokens.

6.12. The RusGas.IO software and the RusGas Platform, as well as any matter set out in the White Paper, are new and unproven. The RusGas.IO software may be unable for completion, implementation or adoption. It is possible that block chains using the RusGas.IO software will never be launched, and the RusGas operating platform may never come into existence. The Buyer shall not rely upon the RusGas.IO software, or upon the possibility to receive any tokens related to the RusGas platform at any time in the future. Even if the RusGas.IO software is completed, implemented and adopted, it may function in a manner other than suggested, and any tokens connected with the block chain using the RusGas.IO software may not have the desirable or useful functionality. Moreover, technologies change rapidly, thus, RusGas tokens and any tokens transferred by the RusGas platform may become out of date.

6.13. Even if completed, the RusGas.IO software will fully or partially rely on third parties prior to its adoption and implementation, and to continue development, procurement and support, eventually. There is no assurance or guarantee that the third parties will complete their work, duly perform their obligations, or otherwise meet somebody's needs; this may have material adverse effect upon the RusGas.IO software and the RusGas platform.

6.14. The Buyer's inability to match the common key against the Buyer's account may result in failure by any third party to read the Buyer's token balance on the Ethereum block chain, when and if they have configured the initial balances of a new block chain based on the RusGas.IO software, of which the Company makes no assurance or guarantee.

6.15. If the Buyer sends an ETH into the RusGas token contract from an exchange or account uncontrolled by it, then, pursuant to the RusGas token contract, the RusGas tokens will be deposited on the account from where the ETH has been sent; therefore, the Buyer may never receive or return its RusGas tokens. Moreover, if the Buyer decides to preserve or keep the RusGas tokens using a cryptocurrency exchange or via any other party, the Buyer's RusGas tokens may be stolen or lost. Moreover, the third parties may refuse to recognize the Buyer's claims in respect of any derivative token, if and when launched by any third party, pursuant to the distribution regulations set out in the RusGas.IO software. By using the RusGas distribution contract, the RusGas token contract, and/or by purchasing the RusGas tokens, the Buyer confirms and agrees that it sends the ETH into the

RusGas token contract via the exchange account, and/or holds the RusGas tokens in the cryptocurrency exchange or with any third party at its own risk.

6.16. The RusGas.IO software is still being developed, and may be subject to considerable modifications over time. Although the Company intends to use the RusGas.IO software for its functions and specifications as set out in the White Paper. The Company may vary any such function or specification for a number of reasons, and any party adopting the RusGas.IO software and running the RusGas Platform, may also make modifications, any of which may mean that the RusGas platform does not meet the Buyer's expectations.

6.17. The RusGas.IO software is unlikely to obtain an open-source-code license prior to the end of RusGas allocation period; however, it is possible that someone does not respect RusGas.IO copyright, or modifies the RusGas.IO software once it is released with an open-source-code license. Therefore, somebody may use the RusGas.IO software to create and run block chain protocols using a token allocation other than the one intended for RusGas tokens, pursuant to the EOS.IO software, either before or after open-source licensing of the RusGas.IO software.

6.18. The development of the RusGas.IO software may be cancelled for various reasons, including but not limited to, due to lack of public interest, lack of funding, lack of commercial success or prospects, or due to the departure of the key personnel.

6.19. Even if the RusGas.IO software is completed and adopted, and the RusGas platform is launched, the constant success of the RusGas platform is conditional upon the interest and participation of third parties, such as developers. There may not be any assurance or guarantee of sufficient interest or participation in the RusGas Platform.

6.20. The legal status of cryptographic tokens, digital assets and the block chain technology is unclear or undefined in many jurisdictions. It is difficult to predict whether or in what manner will the governmental authorities regulate these technologies. It is also difficult to predict whether or in what manner can any governmental authority modify the existing laws, regulatory acts and/or rules affecting the cryptographic tokens, digital assets, the block chain technology and its applications. Such modifications may adversely affect the RusGas tokens in various ways, in particular, for example, by defining that RusGas tokens are regulated financial instruments subject to registration. The Company may terminate the distribution of RusGas tokens, the development of the RusGas.IO software, or close its operations in the jurisdiction in case that, due to the government's acts, the duration of such acts becomes illegal or commercially unreasonable.

6.21. There may be no warranty that the governmental authorities will not scrutiny the Company's operations and/or enforce any action against the Company. Such governmental activity may or not result from their particular focusing on the Company. All this may impose judgments, settlements, penalties or charges over the Company, or may make the Company restructure its operations and business, or cease to offer certain products or services; all this may prejudice the Company's reputation, or may result in higher operating costs which, in turn, may materially adversely affect the RusGas tokens and/or the development of the RusGas.IO software.

Article 7. Liability and Indemnification.

7.1. To the fullest extent permitted by applicable law, the Buyer disclaims any right or cause of action against the RusGas.io Parties of any kind in any jurisdiction that would give rise to any damages whatsoever on the part of any RusGas.io Party. Each of the RusGas.io Parties shall not be liable to the Buyer for any type of damages, even if and notwithstanding the extent a RusGas.io Party has been advised of the possibility of such damages. The Buyer agrees not to seek any refund, compensation or reimbursement from a RusGas.io Party, regardless of the reason, and regardless of whether the reason is identified in this Agreement.

7.2. In no circumstances will the aggregate joint liability of the RusGas.io Parties, whether in contract, warrant, tort or other theory, for damages to the Buyer under this Agreement exceed the amount received by the Company from the Buyer.

7.3. The Buyer understands and agrees that the Company shall not be liable and disclaims all liability to the Buyer in connection with any force majeure event, including acts of God, labor disputes or other industrial disturbances, electrical, telecommunications, hardware, software or other utility failures, software or smart contract bugs or weaknesses, earthquakes, storms, or other nature-related events, blockages, embargoes, riots, acts or orders of government, acts of terrorism or war, technological change, changes in interest rates or other monetary conditions, and, for the avoidance of doubt, changes to any blockchain-related protocol.

7.4. To the fullest extent permitted by applicable law, the Buyer releases the RusGas.io Parties from responsibility, liability, claims, demands, and/or damages (actual and consequential) of any kind and nature, known and unknown (including, but not limited to, claims of negligence), arising out of or related to disputes between the Buyer and the acts or omissions of third parties.

7.5. To the fullest extent permitted by applicable law, the Buyer will indemnify, defend and hold harmless and reimburse the RusGas.io Parties from and against any and all actions, proceedings, claims, damages, demands and actions (including without limitation fees and expenses of counsel), incurred by a RusGas.io Party arising from or relating to: (i) the Buyer's purchase or use of RusGas Tokens; (ii) the Buyer's responsibilities or obligations under this Agreement; (iii) the Buyer's breach of this Agreement; (iv) any inaccuracy in any of the Buyer's representation or warranty; (v) the Buyer's violation of any rights of any other person or entity; and/or (vi) any act or omission of the Buyer that is negligent, unlawful or constitutes willful misconduct.

7.6. The Company reserves the right to exercise sole control over the defense, at the Buyer's expense, of any claim subject to indemnification under this Section 7.5. This indemnity is in addition to, and not in lieu of, any other indemnities set forth in a written agreement between the Buyer and the Company.

Article 8. Dispute Resolution.

8.1. Buyer and Company shall cooperate in good faith to resolve any dispute, controversy or claim arising out of, relating to or in connection with this Agreement.

8.2. If the Parties are unable to resolve a dispute within ninety (90) days of notice of such dispute being received by all Parties, such dispute shall be finally settled by court.

8.3. The rules for judicial resolution of disputes related to this Agreement and the subsequent execution of judgement shall be determined in accordance with Swiss law.

Article 9. Miscellaneous/Transitional Provisions.

9.1. This Agreement shall be governed, implemented and interpreted in accordance with the laws of Switzerland.

9.2. The Buyer may not transfer rights hereunder without the prior written approval of the Company. Any assignment or transfer of rights hereunder without the Company's approval shall be null and void. The Company may transfer rights hereunder to a third party without the Buyer's approval.

9.3. If any provision of this Agreement is determined by a court of competent jurisdiction to be invalid, the Agreement shall remain effective to the extent not determined invalid.

9.4. The Company may modify this Agreement at any time by posting a revised version on the website available at https://eos.io/purchase_agreement. The modified terms hereof shall become effective upon posting on the web-site, and shall be binding on the Buyer.

9.5. The Agreement will terminate upon the completion of all sales in the RusGas Token distribution. The Company reserves the right to terminate this Agreement, at its sole discretion, in

the event that the Buyer breaches this Agreement. Upon termination of this Agreement, all the terms and provisions hereof shall become null and void; all of the Buyer's rights hereunder shall immediately terminate; the Buyer is not entitled to a refund of any amount paid, and compensation of damages and losses, including lost profits.

9.6. Nothing contained in this Agreement, and no action by the Parties shall constitute, or be deemed to constitute, a partnership, association, joint venture or other co-operative entity between the Parties. Nothing contained herein, and no action taken by the Parties pursuant to this Agreement shall constitute, or be deemed to constitute, either Party the agent of the other Party for any purpose. No Party has, pursuant to this Agreement, any authority or power to bind or to contract in the name of the other Party.

9.7. The Buyer agrees and acknowledges that all agreements, notices, disclosures and other communications that the Company provides to the Buyer pursuant to this Agreement, or in connection with the Buyer's purchase of RusGas Tokens, including this Agreement, may be provided by the Company, at its sole discretion, to the Buyer in electronic form.

Article 10. Warranties and Representations.

The Buyer acknowledges, understands and agrees to the following:

- RusGas.io is developing the RusGas.IO software (the "RusGas.IO Software") as described in the White Paper RusGas.IO technical specification (the "White Paper");

- at the end of its development stage, RusGas.io will be releasing the RusGas.IO Software it has developed under an open source software license;

- the Company will not configure and/or launch any public blockchain platform adopting the open source RusGas.IO Software (the "RusGas.IO Platform") for other purposes not related to the implementation of this Agreement;

- any launch and implementation of the EOS Platform may occur by third parties unrelated to the Company;

- third parties launching the RusGas Platform may delete, modify or supplement the RusGas.IO Software prior to, during or after launching the RusGas Platform;

- the Company will have no control over when, how or whether the RusGas.IO Software is adopted or implemented, or how, when or whether the RusGas Platform is launched;

- the Buyer understands and agrees that the Buyer is subject hereto by virtue of the Buyer's purchase of RusGas Tokens, and this Agreement shall be binding on both Parties.

- the EOS Tokens do not have any rights, uses, purpose, attributes, functionalities or features, express or implied, including, without limitation, any uses, purpose, attributes, functionalities or features on the EOS Platform. The Company does not guarantee and is not representing in any way to the Buyer that the EOS Tokens have any rights, uses, purpose, attributes, functionalities or features.

- RusGas Tokens purchased under this Agreement are not tokens on the RusGas Platform. The Buyer acknowledges, understands and agrees that there are no guarantees made by the Company that the Buyer will receive any other product, service, rights, attributes, functionalities, features or assets of any kind whatsoever, including, without limitation, any cryptographic tokens or digital assets whether through receipt, exchange, conversion, redemption or otherwise.

- RusGas Tokens are not an investment, currency, security, commodity, a swap on a currency, security or commodity or any other kind of financial instrument;

- money received from the purchase of RusGas Tokens is non-refundable to the Buyer, the purchase of RusGas Tokens may not be canceled and/or recalled by the Buyer, RusGas Tokens may have no value and/or security;

- the Buyer acknowledges and understands that the proceeds from the sale of RusGas Tokens will be utilized by the Company at its sole discretion;

- the Buyer acknowledges and agrees that the Buyer is not purchasing RusGas Tokens for purposes of investment, speculation, as some type of arbitrage strategy, for immediate resale or other financial purposes;

- the Buyer agrees that the Buyer uses the RusGas Distribution Agreement, the RusGas Token Agreement, and purchases RusGas Tokens solely at its own risk, and that they are provided with no representations and warranties by the Company, and the Buyer will rely on its own analysis and expert assessments;

- the Company reserves the right to refuse or cancel RusGas Token purchase request at any time at its sole discretion;

- there are no guarantees or warranties by the Company that: the RusGas.IO Software will be adopted as developed by RusGas.io and not in a different or modified form; a blockchain utilizing the RusGas.IO Software will ever be launched; a blockchain will ever be launched with or without changes to the RusGas.IO Software and/or without a distribution matching the non-transferable RusGas Token balances. RusGas Tokens will not have any functionality or rights on the RusGas Platform, and holding RusGas Tokens is not a guarantee that the holder will be able to use the RusGas Platform, or receive any tokens utilized on the RusGas Platform, even if the RusGas Platform is launched and the RusGas.IO Software is adopted.