

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM800563

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	ASSIGNMENT OF THE ENTIRE INTEREST AND THE GOODWILL		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Crypto Investments Ltd.		04/03/2023	Private Exempt Company Limited By Shares: SAINT KITTS AND NEVIS
RECEIVING PARTY DATA			
Name:	Q Development AG		
Street Address:	Rhigass 1		
City:	Gamprin-Bendern		
State/Country:	LIECHTENSTEIN		
Postal Code:	9487		
Entity Type:	Aktiengesellschaft (Ag): LIECHTENSTEIN		
PROPERTY NUMBERS Total: 1			
Property Type	Number	Word Mark	
Registration Number:	6931301	Q CASH	
CORRESPONDENCE DATA			
Fax Number:	2125295132		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	2125295131		
Email:	docket@mkwllp.com		
Correspondent Name:	Mauriel Kapouytian Woods LLP		
Address Line 1:	15 W. 26th Street		
Address Line 2:	7th Floor		
Address Line 4:	New York, NEW YORK 10010		
ATTORNEY DOCKET NUMBER:	104005000900		
NAME OF SUBMITTER:	Emily Sullenberger		
SIGNATURE:	/Emily Sullenberger/		
DATE SIGNED:	04/05/2023		
Total Attachments: 9			
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ANNEX 4.2

CRYPTO INVESTMENTS LTD. TRADEMARK ASSIGNMENT AGREEMENT

This TRADEMARK ASSIGNMENT AGREEMENT (this "Agreement") is made and entered into as of 25th November 2021 by and between Crypto Investments Ltd., 858 Zenway Blvd. Frigate Bay, St. Kitts-Nevis ("Assignor") and Q Development AG, Landstrasse 40, LI-9495 Triesen, Liechtenstein ("Assignee," each of Assignor and Assignee a "Party," and collectively, the "Parties"), to assign certain assets of Assignor to Assignee pursuant to an Assignment Agreement of even date herewith (the "Assignment Agreement").

WHEREAS, Assignor undertakes to assign to Assignee, and Assignee undertakes to acquire from Assignor, any and all right, title and interest that Assignor owns in the trademarks listed or referenced on Exhibit 1 attached hereto, and all common-law rights associated therewith and all goodwill associated therewith and symbolized thereby throughout the world (collectively, the "Marks").

NOW, THEREFORE, for good and valuable consideration, the sufficiency of which is hereby established, and in consideration of the terms and conditions set forth herein, the Parties agree as follows:

1. Assignment. Assignor irrevocably and unconditionally assigns to Assignee, all of Assignor's right, title, and interest in and to the Marks, together with the goodwill symbolized by the Marks throughout the world. Assignor further irrevocably and unconditionally assigns to Assignee the right to bring all claims for past, present, and future infringement, misappropriation, or other violation of the Marks, including all rights to sue for and to receive and recover all profits and damages accruing from an infringement, misappropriation, or other violation as well as the right to grant releases for past infringements. Assignor undertakes to assist ASSIGNEE in the conduct of such legal proceedings. Assignee agrees to accept such an assignment of the Marks.
2. Miscellaneous.
 - (a) Amendments and Waivers. This Agreement may only be amended or modified by an instrument in writing signed by an authorized representative of both Parties.
 - (b) Binding Effect. This Agreement will be binding upon and inure to the benefit of the Parties and their respective heirs, legal representatives, successors, and permitted assigns.
 - (c) Governing Law. This AGREEMENT is governed by and shall be construed in accordance with Liechtenstein law excluding private international law and the UN Convention on Contracts for the International Sale of Goods.
 - (d) Arbitration. Any dispute, controversy or claim arising out of or relating to this AGREEMENT, or the breach termination or invalidity thereof, shall be settled by arbitration in Liechtenstein administered by the International Chamber of Commerce under its Rules of Arbitration. The number of arbitrators shall be 3 (three). Each Party shall nominate one

arbitrator and the two Party-appointed arbitrators shall nominate the president of the arbitral tribunal. The language to be used in the arbitral proceedings shall be English.

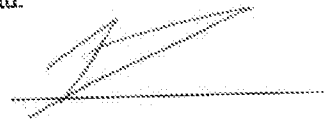
(f) *Counterparts.* The Agreement may be executed by the Parties on any number of separate counterparts, by facsimile or email, and all of those counterparts taken together will be deemed to constitute one and the same instrument.

(g) *Entire Agreement.* This Agreement, together with the Assignment Agreement, contains the entire agreement between the PARTIES and no PARTY shall be bound by any representation, warranty, undertaking, promise or the like which is not recorded herein. No change order, modification to, addition to, or waiver of any of the provisions of this AGREEMENT shall be binding upon any PARTY unless in writing signed by all PARTIES.

IN WITNESS WHEREOF, Assignor and Assignee have caused this Trademark Assignment Agreement to be executed by their duly authorized representatives as of the Effective Date.

ASSIGNOR

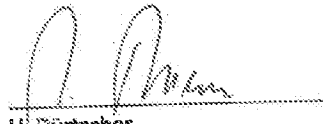
Crypto Investments Ltd.



Olivier Janssens
Crypto Investments Ltd.

ASSIGNEE

Q Development AG



U. Gürtscher
Managing Director
Q Development AG

.....
N. Biagosch
Managing Director
Q Development AG



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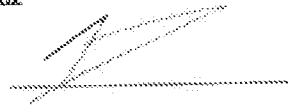
(f) *Counterparts.* The Agreement may be executed by the Parties on any number of separate counterparts, by facsimile or email, and all of those counterparts taken together will be deemed to constitute one and the same instrument.

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ASSIGNOR

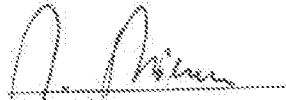
Crypto Investments Ltd.



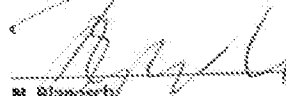
Olivier Janssens
Crypto Investments Ltd.

ASSIGNEE

Q Development AG



J. Dürtscher
Managing Director
Q Development AG



H. Blagosch
Managing Director
Q Development AG



EXHIBIT 1

Trademark	Country	App. No.	App. Date	Reg. No.	Reg. Date
Q	European Union	17799404	12-Feb-2018		
Q CASH	European Union	17805599	12-Feb-2018	17805599	3-Aug-2018
Q CASH	Brazil	915211556	13-Aug-2018		
Q CASH	Japan	2018-103246	13-Aug-2018	6175060	30-Aug-2019
Q CASH	Brazil	915211610	13-Aug-2018		
Q MONEY	European Union	17805649	12-Feb-2018		
Q CRYPTO	European Union	17805623	12-Feb-2018		
Q CRYPTO	Brazil	915211637	13-Aug-2018		
Q CRYPTO	Japan	2018-103247	13-Aug-2018	6175061	30-Aug-2019
Q CRYPTO	Brazil	915211785	13-Aug-2018		
Q COIN	European Union	17939428	8-Feb-2018		
Q COIN	Brazil	915211220	13-Aug-2018		
Q COIN	Japan	2018-103248	13-Aug-2018	6238129	23-Mar-2020
Q COIN	Brazil	915211424	13-Aug-2018		
Q Stylized	European Union	17951301	6-Sep-2018	17951301	24-Jan-2019
Q Stylized	Australia	1965528	30-Oct-2018	1965528	7-Jun-2019
Q Stylized	Brazil	916288137	21-Nov-2018	916288137	15-Oct-2019
Q Stylized	Canada	1,929,548	8-Nov-2018		
Q Stylized	China	34563735	9-Nov-2018		
Q Stylized	Republic of Korea	40-2018-0154144	7-Nov-2018	40-1574477	12-Feb-2020
Q Stylized	India	3990918	2-Nov-2018	2623479	9-Feb-2021
Q Stylized	Israel	310403	1-Nov-2018	310403	3-Sep-2019
Q Stylized	Japan	2018-135097	30-Oct-2018	6203783	6-Dec-2019
Q Stylized	Switzerland	80845/2018	30-Oct-2018	729027	28-Mar-2019
Q Stylized	Brazil	916288567	21-Nov-2018	916289567	15-Oct-2019
Q Stylized	Brazil	916289648	21-Nov-2018	916289648	15-Oct-2019
Q Stylized	China	34563734	9-Nov-2018		
Q Stylized	China	34563733	9-Nov-2018	34563733	14-Sep-2020
Q Stylized-Quigig	US	87/832,044	13-Mar-2018	5,550,937	28-Aug-2018

Trademark	Country	App. No.	App. Date	Reg. No.	Reg. Date
Q THE WORLD'S CURRENCY	European Union	17982427	8-Nov-2018		
Q THE WORLD'S CRYPTOCURRENCY	European Union	17982428	8-Nov-2018		
Quisk Q	US	86/687,445	8-Jul-2015	4,898,514	9-Feb-2016
Quisk Q	European Union	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Int Bureau (WIPO)	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Australia	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Switzerland	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	China	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Egypt	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	India	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Japan	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Republic of Korea	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Mexico	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Norway	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	New Zealand	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Russian Federation	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Singapore	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Turkey	1183990	29-Oct-2013	1183990	29-Oct-2013
Quisk Q	Jordan	JO/T/1/111037	18-Feb-2014	132826	11-Aug-2014
Quisk Q	Chile	1098450	13-Mar-2014	1145026	11-Dec-2014
Quisk Q	Brazil			840815557	1-Nov-2016
Quisk Q	Dominican Republic			212160	
Quisk Q	Jamaica			63612	
Quisk Q	Peru			83250	
Quisk Q	United Arab Emirates			200550	
sQuidcard Q	European Union	007063514	14-Jul-2008	007063514	31-Oct-2010

**AMENDMENT NO. 1 TO
CRYPTO INVESTMENTS LTD. TRADEMARK ASSIGNMENT AGREEMENT**

This Amendment No. 1, effective as of the last date written below (the "Effective Date"), modifies the certain Crypto Investments Ltd. Trademark Assignment Agreement (the "Agreement") entered into as of November 25, 2021 by and between Crypto Investments Ltd., having an address of 858 Zenway Blvd. Frigate Bay, St. Kitts-Nevis, ("Assignor"), and Q Development AG, Landstrasse 40, LI-9495 Triesen, Liechtenstein ("Assignee").

RECITALS

WHEREAS, a number of UK trademarks were inadvertently not included in the Agreement; and

WHEREAS, the Q stylized mark, U.S. application Ser. No. 88181799, owned by Crypto Investments Ltd., has now registered in the United States.

NOW, THEREFORE, in consideration of the covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

1. **Exhibit 1 to Agreement.** The following rows are added to the end of Exhibit 1 to the Agreement (the heading row, starting with "Trademark" is provided solely for the convenience of the parties):

Trademark	Country	App. No.	App. Date	Reg. No.	Reg. Date
Quisk Q	UK	UK00801183990	29-Oct-2013	UK00801183990	20-Feb-2015
Q CASH	UK	UK00917805599	12-Feb-2018	UK00917805599	3-Aug-2018
Q Stylized	UK	UK00917951301	6-Sep-2018	UK00917951301	24-Jan-2019
Q	UK	UK00003693827	13-Sep-2021		
Q CRYPTO	UK	UK00003693839	13-Sep-2021		
Q MONEY	UK	UK00003693845	13-Sep-2021		
Q COIN	UK	UK00003693850	13-Sep-2021		
Q Stylized	US	88181799	5-Nov-2018	6815367	09-Aug-2022

IN WITNESS WHEREOF, the parties have caused this Amendment No. 1 to be executed by their duly authorized representatives.

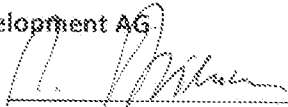
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Crypto Investments Ltd.

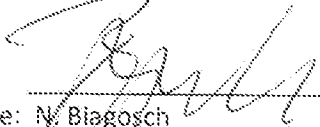
By: _____
Name: Olivier Janssens

Dated: _____

Q Development AG

By: 
Name: U. Dürtscher
Title: Managing Director

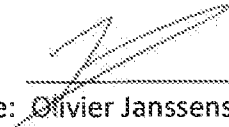
Dated: 18.2.2022

By: 
Name: N. Biagosch
Title: Member of the Advisory Board

Dated: 29.8.2022

Crypto Investments Ltd.

Q Development AG

By: 
Name: Olivier Janssens

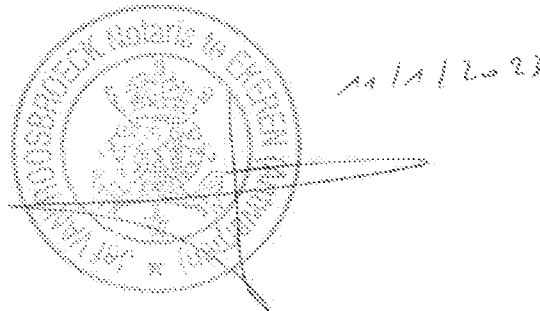
By: _____
Name: U. Dürtscher
Title: Managing Director

Dated: 5TH OF JANUARY 2023
5 JAN 2023

Dated: _____

By: _____
Name: N. Biagosch
Title: Member of the Advisory Board

Dated: _____



**AMENDMENT NO. 2 TO
CRYPTO INVESTMENTS LTD. TRADEMARK ASSIGNMENT AGREEMENT**

This Amendment No. 2, effective as of the last date written below (the "Effective Date"), modifies the certain Crypto Investments Ltd. Trademark Assignment Agreement (the "Agreement") entered into as of November 25, 2021, as amended by Amendment No. 1, with an effective date of January 5, 2023, by and between Crypto Investments Ltd., having an address of 858 Zenway Blvd, Frigate Bay, St. Kitts-Nevis, ("Assignor"), and Q Development AG, formerly of Landstrasse 40, LI-9495 Triesen, and now of Rhigass 1, 9487 Gamprin-Bendern, Liechtenstein ("Assignee").

RECITALS

WHEREAS, the Q CASH mark, U.S. application Ser. No. 88119350, owned by Crypto Investments Ltd., has now registered in the United States.

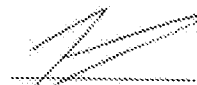
NOW, THEREFORE, in consideration of the covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the Parties agree as follows:

- I. **Exhibit 1 to Agreement.** The following row is added to the end of Exhibit 1 to the Agreement (the heading row, starting with "Trademark" is provided solely for the convenience of the parties):

Trademark	Country	App. No.	App. Date	Reg. No.	Reg. Date
Q CASH	US	88119350	17-Sep-2018	6931301	20-Dec-2022

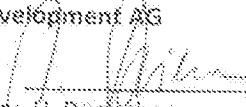
IN WITNESS WHEREOF, the parties have caused this Amendment No. 2 to be executed by their duly authorized representatives.

Crypto Investments Ltd.

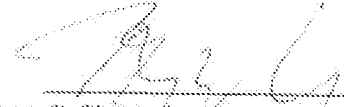
By: 
Name: Olivier Janssens

Dated: APR 3 2023

Q Development AG

By: 
Name: U. Dürtscher
Title: Managing Director

Dated: 7.3.23

By: 
Name: N. Bisgosh
Title: Member of the Advisory Board

Dated: 12.02.2023