

# Personal Data Sharing Legal Notice (the “Legal Notice” or “this Disclaimer”)

This Disclaimer is related to the exchange of personal data between the Partner (“the Partner”) and the Client (“the Client”) and vice versa (hereinafter referred to as “The Parties”). Both Parties acknowledge, agree and consent to exchange their personal data for the purpose of having better communication between each other in relation to their business relationship with the Company. Both Parties accept, declare, and undertake that all personal data processing activities shall comply with the applicable laws and regulations including (without limitation) privacy laws, data protection, and similar or secondary legislation for protection of and the individual rights related to processing of personal data. The Parties acknowledge, agree and confirm that they will solely and fully be responsible for the use and protection of information including personal data exchanged between each other.

The Company has no control over the personal data exchanged and such exchange of personal data between the Partner and the Client is not covered by the Company’s privacy policies/privacy agreements, nor subject to the Company’s privacy standards. Under no circumstances shall the Company be liable for any loss including without limitation loss of data, loss of profits or any indirect, incidental, consequential, special or exemplary damages arising out of or in connection with sharing, accessing or using the information shown above, whether or not the damages were foreseeable and whether or not Company was advised of the possibility of such damages.

The Company reserves the right, at any time to terminate the business relationship either with the Partner and/or the Client in case of a breach of the content of this Disclaimer. Both Parties further acknowledge, accept and declare that they will release the Company and its legal representatives for all claims and liability relating to the provision of the above mentioned personal data.

Please refer to section 21.4 Part A of the Client Agreement for further information.

For the purposes of this Disclaimer, when referring to “Company” means the following entities or their successors jointly or separately:

(a) Exness (SC) Ltd, Securities Dealer registered in Seychelles with registration number 8423606-1 and authorized by the Financial Services Authority (FSA) with license number SD025 and/or

(b) Exness B.V., Securities Intermediary registered in Curaçao with registration number 148698(0) and authorized by the Central Bank of Curaçao and Sint Maarten (CBCS) with license number 0003LSI and/or.

(c) Exness (VG) Ltd, authorized by the Financial Services Commission (FSC) in BVI with registration number 2032226 and investment business license number SIBA/L/20/1133.

(d) Exness (KE) Limited authorized by the Capital Markets Authority in Kenya with registration number PVT-LRUDJJB, licensed as a Non-dealing Online Foreign Exchange Broker with license number 162.

(e) Exness Investment Bank Limited, authorized by the Labuan Financial Services Authority (LFSA License Number 210141BI) to carry on Investment Banking Business.

as the relevant Exness entity that is a counterparty in the Client Agreement/Partnership Agreement respectively.