Annex 1 - Risks

These Terms govern your purchase of \$Playr Token, which is an investment in the form of Tokens issued through smart contracts and blockchains. Every investment is subject to risks and its value is subject to operational and market-related fluctuations. This also applies to the \$Playr Token offered by Oneplayr GmbH.

Investors are required to carefully read the Terms & Conditions including this Annex. The information provided in the Term and in particular the information in this Annex "Risks", should be observed and considered by any potential investor prior to subscription or purchase of \$Playr Token.

The subscription to and holding of the \$Playr Token involves various risks; those risks which the Token Issuer deems specific and which are material for an informed investment decision are described in more detail in this Annex. The Token Issuer does not guarantee that the risks presented in the following are comprehensive and complete and that no further or other risks may occur. It is expressly pointed out that further individual risks may arise in individual cases. In addition, risks may occur not only individually but also cumulatively.

To read and understand the risk factors below must not be considered sufficient information in the sense that no professional advice on the \$Playr Token is necessary for an individual investor. An investment decision should not be based solely on the basis of the below risk factors, as the information contained herein cannot replace advice and clarification tailored to the needs, objectives, experience and/or knowledge and circumstances of an individual investor. It is recommended that, if necessary, assessments be obtained from professionally qualified advisors.

Furthermore, it is recommended that Buyers have in-depth knowledge and experience of the functions of blockchains, smart contracts and cryptographic Tokens in general prior to subscribing or acquiring \$Playr Token or acquire such knowledge and experience prior to investing.

The occurrence of one or more of the below stated risks may have a material adverse effect on the net assets, financial position and/or results of operations and on the business operations of the Token Issuer in general, which in turn may have a direct effect on the value of the \$Playr Token.

RISKS RELATED TO THE TOKEN ISSUER

Risk of loss of key personnel

There is a risk that specialist knowledge will no longer be available if key personnel ceases to work for the Token Issuer. Comprehensive development, implementation and ongoing further development of the business operations of the Token Issuer may, as a consequence, be delayed or no longer be possible.

Risk of changes in regulatory requirements

It has to be expected that blockchain and related services, specifically financial services, will become substantially more regulated in the future. This may make it necessary for Oneplayr to adapt its business model accordingly. As a consequence, it can not be excluded that Oneplayr may no longer be in a position to provide certain services or to provide them in the manner described in the Terms. Also, additional costs may arise due to the necessity to adapt the Token Issuer's business model and operations.

It can not be excluded that the Token Issuer may need regulatory licenses for the implementation or further operation of its business model. This may delay or jeopardise the implementation of the business model of the Token Issuer, may require extensive adjustments or may even make it impossible for the Token Issuer to further pursue its business model.

Partnership risks

In order to fully implement the Token Issuer's business model, the Issuer is depending on stable partnerships and cooperation with precious metal refiners that produce certified 999.9 grade fine gold. There is a risk that the Token Issuer may not be able to establish or maintain such partnerships and business relations or may lose other relevant business partners. This may result in the Token Issuer being unable to issue any or further Oneplayr Tokens, which may result in the liquidation of the Company.

RISKS RELATED TO THE \$PLAYR TOKEN

Subscription and holding of the \$Playr Token may come with, inter alia, the following risks for individual investors.

General risk in relation to the \$Playr Token

The \$Playr Tokens are designed as pure currency tokens and are therefore not intended to constitute securities or financial instruments by their structure. The Whitepaper therefore does not constitute a prospectus or offering document for securities or financial instruments and is not intended to constitute a prospectus or offering document for securities or financial instruments in any jurisdiction. The Whitepaper serves only to describe the project and does not constitute an offer to purchase or the solicitation of an offer to purchase the \$Playr Tokens. In this respect, the Whitepaper does not constitute an investment recommendation to acquire the \$Playr Tokens or to disinvest from other securities, financial instruments or other assets.

The white paper has not been reviewed or approved by any authority. It has also not been submitted to any authority for review or approval. There are no explicit legal requirements for the content of this whitepaper; the structure of the whitepaper and the information contained herein are based solely on the decisions of the Company's management. Any legal relationships between a Buyer of \$Playr Tokens and the Company are not established by the whitepaper, but by separate contracts, documents or conditions in which the rights and obligations of a Buyer and the Company are regulated. In this respect, in the event of any ambiguities in the presentation in this whitepaper, the provisions of the aforementioned contracts, documents or conditions shall take precedence over the presentation in this whitepaper.

Each potential investor in the \$Playr Token must decide for himself whether the investment in the Oneplayr Token is suitable for him. Each Buyer should in particular

- have sufficient knowledge and experience to comprehensively assess the \$Playr Token and the benefits and risks of investing in them;
- have sufficient financial resources and liquidity to bear all risks associated with the investment;
- fully understand the Terms and be aware of trends and the development of relevant indicators of the financial market; and
- be able, on his / her own or with the assistance of a financial advisor, to evaluate possible scenarios of economic trends, interest rates and other factors that may affect the investment in the \$Playr Token and the investor's ability to bear potential risks;

It is furthermore recommended that Buyers have in-depth knowledge and experience of the functionality of blockchains, smart contracts and cryptographic Tokens in general or acquire them prior to subscribing to or acquiring \$Playr Token. The Buyer bears the risk that an investment in the \$Playr Token may not be appropriate for him.

Trading and liquidity risk

The \$Playr Token are not admitted to trading on a regulated or unregulated market. There is no guarantee that a secondary market for such bilateral trades of \$Playr Token will develop and will be and remain liquid. Buyer may therefore not be able to sell \$Playr Token or not within a certain time frame, at a reasonable price or at a price that is at least equal to the capital invested. Company will endeavour to obtain admission of the \$Playr Token to trading on (one or more) crypto exchanges as soon as such exchanges are established and willing to accept \$Playr Token for trading.

Software Risks

Smart contract systems, decentralized cloud and distributed ledger concepts generally used by the Token Issuer as well as the related software, technology and technical concepts and theories (including blockchain, cryptography, etc.) are in an ongoing development process and are therefore subject to significant operational and technological risks. There is no guarantee that the processes for acquiring, selling, receiving, using and holding the Tokens and for receiving payments, e.g. in case of the sale of \$Playr Token, will function without interruption or error. There is a risk that software and other technologies may have weaknesses, vulnerabilities, bugs or other errors. In the worst case, this can lead to the irretrievable loss of \$Playr Token.

The Token Issuer assumes no liability and makes no warranties or representations with respect to the functionality of Smart Contracts programmed, used or applied in context with the ICO in the widest sense.

Risk of loss of access data

It is the sole responsibility of each Buyer to safely store his / her access data to his / her wallets including the wallet(s) where the \$Playr Token are stored. If access data is lost or stolen, the

investor irretrievably loses all access to the \$Playr Tokens and assets deposited at the address in question. The Token Issuer can neither restore, "reset" or reissue access codes or "reset" \$Playr Token or issue new ones.

Costs related to the clarification of legal questions with regard thereto as well as costs of any such procedures - including costs related to a re-issue of new Tokens in exchange for cancelled Tokens (if possible at all) will have to be borne by the Buyer.

Legal risks

The legal classification of crypto currencies as well as their admissibility and the admissibility, effectiveness and enforceability of contracts concluded in this context can vary from jurisdiction to jurisdiction. It cannot be ruled out that in individual countries, including the country of residence of an investor, transactions in connection with \$Playr Token are prohibited or will be prohibited in the future or that corresponding contracts and legal transactions are not legally enforceable.

Regulatory Risks

The \$Playr Token as well as blockchain technologies and business models in general are of innovative nature. It cannot be ruled out that legal provisions, in particular provisions on the regulation of financial services, may be applied to the \$Playr Token or the Token Issuers business operations in individual jurisdictions or that new regulatory developments may generally apply to the transactions in question.

This may lead to conflicts and problems in connection with automated processes based on smart contracts or with smart contract systems in general and decentralized "cloud" and distributed ledger concepts. As a consequence, it may become necessary, among other things, for the Token Issuer's business activities to be substantially adapted or even discontinued.

Risk of theft or loss

Smart contract systems and other technological components for or in connection with the issuance of Tokens may be subject to hacking attacks which may result in the theft or loss of Tokens already assigned to investors

ANNEX 2: WITHDRAWAL FROM THE AGREEMENT

BUYER TAKES NOTICE THAT, AS A CONSUMER, HE HAS THE RIGHT TO WITHDRAW FROM THIS AGREEMENT WITHIN 14 DAYS AFTER CONCLUSION WITHOUT GIVING REASONS.

The withdrawal period is 14 days from the date of conclusion of the contract. To exercise your right of withdrawal, you must inform us (Oneplayr GmbH, Lilienweg.16, 74388 Talheim, Germany, email: info@oneplayr.com of your decision to withdraw from this contract by an unequivocal statement (e.g. a letter sent by post or email).

You can use the attached sample withdrawal form, but this is not mandatory. To meet the withdrawal deadline, it is sufficient for you to send your communication concerning your exercise of the right of withdrawal before the withdrawal period has expired.

Consequences of withdrawal: If you withdraw from this contract, we shall reimburse to you all payments received from you, including the costs of delivery (with the exception of the supplementary costs resulting from your choice of a type of delivery other than the least expensive type of standard delivery offered by us), without undue delay and in any event not later than 14 days from the day on which we are informed about your decision to withdraw from this contract.

For this repayment, we will use the same means of payment that you used for the original transaction, unless expressly agreed otherwise with you; in no case will you be charged any fees for this repayment.

Withdrawal Form

Place, Date

to
Oneplayr GmbH
Lilienweg.16
74388 Talheim, Germany
E-Mail: info@oneplayr.com

I/we hereby revoke the purchase contract concluded by me/us for the following goods/services:

Amount of Oneplayr Token: ______
Bought on (date) _____
Received on (date) _____
Name and address of the consumer: _____

Signature