

GUILD TOKEN ISSUANCE

The undersigned hereby issue an ERC-20 token to reflect their digital guild identity and utility on Ethereum with the following details:

	Details
Token Name	LexMagick
Symbol	LXM
Decimals	18
Initial Supply	10
Supply Cap	100
Initial Owner	0x1c0aa8ccd568d90d61659f060d1bfb1e6f855a20

Signed: */s/ Ross Campbell (verify signature)*
0x1c0aa8ccd568d90d61659f060d1bfb1e6f855a20

ID: *0a904aa9be99060a0cf7b6a7b91232d8f6c2e475e13baa242f5d90b4f872bb7b*

Terms of Service for \$LXM

These Terms of Service ("**Terms**") form a binding legal agreement between each person who holds or has redeemed \$LXM tokens ("**you**") and LexMagick and related issuers ("**Consultant**"). \$LXM tokens exist on the Ethereum blockchain at an address generated and indexed by the ERC-20 token program located at 0xAD5B189E64f3D972dec81F286b6101782aD37943.

Acquiring \$LXM

1. By acquiring or holding \$LXM, you have the following rights:

(a) to redeem \$LXM for Consultant's services; and

(b) to sell, transfer, lend, gift, burn or otherwise deal with \$LXM tokens as you see fit. This right is enforced by the \$LXM smart contract and the Ethereum blockchain and is noted here for completeness.

2. These Terms do not impose any obligations or liability on you if all you do is acquire, buy, sell or hold \$LXM. Redemption of \$LXM is subject to the terms set forth below.

Minting and burning of \$LXM

3. There is a maximum supply of 100 \$LXM tokens that will ever exist. Consultant may mint more \$LXM at any time, provided the maximum supply is not exceeded.

4. Consultant may burn any amount of \$LXM held by Consultant at any time. Consultant does not have the right or ability to burn \$LXM that Consultant does not hold.

5. The above rights are enforced by the \$LXM smart contract and the Ethereum blockchain and are noted here for completeness.

Redeeming \$LXM

6. You can redeem \$LXM by sending it to 0x1c0aa8ccd568d90d61659f060d1bfb1e6f855a20 and/or by means of other redemption methods offered by Consultant.

7. You cannot redeem \$LXM for any services that:

(a) are not listed or otherwise agreed between you and Consultant prior to redemption;

(b) are prohibited by the laws or regulations of any jurisdiction(s) that you or Consultant are subject to; or

(c) would require Consultant to assist in or provide advice about how to commit, or avoid detection or prosecution for the commission of, any illegal act in any jurisdiction.

8. If you attempt to redeem \$LXM in contravention of the requirements listed in *section 7* above, Consultant reserves the right to refuse to provide Services and not refund any \$LXM that you have redeemed.

9. In order to avoid any doubt, Consultant may require you to sign a message from the same Ethereum address that you redeemed \$LXM from. This will only be required if there is any doubt or dispute about the person(s) claiming to have made the redemption transaction.

10. All \$LXM tokens will expire at 11:59pm Pacific Time on December 30, 2024. After this time, the tokens may still exist in the smart contract on the Ethereum blockchain, but you will not be able to redeem them for Consultant's services.

11. Provided that the above criteria are met, Consultant agrees to provide professional services ("*Services*") to any person who redeems \$LXM, on the terms set forth in these Terms.

Performing the Services

12. Consultant will make reasonable best efforts in good faith to provide the Services to you as soon as possible after you redeem \$LXM. Consultant does not guarantee availability or provide any commitment about when Consultant will be able to provide the Services to you.

13. If at any time you attempt to procure Consultant to provide Services in contravention of the requirements in *section 7* above, Consultant reserves the right to cease to provide Services and not to refund any \$LXM that you have redeemed.

Independent Contractor Relationship

14. Consultant's relationship with you will be that of an independent contractor, and nothing in these Terms intended to, or should be construed to create a partnership, agency, joint venture, or employment relationship. Consultant is not entitled to any employee benefits from you. Consultant will provide and use their own computer and all other equipment required to perform services for you.

Fees

15. Apart from redeeming \$LXM, you do not have to pay any other fees for the Services.

Ownership of Work Product

16. Consultant agrees that any and all work product developed by Consultant alone or in conjunction with others in connection with the performance of services pursuant to these Terms is and shall be your sole property, and Consultant shall retain no ownership, interest, or rights therein. Work product includes but is not limited to reports, graphics, memoranda, presentations, email and letter correspondence between Consultant and you, and between Consultant and third parties on behalf of you.

Confidentiality

17. "Confidential Information" means any and all technical and nontechnical information including patent, copyright, trade secret, proprietary information, designs, business plans, all files and client information related to any of your past, current, future, and proposed business, without limitation, your property, and your information concerning customers, research, financial information, purchasing, business forecasts, sales and merchandising, and marketing plans and information, whether in digital or physical format.

18. Consultant agrees to protect the confidentiality of all of your Confidential Information and, except as permitted in this section, Consultant shall neither use nor disclose the Confidential Information. Consultant may use the Confidential Information solely to perform the Services under these Terms for your benefit.

19. Consultant's obligations above with respect to any portion of the Confidential Information shall not apply to any such portion that Consultant can demonstrate (a) was in the public domain at or subsequent to the time such portion was communicated to Consultant by you (b) was rightfully in Consultant's possession free of any obligation of confidence at or subsequent to the time such portion was communicated to Consultant by you or (c) was developed by Consultant independently of and without reference to any information communicated to Consultant by you.

Limitation of Liability

20. You agree, to the fullest extent permitted by law, to limit the liability of Consultant to you for any and all claims, losses, costs, expenses, or damages of any nature whatsoever, from any cause or causes, so that the total aggregate liability of Consultant to you shall not exceed the US Dollar equivalent value of \$LXM Tokens redeemed by you at the time of redemption. It is intended that this limitation apply to any and all liability or causes of action however alleged or arising, unless otherwise specifically prohibited by law. All claims against Consultant shall be deemed waived unless made in writing and received by Consultant within one month after completion of the Services with respect to which the claim is being made.

21. Notwithstanding any provision in these Terms to the contrary, no Party shall be liable hereunder for any consequential, special, or punitive damages (including lost profits).

22. You accept and acknowledge that there are risks associated with holding or using \$LXM and using the Ethereum Network, including but not limited to, the risk of losing access to your Ethereum address due to loss of private keys, seed words or other credentials, and the risk of unknown vulnerabilities in the \$LXM smart contract code or the Ethereum Network Protocol. You acknowledge and accept all such risks and agree that Consultant is not responsible and is not liable for any loss of value you may experience as a result. You accept and acknowledge that Consultant will not be responsible for any losses, failures, disruptions, errors, distortions, or delays you may experience when holding or using \$LXM however caused.

ID: *0a904aa9be99060a0cf7b6a7b91232d8f6c2e475e13baa242f5d90b4f872bb7b*