



## EXPLANATORY DOCUMENT FLORIJNCOIN DESKTOP WALLET.

You have received a Florijncoin Desktop Wallet for Windows.

This Wallet can be used for your own use and entirely on your own responsibility.

This explanation contains:

- Installation Florijncoin Desktop Wallet.
- Encryption wallet with a password meaning.
- Backup of wallet files.
- Send and receive.
- Service conditions.

# Installing Florijncoin Desktop Wallet

- Start the file `florijncoin-qt.exe`.
- The program now asks for a destination directory.
- You can then choose the default directory or your own directory.
- whatever folder it is, everything stored in this folder, including the automatic backups of the wallet.
- To install. It may be that Windows Firewall must grant access.
- After / during installation, the Wallet will synchronize with the Florijncoin blockchain.
- After the synchronization the wallet is ready for use.

# Encryption wallet with passphrase.

The Florijncoin Wallet is not automatically secured. This must be set by users of the wallet themselves. This must happen before you start doing transactions.

- Start the Florijncoin Wallet.
- After synchronizing, click on Settings (Settings, if it is English).
- Then click on Encryption Wallet.
- The Wallet is now requesting a new passphrase.
- You can fill in something yourself, it is useful to go to <https://www.useapassphrase.com/>.
- Then click on 'Twelve Word Password, With Spaces' and then click on 'Generate new passwords' for new words.
- Copy and paste the words into the passphrase field.
- Print the passphrase for security. Everyone who has this passphrase can approach your wallet. You have to keep it private.
- If you have entered your new passphrase, click on 'OK'.
- The Wallet is now going to work. This may take a while. It may seem as if he is stuck, but that is not the case!
- A notification follows and the Wallet has to be restarted. Then your Florijncoin Wallet is encrypted.

# Sending and receiving.

Eenmaal de beveiliging en de backups op orde kan je beginnen met verzenden en ontvangen.

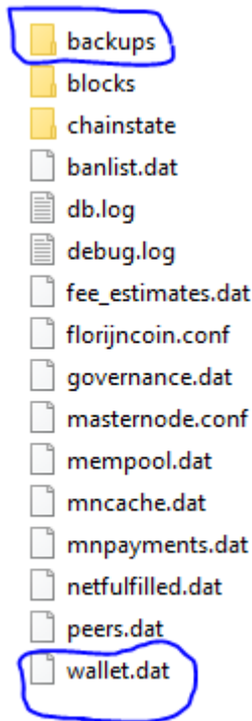
Once the security and the backups are in order, you can start sending and receiving.

- Start the Florijncoin Wallet.
- It is immediately apparent how much Florijncoin is on it.
- Send and receive:
- Receive:
- To send:
- Label: Name your transaction.
- Quantity: Enter how much Florijncoin should be sent. At the bottom you see the 'transaction fee' that has to be paid for sending.
- The fee can be deducted from this total or charged on top of the total.
- Transactions: here you see all transactions that have taken place.
- InstantSend and PrivateSend: These are functions to make direct payments and private payments. This is still being developed.

# Backup van wallet bestanden

Backups of the Florijncoin Wallet are done automatically, still it is necessary to keep track of the backups yourself.

- Start the Florijncoin Wallet.
- Click on Backup Wallet.
- Choose a folder where you want to save it.
- In the folder where the Florijncoin Wallet is installed, the wallet.dat file is visible.



The automatic backups are included in the 'backups' directory. You normally stay away from this, but if you have an ICT employee, you can usually help. Note, at your own risk. You save the backups on a USB stick or anywhere else.

# General safety

In the context of general safety, we would like to mention a number of extra measures that we can take to properly store the keys to our wallets.

- Print your password phrases.
- Think not only of paper but also, for example, on wood, iron or other material at large amounts. Iron is not burning ...
- Possibly store this physical wallet in a safe or in a bank.
- You also distribute Florijncoins over other wallets. Keeping everything in one wallet is a risk.
- Contact the Florijncoin community or via the Florijncoin Agency ([support@florijnagency.com](mailto:support@florijnagency.com)) for help and extra possibilities.

Risk warning for using the Florijncoin Desktop Wallet.

All information in this document can be changed. The use of this document means acceptance of our user agreement. Read our privacy policy and our legal disclaimer.

Trading in foreign currencies on margin carries a high level of risk and may not be suitable for all investors. The high degree of leverage can work for you and you. Before deciding to trade foreign currencies, you must carefully consider your investment objectives, experience level and risk appetite. There is a possibility that you may lose part or all of your initial investment and therefore you should not invest money that you can not afford to lose. You must be aware of all risks associated with trading in foreign currencies and seek advice from an independent financial adviser if you have any doubts.

Florijncoin accepts no liability for loss or damage, including but not limited to loss of profit, arising directly or indirectly from the use of or reliance on such information.

Terms and Conditions

These conditions were last updated on June 1, 2018.

Company details:

Florijncoin (FLRN) part of Ecrypty Group BV

Schweitzerlaan 16

5644 DL Eindhoven - North Brabant - Netherlands

E [info@florijncoin.com](mailto:info@florijncoin.com)

[www.florijncoin.com](http://www.florijncoin.com)

[www.flrn.eu](http://www.flrn.eu)

Call +31 (0) 880047900

Chamber of Commerce: 57772320

VAT: NL 85 27 29 972.B.01

IBAN: NL 96 INGB 0008 0487 10

Summary of the Terms of Service

This summary of our Terms of Service provides you with an overview of the most important terms and conditions that apply to your use of our website and trade Services . Although we hope this summary is useful, you can read the Terms of Service below as they provide important information about how our Services work.

\* You can buy or sell or donate at Florijncoin (FLRN)

\* Florijncoin (FLRN) does its utmost to offer a high quality service that runs 24 hours a day, 7 days a week, but can never guarantee this. We will give you 24 hours in advance for planned maintenance.

\* Florijncoin (FLRN) is never responsible for price fluctuations. Price fluctuations are inherent in digital assets and are fully based on supply and demand of the cryptocurrency .

\* Florijncoin (FLRN) makes no statements and we do not give advice on an expected price. If an employee chooses to do this regardless, this is a personal opinion and Florijncoin (FLRN) can not be held liable.

\* As a Florijncoin (FLRN) user you must have a basic knowledge of how cryptocurrency works. You know the risks and take the necessary measures to mitigate these risks yourself. If you are unable to do so, you can get good advice.

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

- \* It is strictly forbidden to use Florijncoin (FLRN) for illegal activities. Examples are money laundering, tax evasion, drugs and trade in illegally obtained Florijncoins (FLRN).
- \* Florijncoin (FLRN) is not liable, in whatever form, for any damage caused by not following any of the items in these conditions.
- \* Changes such as conditions, costs and limits will be displayed in your Florijncoin (FLRN) account or you will receive an update via e-mail. You can always refresh your data yourself in your account!
- \* Florijncoin (FLRN) only offers support in Dutch and English.
- \* Florijncoin (FLRN) can not be held liable for any damage as a result of force majeure.

## Our services

Florijncoin (FLRN) offers you an easy and convenient way to buy and sell digital assets (FLRN) and vice versa, and perhaps you can exchange them later on a third party exchange. You can also use our Services to purchase and sell digital assets directly from and to us.

## Suitability and acceptable use

You must meet certain criteria to use Florijncoin (FLRN). For example, you must be an adult and there are certain locations where you may not be able to use some or all of the Florijncoin (FLRN). Moreover, there are certain things you can not do if you use Florijncoin (FLRN), such as engaging in illegal activities, lying or doing something that would cause damage to our services or systems. See the Acceptable Use section for more information.

## Other important legal conditions

Important legal conditions are set out below in the full Terms of Service, including your liability for damages, our limitation of liability and warranty disclaimers and your agreement to arbitrate most disputes. Take the time to read these conditions carefully. You can always contact us through support if you have any questions.

## Complete service conditions

These Terms of Service and all expressions expressly contained herein ("Terms") apply to your access to and use of the websites and mobile applications offered by Florijncoin (FLRN) and its wholly-owned subsidiaries (collectively "FLRN", "we", or "us"), and direct sales services offered by Florijncoin (FLRN) as described in these Terms (collectively our "Services").

## IMPORTANT DEFINITIONS

Terms with a capital letter that are not otherwise defined in these Terms and Conditions have the following meanings:

- 1.1 "External Account" means any Financial Account or Digital Asset Account: (i) from which you can load Funds into your Florijncoin (FLRN) wallet.
- 1.2 "Financial Account" means any financial account of which you are the economic owner and which is maintained by a third party outside the Services, including but not limited to external payment service accounts or accounts held by external financial institutions.
- 1.3 "Florijncoin (FLRN)" means Digital Asset.
- 1.4 "Legal registration" means any national currency, such as euro, that can be used in connection with the purchase or sale of Digital Assets "Florijncoin (FLRN)" via the Services, and does not contain a Digital Asset.
- 1.5 "Florijncoin (FLRN) Account" means a user account accessible through the Services where the user can change his or her details and prove his liability KYC and AML on his behalf as a website user.
- 1.6 "Digitally active" means Florijncoin (FLRN) that can be purchased, sold or donated via the Services.
- 1.7 "Digital Asset Account" means any Digital Asset address or account that is owned or controlled by you that is maintained outside the Services and that is not owned, controlled or controlled by Florijncoin (FLRN).

## ELIGIBILITY

Florijncoin (FLRN) may not make the Services available on all markets and may restrict or prohibit the use of the Services of foreign jurisdictions ("Restricted Locations"). If you register to use the Services on behalf of a legal entity, you represent and warrant that (i) such legal entity is properly organized and valid according to the applicable laws of the jurisdiction of its organization; and (ii) you are duly authorized by such a legal person to act on its behalf.

You further represent and warrant that you: (a) have the legal age to form a binding contract (at least 18 years old); (b) have not previously been suspended or removed from the use of our Services; (c) have full authority and authority to enter into this agreement and therefore will not violate any other agreement to which you are a party; (d) are not in, under the control of, or a resident or resident of (i) any Limited Locations, or (ii) any country for which the Netherlands has subscribed goods or services; (e) are not identified as a "specially designated national"; (f) are not placed on the refused

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

person list of the Commerce Department ; and (g) will not use our Services if applicable laws in your country prohibit you from doing so in accordance with these Terms.

## Florijncoin (FLRN) ACCOUNT

3.1 Number of Florijncoin (FLRN accounts) Florijncoin (FLRN) may limit the number of Florijncoin (FLRN) accounts that you can retain, keep or acquire in its sole discretion .

3.2 Florijncoin (FLRN) Account information and security. To do something via the Services , you must create a Florijncoin (FLRN) account and provide all requested information. When you create a Florijncoin (FLRN) account, you agree: (a) to create a strong password that you do not use for another website or online service; (b) provide accurate and truthful information; (c) keep your Florijncoin (FLRN) account information up to date and update quickly; (d) maintain the security of your Florijncoin (FLRN) account by protecting your password and restricting access to your Florijncoin (FLRN) account; (e) notify us immediately if you discover or otherwise suspect security breaches relating to your Florijncoin (FLRN) account; and (f) take responsibility for all activities that take place under your Florijncoin (FLRN) account and accept all risks of authorized or unauthorized access to your Florijncoin (FLRN) account , to the maximum extent permitted by law.

## GENERAL OBLIGATIONS

This Section 5 applies to: (i) all transactions completed through the Services , (ii) your purchase and / or sale of Digital Assets directly from Florijncoin (FLRN) through the Services and (iii) any transaction where you submit Funds to your Florijncoin (FLRN) account of your external account or move funds from your Florijncoin (FLRN) -take to an external account.

5.1 Conditions and restrictions. We may, at any time and at our sole discretion, refuse all purchases, sales or donations submitted through the Services , impose limits on the trade amount that is permitted through the Services or other conditions or impose restrictions on your use of the Services. without prior notice

5.2 Accuracy of information. You must provide all required information when creating a Florijncoin (FLRN) account or when prompted by a screen displayed in the Services . You represent and warrant that all information you provide through the Services is accurate and complete.

5.3 Cancellations You can only cancel an order that has been started via the Services if such a cancellation takes place before Florijncoin (FLRN) carries out the transaction. After your order has been executed, you can not change, withdraw or cancel your consent to Florijncoin (FLRN) to complete such a transaction. If an order is partially filled in, you can cancel the unfilled remainder, unless the order relates to a market transaction. We reserve the right to refuse cancellation requests in connection with a market order once you have submitted such an order. Unlike swap orders, all transactions are canceled as soon as they are started. Although we can, at our sole discretion, reverse a transaction in certain exceptional circumstances, a customer is not entitled to a reversal of a transaction.

5.4 Insufficient money. If you do not have sufficient funds in your Florijncoin (FLRN) account to complete an order via the Services , we can cancel the entire order or make a partial order with the amount currently available in your Florijncoin (FLRN) account , less any amounts due to Florijncoin (FLRN).

5.5 Taxes. It is your responsibility to determine which taxes may apply to the transactions you carry out through the Services . It is your responsibility to report and transfer the correct tax to the relevant tax authority. You agree that Florijncoin (FLRN) is never responsible for determining whether taxes apply to your transactions or for collecting, reporting, withholding or paying taxes arising from purchases, sales, donations or other transactions that you place anywhere. otherwise.

## Florijncoin (FLRN) wallet

6.1 Financing your Florijncoin (FLRN) wallet. To complete an order via the Services (as described in Section 7), you must first load Funds to your Florijncoin (FLRN) wallet using one of the approved external accounts identified through the Services . You may need to verify that you are managing the external account that you use to load funds into your Florijncoin (FLRN) portfolio . As further described in Section 9, fees may be charged by the External account you use to finance your Florijncoin (FLRN) wallet . Florijncoin (FLRN) is not responsible for external costs or the management and security of external accounts. You are solely responsible for your use of an external account and

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

you agree to comply with all terms and conditions that apply to an external account. The timing associated with a loading transaction will depend in part on the performance of third parties who are responsible for maintaining the applicable external account and does not guarantee the amount of time required to transfer money to your Florijncoin (FLRN) - wallet .

Please note that Florijncoin (FLRN) does not pay interest in your wallet.

Only accounts for digital assets - if you have opened a Florijncoin (FLRN) An account that has been designated as digital assets only, you may only finance your account with digital resources . Florijncoin (FLRN) will not accept that a Digital Assets Only account be deposited. If fiat is sent to finance such an account, it will be returned to the sender, with less applicable transfer fees.

7.1 Risks of internet transmission. You acknowledge that there are risks associated with the use of an internet-based system, including but not limited to the failure of hardware, software and internet connections. You acknowledge that Florijncoin (FLRN) will not be responsible for communication errors, malfunctions, errors, disruptions or delays that you may experience through the Services , regardless of the cause.

#### DIGITAL POWER CONDITIONS

8.1 This article only applies when you use the Services to purchase or sell Digital Assets directly from Florijncoin (FLRN) .

8.2 Prices; Availability. All prices reflect the exchange rates applicable to the purchase or sale of digital assets by means of the legal registration or an alternative form of digital assets mentioned in your order. All purchases and purchases of Digital Asset by Florijncoin (FLRN) are subject to availability and we reserve the right to discontinue the sale and purchase of Digital Assets without notice.

9.1 Purchase quotations. Before you complete your purchase or sale of Digital Assets from Florijncoin (FLRN), we will inform you about the amount of digital assets you want to buy or sell and the amount you have to pay Florijncoin (FLRN) to receive such digital assets or legal tender. You agree to abide by all terms and conditions stated in this notice to complete your purchase transaction.

9.2 Errors. In the event of an error, through our Services , in a purchase order confirmation, in the processing of your purchase or otherwise, we reserve the right to correct such an error and revise your purchase transaction accordingly (including charging of the right price) or cancel the purchase and refund of each amount received. Your only remedy in the event of an error is to cancel your order and receive a refund of any amount charged.

9.3 Payment method. Only valid payment methods specified by us can be used to purchase Digital Assets. By placing an order to purchase Digital Assets from Florijncoin (FLRN), you represent and warrant that (a) you are authorized to use the designated payment method and (b) you give us permission, or our payment processor, to your designated payment method. to charge . If the payment method you designate can not be verified, is invalid or is otherwise unacceptable, your order can be automatically suspended or canceled. You agree to resolve any problems we encounter to continue with your order.

9.4 No returns or refunds. All sales and purchases of Digital Assets by Florijncoin (FLRN) via the Services are final. We do not accept return rings or do not offer refunds for your purchase of Digital Assets from Florijncoin (FLRN), unless otherwise stated in these Terms and Conditions.

#### \* Fee \*

10.1 Amount of costs. You agree to pay Florijncoin (FLRN) the costs for trading from FLRN to EURO and EURO to FLRN.

#### Electronic communications

11.1 Withdrawal of Florijncoin (FLRN) Tokens. You can remove your Florijncoin (FLRN) tokens from your wallet at any time. You agree to receive electronic communications by sending a notice of cancellation for confirmation.

11.3 Update contact information. It is your responsibility to update your e-mail address and / or mobile phone number at Florijncoin (FLRN) so that the Florijncoin (FLRN) wallet can communicate with you electronically. You understand and agree that if Florijncoin (FLRN) sends you an electronic message, you do not receive it because your email address or mobile phone number in our file is

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

incorrect, out of date, blocked by your service provider, or you are otherwise unable to In order to receive electronic communication, Florijncoin (FLRN) is deemed to have provided the communication to you. Please note that if you use a spam filter that blocks or forwards e-mails from senders that are not in your e-mail address book, you must add Florijncoin (FLRN) to your e-mail address book so that you can receive the notifications sent by us to you. You can update your e-mail address, mobile phone number or address at any time by logging in to your Florijncoin (FLRN) account or by sending such information for support. If your email address or mobile phone number is invalid, so that electronic communication that is sent to you by Florijncoin (FLRN), returns can Florijncoin (FLRN) your account considered inactive and it is possible that you can not deal with our Services complete. until we receive a valid, working e-mail address or mobile phone number from you.

#### NOT PERMITTED OWNERSHIP

If Florijncoin (FLRN) for whatever reason holds Funds in your Florijncoin (FLRN) portfolio, and Florijncoin (FLRN) can not return your funds to your designated external account after a period of inactivity, Florijncoin (FLRN) can report and hand over such funds in accordance with applicable unclaimed property rights.

#### ACCEPTABLE USE

When you visit or use the Services , you agree that you will not violate any laws, contracts, intellectual property or other rights of third parties or commit an unlawful act and that you are solely responsible for your conduct while using our Services . Without limiting the generality of the foregoing, you agree that you will not:

- \* Use our Services in a manner that interferes, disrupts, negatively affects or prevents other users from enjoying our Services to the full, or that could damage, disable, overburden or impair the operation of our Services in any way;
- \* Use our Services used to pay, support or otherwise practice illegal gambling activities; fraud; money laundering; or terrorist activities; or other illegal activities;
- \* Use our Services used to get through a robot, spider, crawler, scraper or other automated means or interface to access far not provided by us to our Services or to extract data; Or using an account of another user without permission ;
- \* Try to circumvent any content filtering techniques we use, or try to get t access a service or part of the Services for which you have no access;
- \* Applications developed by third parties who interact with our services without our prior written consent;
- \* Send out or broadcast false, inaccurate or misleading information about Florijncoin; and also no others or a third party to participate in any of the activities that are prohibited under this section.

\* Message \*

We own the exclusive rights, including all intellectual property rights, to feedback, suggestions and ideas or other information or materials relating to Florijncoin (FLRN) or our Services that you provide, whether by email, social media or otherwise ("Feedback" ). All feedback you give is non-confidential and becomes the exclusive property of Florijncoin (FLRN). We will be entitled to the unrestricted use and distribution of such Feedback for any purpose, commercial or otherwise, without acknowledgment or compensation for you. You waive all rights that you may have on the Feedback (including copyrights or moral rights). Do not send us feedback if you expect to be paid or want to continue to own or claim rights in them; your idea could be great, but we may have already had the same or a

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

similar idea and we do not want any disputes. We also have the right to disclose your identity to a third party who claims that content posted by you violates their intellectual property rights or their right to privacy. We have the right to delete messages you post on our website if, in our opinion, your message does not meet the content standards set forth in this section.

#### \* Copyright and other intellectual property rights \*

Unless otherwise indicated by us, all copyrights and other intellectual property rights to all content and other materials on our website or provided in connection with the Services , including but not limited to the Florijncoin (FLRN) or Florijncoin (FLRN) logo and all designs, text , images, images, information, data, software, sound files, other files and the selection and arrangement thereof (collectively " Florijncoin (FLRN) Materials ") are the property of Florijncoin (FLRN) or our licensors or suppliers and are protected by Dutch and international copyright laws and other intellectual property rights laws.

We hereby grant you a limited, non-exclusive and non- sublicensable license to access and use the Florijncoin (FLRN) materials for your personal or internal business use. Such a license is subject to these Terms and does not permit (a) any resale of the Florijncoin (FLRN) Materials; (b) the distribution, public performance or public display of Florijncoin (FLRN) materials; (c) modifying or otherwise making a derivative use of the Florijncoin (FLRN) materials, or a part thereof; or (d) any use of the Florijncoin (FLRN) materials other than for the intended purposes. The license granted under this section will terminate automatically if we suspend or terminate your access to the Services .

#### CONTENTS OF THIRD PARTIES

When using our Services , you may view content provided by third parties, including links to web pages of such parties, including but not limited to Facebook and Twitter links ("Third Party Content"). We have no control over, endorse or approve third-party content and are not responsible for third-party content, including but not limited to material that may be misleading, incomplete, inaccurate, offensive, indecent or otherwise offensive. In addition, your business transactions or correspondence with such third parties are exclusively between you and the third parties. We are not responsible or liable for any loss or damage resulting from such transactions, and you understand that your use of third party content and your interactions with third parties are at your own risk.

#### SUSPENSION; TERMINATION

In case of Force Majeure (as defined in Section 23.5), breach of this agreement or any other event that would render the Services commercially unreasonable for Florijncoin (FLRN), we may, at our own discretion and without liability to you, with or without prior notice , suspend your access to all or part of our Services . We may terminate your access to the Services at our sole discretion, immediately and without prior notice, and delete or deactivate your Florijncoin (FLRN) Account and all related information and files in such an account without incurring any liability to you, for example in the case that you violate any provision of these Terms. In the event of termination, Florijncoin (FLRN) will try not to declare funds stored in your Florijncoin (FLRN) account to Florijncoin (FLRN) in any other way , unless Florijncoin (FLRN) is of the opinion that you have committed fraud, negligence or have committed other misconduct.

#### TERMINATION OF SERVICES

We may, at our discretion and without liability to you, temporarily or permanently change or terminate any part of our Services with or without prior notice and at any time .

#### Rejection of guarantees

except as expressly provided in a script by the us in another way, our services are provided on a "as is" and "as available" basis. we expressly disclaim all warranties of the type, express or implied, including but not limited to implied warranties of merchantability, fitness for a particular purpose, title

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

and non-infringement in relation to our services, including the information, content and materials contained therein .

You acknowledge that the information you store or transfer our services indirectly lost or dumped degree or temporarily not be available due to a number of causes, including software failures, protocol changes by third party vendors, internet dirt, force majeure activities or other disasters including third parties ddos attacks, planned or non-written maintenance or other causes either within or outside our control. You are solely responsible for making and maintaining duplicate copies of any information you store or transfer through our services.

#### Limitation of liability

(a) except as legally required by law, under no circumstances will Florijncoin (FLRN), our directors, members, employees or agents be liable for any special, indirect or consequential damages or any other damages of any kind, including but not limited to loss of use, lost profit or loss of data, whether in an action in contract, tort (including, but not limited to, negligence) or otherwise, arising in or in any way related to the use or unavailability of the use of our services or the Florijncoin (FLRN) materials, including without limitation any damage caused by or the result of confidence by any user of information obtained from Florijncoin (FLRN), or which is the result of errors, omissions, interruptions, deletion of files or e-mail, errors, defects, viruses, delays in operation or transmission or possibly non-compliance with proposals, whether or not due to a force majeure gospel, communication failure, theft, destruction or unlawful access to Florijncoin (FLRN) 's registers, programs or services.

(b) to the maximum extent permitted by applicable law, shall under no circumstances be the total liability of Florijncoin (FLRN) (including our directors, members, employees and agents), whether in contract, warranty, tort (including negligence) , active, passive or imputed ), product liability, strict liability or other theory, arising from or relating to the use of or unavoidable use, Florijncoin (FLRN) or these conditions exceed the costs you have paid to Florijncoin (FLRN) during the 12 months immediately prior to the date of claims arising from this liability.

#### Compensation

You agree to defend, indemnify and indemnify Florijncoin (FLRN) (and any of our officers, directors, members, employees, agents and affiliates) from any claim, claim, action, damage, loss, costs or expenses, including, without limitation, reasonable attorney fees, arising out of or in connection with (a) your use of or conduct in connection with our Services ; (b) any feedback you give; (c) your violation of these Terms; or (d) your violation of the rights of another person or entity. If you are obliged to indemnify us, we have the right, at our sole discretion, to control any action or procedure (at our expense) and to determine whether we want to do so.

#### APPLICABLE LAW; ARBITRATION

Read the following section carefully, because it obliges you to arbitrate disputes with us and limits the way in which you can find the exemption.

You and Florijncoin (FLRN) agree to arbitrate any dispute arising from these Terms or your use of the Services , except for disputes where one of the parties seeks fair and other assistance for the allegedly unlawful use of copyrights, trademarks, trade names, logos, trade secrets or patents.

You and Florijncoin (FLRN) agree to notify each other in writing within 30 (30) days of the occurrence of a dispute. Notification to Florijncoin (FLRN) will be sent to [info@florijncoin.com](mailto:info@florijncoin.com) . You and Florijncoin (FLRN) further agree: (a) to attempt an informal solution prior to any arbitration request; (b) that any arbitration will take place in the Netherlands; (c) that arbitration shall be conducted confidentially by a single arbitrator in accordance with the rules of JAMS; and (d) that the courts in the Netherlands exclusive jurisdiction over all appeals of an arbitration award and any litigation between the parties that are not subject to arbitration. Apart from the class procedures and remedies described below, the arbitrator has the authority to grant an appeal that would otherwise be available to the court. All disputes between the parties are governed by these conditions and Dutch law, without giving effect to the conflict principles of laws that may provide for the application of the law of another jurisdiction. Whether the dispute is heard in arbitration or in court, you and Florijncoin (FLRN)

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

will not start a class action, class arbitration or representative action or procedure against the other party .

#### MISCELLANEOUS

24.1 Full agreement; Order of priority. These Terms and Conditions contain the entire agreement and replace all previous and simultaneous agreements between the parties with regard to the Services . These conditions do not affect the terms or conditions of any other electronic or written agreement that you may have with Florijncoin (FLRN) for the Services or for another Florijncoin (FLRN) product or service or otherwise. In case of conflict between these Terms and any other agreement that you may have with Florijncoin (FLRN), the terms of that other agreement apply only if these Terms are specifically identified and declared to be terminated by such other agreement.

24.2 Change. We reserve the right to make changes or adjustments to these Terms from time to time at our sole discretion. If we change these Terms, we will notify you of such changes, such as by sending an e-mail, on the home page of the Site and / or by changing the amended Terms and Conditions via the applicable Florijncoin (FLRN) websites, places and mobile applications and updating the "Last updated" date at the top of these Terms. The changed Terms and Conditions will be immediately after placement for new users of the Services considered effective. In all other cases, the changed terms and conditions come into effect for pre-existing users at any of the following times: (i) the date on which users click or press a button to accept such changes; or (ii) continued use of our Services 30 days after Florijncoin (FLRN) gives notification of such changes. All changed conditions apply prospectively to the use of the Services after such changes have become effective. If you do not agree to changed terms, you must stop using our Services and contact us to terminate your account.

24.3 Exemption. Our failure or delay in exercising any right, authorization or privilege under these Terms will not work as a waiver thereof.

24.4 separability. The invalidity or unenforceability of any of these terms and conditions shall not affect the validity or enforceability of any other of these terms and conditions, which shall remain in full force and effect.

24.5 Force majeure events. Florijncoin (FLRN) is not liable for (1) any inaccuracy, error, delay or omission of (i) any information, or (ii) the transmission or delivery of information; (2) any loss or damage resulting from an event outside of Florijncoin (FLRN) reasonable control, including but not limited to flooding, extraordinary weather conditions, earthquakes or other acts of God, fire, war, insurrection, riot, labor dispute, accident, action from the government, communication, power outage, or equipment or software failure or any other cause outside of Florijncoin (FLRN) reasonable control (each a "Force Majeure Event").

24.6 Task. You may not transfer or transfer your rights or obligations under these Terms without the prior written consent of Florijncoin (FLRN), including by operation of law or in connection with a change of control. Florijncoin (FLRN) can transfer or transfer all or part of its rights under these conditions without obtaining your permission or approval.

24.7 Heads. Section headings are for convenience only and should not be used to limit or interpret such sections.

24.8 Survival. 23.8 Departments 2 ( Eligibility ), Section 3 ( Florijncoin (FLRN) Account), 8 (Risk Disclosure ), 10 ( Fees ), 12 ( Unclaimed Property), 14 (Feedback), 15 (Copyrights), 16 (Trademarks), 17 (Third party content), 20 (Rejection of guarantees), 21 (Limitation of liability); 22 (Indemnification), 23 (Applicable law, Arbitration) and this Article 24 (Miscellaneous) remain in effect after the termination or expiration of these Terms and Conditions.

By registering in any way for and / or making use of the Terms and Conditions, including but not limited to visiting or browsing the Website, you agree to these Terms and Conditions and all other operating rules, policies and procedures that take place in time. can be published on the website until time. Site by us, each of which is incorporated by reference and each site may be updated from time to time without notice to you.

Certain Conditions may from time to time be subject to additional terms specified by us; your use of such Services is subject to those additional Terms and Conditions, which are incorporated in these Terms and Conditions by this reference.

These Terms and Conditions apply to all users of the Terms, including, but not limited to, users who contribute to content, information and other materials or services, registered or otherwise.

**ARBITRATION ANNOUNCEMENT AND GROUPING WAIVER:** with the exception of certain types of disputes described in the ARBITRAGE below, VOTES disputes between you and us by binding, INDIVIDUAL arbitration is resolved and you waive your right to participate in a class action lawsuit or class -WISE ARBITRATION.

To be eligible. You represent and warrant that you are at least 18 years old. If you are under the age of 18, you may not use the Services under any circumstances or for any reason. We may refuse, in our sole discretion, to offer the Services to a person or entity and to change the eligibility criteria at any time. You are responsible for ensuring that these Terms of Service are in compliance with all laws, rules and regulations applicable to you and that the right of access to the Services is revoked when these Terms of Service or the use of the Services is prohibited or to the extent that the sale or delivery of the Services is contrary to applicable laws, regulations or regulations. Furthermore, the Services are only offered for your use and not for the use or benefit of a third party.

Content.

Definition. For purposes of these Terms and Conditions, the term "Content" includes, without limitation, information, data, text, photographs, videos, audio clips, software, algorithms, written messages and comments, software, scripts, graphics and interactive functions generated, provided or otherwise made accessible on or through the Services . For the purposes of this Agreement, "Content" also includes all User Content (as defined below).

User content. All content added, created, uploaded, submitted, distributed or posted by users to the Services (collectively "User Content "), posted publicly or privately, is the sole responsibility of the person who created this user content. You declare that all user content you provide is correct, complete, up-to-date and in compliance with all applicable laws, rules and regulations. You acknowledge that all content, including user content, that you have accessed through the use of the Services is at your own risk and that you are solely responsible for any damage or loss for you or any other party arising from this. We can not guarantee that the content you visit on or through the Services is or will remain correct.

Notifications and restrictions. The Services may contain content provided by us, our partners or our users and that is protected by copyrights, trademarks, service marks, patents, trade secrets or other proprietary rights and laws. You must comply with all copyright notices, information and restrictions contained in Content accessed through the Services .

Use License. Subject to these Terms of Service, we grant to each user of the Services a worldwide, non-exclusive, non- sub-licensable and non-transferable license to use content solely for the purpose of using the Services . Use, reproduction, modification, distribution or storage of content for purposes other than the use of the Services is expressly prohibited without prior written permission from us. You may not sell, license, rent or otherwise use or exploit any content for commercial use or in any manner that infringes any right of third parties.

Licensing. By submitting User Content via the Services , you grant and grant us a worldwide, non-exclusive, perpetual, royalty-free, fully paid, sublicensable and transferable license to use, edit, adapt, shorten, merge to reproduce, distribute, prepare, display, execute, and otherwise use derivative works in connection with the Site, the Services and our (and our successors and assigns) companies, including but not limited to the promotion and redistribution of part or all of the Site or the Services (and derivative works thereof) in all media formats and through all media channels (including, without limitation, websites and third party feeds), and including after your termination of your Account or the Services . You also do so and grants each user of the Site and / or the Services a non-exclusive, perpetual license to access your User Content via the Site and / or the Services , and for use, editing, modification, reproduction, distribution, preparation of derivative works, displaying and performing of such User Content, including after your termination of your Account or the Services . For the avoidance of doubt, the foregoing license to us and our users will not affect your other ownership or license rights in your User Content, including the right to grant additional licenses to your User Content, unless otherwise agreed in writing. You represent and warrant that you have all the rights to grant such licenses to us without violation or violation of the rights of third parties, including but not limited to, all privacy rights , publicity rights , copyrights, trademarks, contract rights, or any other intellectual property or property rights.

Availability of content. We can not guarantee that content will be made available on the Site or through the Services . We reserve the right, but have no obligation, (i) at any time, without notice to you and for any reason (at our sole discretion) to remove, edit or modify content (including, but not limited to) receipt of claims or allegations from third parties or authorities regarding such Content or if

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

we are concerned that you have violated these Terms of Service), or for no reason and (ii) to remove or block content from the Services .

#### Code of conduct.

As a condition of use, you do not promise to use the Services for any purpose that is prohibited by these Terms of Service. You are responsible for all your activities in connection with the Services .

You may (and may not allow a third party): (a) take any action or (b) upload, download, post, submit or otherwise distribute or facilitate the distribution of any Content on or through the Service, including but not limited to any User Content that:

Violates a patent, trademark, trade secret, copyright, publicity right or other right of another person or entity or violates a law or contractual obligation (see our copyright policy);

You know that it is false, misleading, false or inaccurate;

Illegal, threatening, abusive, harassing, defamatory, slanderous, deceptive, fraudulent, invasive of someone else's privacy, unlawful, obscene, vulgar, pornographic, offensive, profane, contain or display nudity, contains or displays sexual activity, or is otherwise inappropriate determined at our discretion;

Unauthorized or unsolicited advertising, junk or bulk e-mail (" spamming ");

Contains software viruses or other computer codes, files or programs designed or intended to interfere with, damage, limit or impede the proper functioning of software, hardware or telecommunications equipment or to obtain or obtain unauthorized access to a system; data, password or other information from us or from a third party;

Act as a person or entity, including one of our employees or representatives; or Includes a person's identification documents or sensitive financial information.

You shall not: (i) take any action that imposes or may impose an unreasonable or disproportionately high load on the infrastructure of our (or our third party) (as determined by us at our discretion); (ii) impede or interfere with the proper functioning of the Services or any activities performed on the Services ; (iii) bypass, circumvent or attempt to circumvent or circumvent measures that we may use to prevent or limit access to the Services (or other accounts, computer systems or networks connected to the Services ); (iv) perform any kind of autoresponder or "spam" on the Services ; (v) use manual or automated software, devices or other processes to "crawl" or "spin" a page of the Site; (vi) harvest or delete all Content of the Services ; or (vii) take otherwise action in violation of our guidelines and policies.

You may not (directly or indirectly): (i) decipher, decompile , disassemble , reverse engineer or attempt to derive source code or underlying ideas or algorithms from any part of the Services (including but not limited to applications); except to the laws to a limited extent specifically prohibit such restrictions, (ii) modify, translate or otherwise create derivative works of any part of the Services , or (iii) copy, rent, lease, distribute or otherwise transfer the rights you receive. Below. You must comply with all applicable local, provincial, national and international laws and regulations.

We also reserve the right to view, read, store and disclose information as we reasonably believe that this is necessary to (i) comply with applicable laws, regulations, legal procedures or governmental requests, ( ii) to maintain these Terms of Service, including investigation of possible violations thereof, (iii) detect, prevent or otherwise address fraud, security or technical problems, (iv) respond to requests for user support, or (v) the rights, property or protect our safety, our users and the public .

Services of third parties. The Services may allow you to link to other websites, Services or sources on the internet , and other websites, Services or sources may link to the Services. contain. When you use third-party sources on the internet, you do so at your own risk. These other sources are not under our control and you acknowledge that we are not responsible or liable for the content, functions, accuracy, legality, suitability or any other aspect of such websites or resources. The inclusion of such a link does not imply our approval or any connection between us and their operators. You further acknowledge and agree that we are not responsible or liable, directly or indirectly, for any damage or loss caused or suspected by or in connection with the use of or reliance on such content, goods or services available on or via such a website or source

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

Payments and invoicing.

Paid Services. Our Services may be paid now or in the future (the "Paid Services "). Please note that all payment terms presented to you when using or signing up for a Paid Service are part of this Agreement.

Billing. When you choose to use a credit card for your payment, we use a third party payment processor (the "Payment Processor") to invoice you for use via a payment account linked to your account on the Services (your "Billing account"). of the paid Services . Payment processing is subject to the terms, conditions and privacy policy of the Payment Processor in addition to this Agreement. We are not responsible for errors by the Payment Processor. By choosing to use Paid Services , you agree to pay us all costs through the Payment Processor at the prices that apply to each use of such Paid Services. in accordance with the applicable payment terms and you authorize us through the Payment Processor, to the payment provider of your choice (your "Payment method"). You agree to make the payment using the selected payment method. We reserve the right to correct errors or mistakes that it makes, even if it has already requested or received payment.

Payment method. The terms of your payment are based on your payment method and may be determined by agreements between you and the financial institution, credit card company or another provider of the payment method you have chosen. If we do not receive payment from you through the Payment Processor, your account will be suspended.

Current information required. You must provide current, complete and accurate information for your invoice invoice. you must always update all information to keep your account account running, complete and accurate (such as a change in billing address, credit card number or the date of the credit card status) and you must immediately serve us or our payment processor if your payment method has been canceled (e.g. for loss or theft) or if you are warned of a potential security breach.

Change in authorized quantity. If the amount to be charged to your billing account differs from the amount you have pre-authorized (other than because of the imposition or change of the amount of sales tax), you have the right to receive the amount and we will also to do. and the date of loading before the scheduled date of the transaction. Every agreement you have with your payment provider determines your use of your payment method. You agree that we may aggregate the incurred costs and submit them as one or more aggregate charges during or at the end of each payment cycle.

Termination. We may terminate your access to all or part of the Services at any time, with or without cause, with or without notice, with immediate effect, which may result in the forfeiture and destruction of all information relating to your membership. All provisions of these Terms of Service that by their nature remain in effect after termination will continue to be effective upon termination, including, but not limited to, licenses for User Content, property provisions, warranty claims, indemnification and liability limitations.

Divisibility. If the prohibition of class actions and other claims filed on behalf of third parties is not enforceable above, all previous language in this arbitration part is invalid. This arbitration agreement will survive the termination of your relationship with us.

Applicable law and jurisdiction. These Terms of Service are subject to and are interpreted in accordance with Dutch law. You agree that any dispute arising out of or in connection with the subject of these Terms of Service falls under the exclusive jurisdiction and location of the Netherlands.

Change. We reserve the right, in our sole discretion, to change or replace these Terms of Service, or to modify, suspend or terminate the Services (including, without limitation, the availability of a function, database or content) at any time by posting a notice on the site or by sending you a notification via the Services , by e-mail or via another suitable means of electronic communication. We may also impose limitations on certain functions and Services or your access to parts or all Services limit without notice or liability. Although we will notify you of changes in a timely manner, it is also

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

your responsibility to regularly review these Terms of Service for changes. If you continue to use the Services after you have been notified of changes to these Terms of Service, this means that you agree to these changes, which apply to your continued use of the Services in the future. Your use of the Services is subject to the Terms of Service in force at the time of such use.

**Feedback.** We welcome and encourage you to provide feedback, comments and suggestions for improvements to the Services ("Feedback"). You can submit feedback by sending us an e-mail at [info@florijncoin.com](mailto:info@florijncoin.com). You acknowledge and agree that all feedback is the sole and exclusive property of us and that you hereby irrevocably acknowledge and agree to irrevocably assign to us all your rights, title and interest in and to all feedback, including but not limited to not limited to all worldwide patents, copyrights, trade secrets, moral and other property rights or intellectual property rights thereon. At our request and at our expense, you will execute documents and perform further actions that we can reasonably request to assist us in obtaining, perfecting and maintaining its intellectual property rights and other legal protection for the feedback.

**E-mail.** By registering or placing an order with us, you agree to receive emails from us in relation to your order. If you register or place an order with us, you also agree to receive commercial e-mail from us. If you do not wish to receive commercial e-mail from us, you can remove your name from the e-mail list by contacting us by e-mail: [info@florijncoin.com](mailto:info@florijncoin.com)

**Miscellaneous.** Full agreement and separability. These Terms of Service are the entire agreement between you and us in relation to the Services, including the use of the Site, and supersede all prior or contemporaneous communications and proposals (oral, written or electronic) between you and us in relation to the Services. If a provision of these Terms of Service is found to be unenforceable or invalid, that provision shall be limited or removed to the necessary minimum so that these Terms of Service otherwise remain fully effective, enforceable and enforceable. The failure of one of the parties to exercise any right provided herein is not considered a waiver of any further rights below.

**Force Majeure.** We are not liable for any failure to comply with our obligations below if this failure is due to a reason beyond our reasonable control, including but not limited to communication errors or deterioration. When we are not accepted by the major trade fairs, we are not responsible, our Florijncoin team will try everything they can. To bring the Florijncoin to the most important trade fairs! If the Florijncoin team does not exceed, we will not refund the invested FLRN tokens, but that is your risk to invest in our Florijncoin - FLRN tokens and our company!

Our Florijncoin team will make every effort and cost to make the Florijncoin (FLRN) a success!

**Order.** These Terms of Service are personal to you and can not be transferred, transferred or sublicensed by you except with our prior written consent. We can assign, transfer or delegate our rights and obligations below without permission.

**Agency.** No agency, partnership, joint venture or employment relationship is created as a result of these Terms of Service and none of the parties has any authority to bind the other in any way.

**Announcements.** Unless otherwise stated in these General Terms and Conditions, all notifications under these General Terms and Conditions shall be in writing and are deemed to have been given on receipt, if personally delivered or sent by registered or registered mail, with a request for return; when the receipt is confirmed electronically, if sent by fax or e-mail; or the day after it was sent, if shipped for delivery the next day by recognized nightly delivery service. Electronic notifications must be sent to [info@florijncoin.com](mailto:info@florijncoin.com)

**No explanation of distance.** Our inability to enforce any part of these Terms and Conditions does not constitute a waiver of our right to enforce later or any other part of these Terms and Conditions. Leaving no compliance in a particular case does not mean that we will refrain from compliance in the future. To ensure that a waiver of compliance with these terms and conditions is binding, we must notify you in writing of such waiver by one of our authorized representatives.

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

Headings. The headings and paragraph headings in these general terms and conditions are for the sole purpose of clarification and do not affect their interpretation.

You can contact us at the following address:

Florijncoin (FLRN)

Schweitzerlaan 16

5644 DL Eindhoven - North Brabant

The Netherlands

Telephone number: +31 (0) 880047903

E info@florijncoin.com

\* Part of the Ecrypty Group BV

Starting date: 01 June 2018

Disclaimer

All content on this website [www.florijncoin.com](http://www.florijncoin.com) and [www.flrn.eu](http://www.flrn.eu) and the content of the white papers and other related documents, is exclusively in the hands of (the people behind) Florijncoin, all rights reserved (known here as Florijncoin). The Florijncoin FLRN blockchain and all its components have been developed by Ecrypty Group BV-number of trading company 57772320 and Copyright BIOP 1034713. PO-box 6040, 5600 HA Eindhoven Noord-Brabant, the Netherlands. Call +31 (0) 880047901, [www.ecrypty.com](http://www.ecrypty.com), [info@ecrypty.com](mailto:info@ecrypty.com).

The content of this website, the White Papers and other related documents is to inform you about a concept and a general plan where we want to make progress now.

The timeline shows the ideal situation, in which a general risk applies, such as setbacks during development, financial hurdles, technical or other problems that can not be foreseen.

Florijncoin is always looking for improvement, let us know if you want to improve something. That is why the content in this website is subject to change, because we work in a community-driven way.

Florijncoin and this document in no way constitute an offer to acquire shares or securities in Florijncoin or any other related company. This document is not intended to inform you of any investment decision you may make and no recommendations for financial or investment advice are intended.

Florijncoin is built by an independent company that produces an open blockchain with the same name. The Florijncoin FLRN blockchain can be served by anyone who wants it.

When someone wants to buy Florijncoin FLRN tokens, we advise them to seek advice from legal, financial, tax and investment professionals and other advisers to help them decide whether it is a smart move to buy Florijncoin FLRN tokens.

Florijncoin accepts no liability for capital loss caused by information on this website, the White Papers and other related documents.

Florijncoin is aware of the value of data for its users. In order to follow the rules in the current system that we know as the European Union, Florijncoin will implement the appropriate legal laws and requirements relating to KYC / AML and strive to maintain the values of transparency and fairness. Florijncoin will also comply with the GDPR rules, in which areas this also applies.

The community-driven approach that Florijncoin initiates makes it so that it is aimed at an open and shared online community, which will generally improve Europe (their home) at micro level. This means that all development is built up democratically.

Technical developments mentioned in this document: Florijncoin (FLRN), the Florijncoin Wallets (desktop versions, mobile versions, and developments on this subject) are under development and will be in the coming years.

This website, its white paper and other related documents propose to be developed concepts.

The soft cap that is financed by FLRN token buyers must be regarded as a starting capital. This can be considered as a business risk that applies to every startup and can not be redeemed.

Therefore, during the development Florijncoin can not give any guarantees or guarantees with regard to the operation, the profit and technical details, unless otherwise stated. The Florijncoin team will work closely with the Florijncoin community on every level of progress or development.

Florijncoin stands for open trade in Europe and also in Florijncoin FLRN tokens. That said, Florijncoin gives no guarantees about the value and performance of the Florijncoin FLRN tokens. Florijncoin acts

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

independently and all participants in the sale of the Florijncoin FLRN token are also expected to act independently.

The Florijncoin team advises every possible participant or member of the Florijncoin community to decide for themselves which potential and return they will generate for the Florijncoin FLRN token. Users must be 18 years or older to be able to use and purchase and sell with Florijncoin in use of the FlorijncoinWallets . Florijncoin is available to most people aged 18 and older in: Albania, Andorra, Armenia,, Austria, Azerbaijan, Belgium, Bosnia, Bulgaria, Czech Republic, Croatia, Cyprus, Denmark, Germany, Georgia, Estonia, Faroe Islands, Finland, Hungary, Ireland, Iceland, Italy, Kazakhstan, Kosovo, Liechtenstein, Lithuania, Luxembourg, Macedonia, Malta, Moldova, Monaco, Montenegro, Netherlands, Norway, Ukraine, Poland, Portugal, Romania, San Marino, Serbia, Slovenia, Slovakia, Spain , Sweden Switzerland.

Owning Florijncoin is not limited to limits. Florijncoin can be traded worldwide, but can only be traded by Europeans on the Florijncoin Marketplace .

Florijncoin is a cryptocurrency . This means that it is not supported, supported or recognized as a currency by governments or banks. Subjectively, each sign is intended as a product that is produced and sold by the Florijncoin FLRN blockchain.

This means that the Florijncoin FLRN blockchain is made by an independent company, but has its own life span outside this company. The development of the product will be carried out within the company, but apart from that the Florijncoin FLRN code is open source and public.

Florijncoin means paying attention to a better life for citizens in Europe. Florijncoin only means to offer a better option than the other option that many Europeans have as a means of payment: the euro.

The team behind Florijncoin realizes that there are other cryptocurrencies that can be used throughout Europe to use as a payment system.

The differences with other cryptocurrencies are that Florijncoin focuses on providing free trade with an easy means of payment for Europeans and a possible solution to the problems - wholly or partially - caused by the euro .

Florijncoin stands for a better and freely united Europe without borders, where Europeans can support each other at local level through the openness, boundlessness and honesty of Florijncoin.

Florijncoin is not here to 'destroy the European Union', Florijncoin would rather redefine it. Although Brussels can be criticized by members of the Florijncoin community, Florijncoin means offering a different currency solution for Europe, where many Europeans have not made a real choice in recent decades.

Unification of Europe in a certain way would be possible, as long as we can concentrate on the benefits it will have for the people on the continent.

Local authorities: 21 June 2017 Newswebsite AFM in the Netherlands

What are the risks of investing in virtual currencies?

More and more consumers are interested in investments in virtual currencies, partly because of the spectacular return. Virtual currency (also known as cryptocurrency ) can be described as a means of payment that is not controlled and is not issued or guaranteed by a central bank. Bitcoin and Ethereum are well- known examples, but there are also hundreds of different virtual currencies.

A financial bubble?

Due to the recent increase in popularity and the explosive price increases, these currencies show similarities with a financial bubble. With a bubble, prices can be very long, but a small event, such as a negative news item, can suddenly burst. Realize that the prices can fall unexpectedly and quickly.

More risks

In addition to the risk of forming a bubble, the AFM also points out other risks when investing in virtual currencies:

Virtual currency currently falls outside the supervision of the AFM and DNB. Virtual currency rates can fluctuate dozens or even hundreds of per day. In addition, there is a real risk that the value of a virtual currency may permanently fall to zero, and then you will lose your money. Virtual currencies are vulnerable to cyber crime. It is possible that others can access your wallet via a hack, which

Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.

means that you can lose your virtual currency. If you lose your digital wallet password, it is in no way more accessible. This means that you have lost your investment forever. Many virtual currencies have little trade. This makes them vulnerable to price manipulation, for example by artificially inflating the price. The big increase in popularity can attract providers with fraudulent intentions. For example, you can become a victim of a pyramid scheme with virtual currency. With this you can lose your invested money

The AFM advises consumers who want to invest in virtual currencies to immerse themselves in the product. Take into account the risks and costs, spread your investments and never invest more money than you can miss.

More information about investing can be found on the AFM's consumer website, see:  
<https://www.afm.nl/nl-nl/nieuws/2017/juni/virtuele-valuta>

The AFM is committed to fair and transparent financial markets.  
As an independent supervisor, we contribute to sustainable financial well-being in the Netherlands.

All content on this website, the White Papers and other related documents can be changed.  
Need help? Contact Florijn Agency via [info@florijnagency.com](mailto:info@florijnagency.com) or via +31 (0) 880047903.