

White paper drafted under the European Markets in Crypto-Assets Regulation (EU) 2023/1114 for FFG GS4H3VSB1



Preamble

00. Table of Contents

01. Date of notification11
02. Statement in accordance with Article 6(3) of Regulation (EU) 2023/111411
03. Compliance statement in accordance with Article 6(6) of Regulation (EU) 2023/1114
04. Statement in accordance with Article 6(5), points (a), (b), (c), of Regulation (EU)
05. Statement in accordance with Article 6(5), point (d), of Regulation (EU) 2023/111411
06. Statement in accordance with Article 6(5), points (e) and (f), of Regulation (EU)
Summary12
07. Warning in accordance with Article 6(7), second subparagraph, of Regulation (EU)
08. Characteristics of the crypto-asset12
09. Information about the quality and quantity of goods or services to which the utility tokens give access and restrictions on the transferability13
10. Key information about the offer to the public or admission to trading13
Part A – Information about the offeror or the person seeking admission to trading13
A.1 Name
A.2 Legal form14
A.3 Registered address14
A.4 Head office14
A.5 Registration date14

FFG: GS4H3VSB1 - 2025-08-14

2



	A.6 Legal entity identifier	.14
	A.7 Another identifier required pursuant to applicable national law	.14
	A.8 Contact telephone number	.14
	A.9 E-mail address	.14
	A.10 Response time (Days)	.14
	A.11 Parent company	.14
	A.12 Members of the management body	.14
	A.13 Business activity	.15
	A.14 Parent company business activity	.15
	A.15 Newly established	.15
	A.16 Financial condition for the past three years	15
	A.17 Financial condition since registration	.16
F	Part B – Information about the issuer, if different from the offeror or person seek	king
ć	admission to trading	.16
	B.1 Issuer different from offeror or person seeking admission to trading	.16
	B.2 Name	.16
	B.3 Legal form	.16
	B.4. Registered address	.16
	B.5 Head office	.16
	B.6 Registration date	.16
	B.7 Legal entity identifier	.16
	B.8 Another identifier required pursuant to applicable national law	.16
	B.9 Parent company	.17
	B.10 Members of the management body	.17
	B.11 Business activity	17



	B.12 Parent company business activity	17
	art C – Information about the operator of the trading platform in cases where it dr	
	p the crypto-asset white paper and information about other persons drawing	
	rypto-asset white paper pursuant to Article 6(1), second subparagraph, of Regula EU) 2023/1114	
(L		
	C.1 Name	17
	C.2 Legal form	17
	C.3 Registered address	17
	C.4 Head office	17
	C.5 Registration date	18
	C.6 Legal entity identifier	18
	C.7 Another identifier required pursuant to applicable national law	18
	C.8 Parent company	18
	C.9 Reason for crypto-Asset white paper Preparation	18
	C.10 Members of the Management body	18
	C.11 Operator business activity	18
	C.12 Parent company business activity	18
	C.13 Other persons drawing up the crypto-asset white paper according to Article 6	5(1),
	second subparagraph, of Regulation (EU) 2023/1114	18
	C.14 Reason for drawing the white paper by persons referred to in Article 6(1), second	ond
	subparagraph, of Regulation (EU) 2023/1114	18
Ρ	art D – Information about the crypto-asset project	19
	D.1 Crypto-asset project name	19
	D.2 Crypto-assets name	19
	D 3 Abbreviation	10



D.4 Crypto-asset project description	19
D.5 Details of all natural or legal persons involved in the implementation of the	crypto-
asset project	19
D.6 Utility Token Classification	20
D.7 Key Features of Goods/Services for Utility Token Projects	20
D.8 Plans for the token	20
D.9 Resource allocation	21
D.10 Planned use of Collected funds or crypto-Assets	22
Part E – Information about the offer to the public of crypto-assets or their admis	ssion to
trading	22
E.1 Public offering or admission to trading	22
E.2 Reasons for public offer or admission to trading	22
E.3 Fundraising target	22
E.4 Minimum subscription goals	23
E.5 Maximum subscription goals	23
E.6 Oversubscription acceptance	23
E.7 Oversubscription allocation	23
E.8 Issue price	23
E.9 Official currency or any other crypto-assets determining the issue price	23
E.10 Subscription fee	23
E.11 Offer price determination method	23
E.12 Total number of offered/traded crypto-assets	24
E.13 Targeted holders	24
E.14 Holder restrictions	24
E.15 Reimbursement notice	24



E.16 Refund mechanism	24
E.17 Refund timeline	24
E.18 Offer phases	24
E.19 Early purchase discount	25
E.20 Time-limited offer	25
E.21 Subscription period beginning	25
E.22 Subscription period end	25
E.23 Safeguarding arrangements for offered funds/crypto- Assets	25
E.24 Payment methods for crypto-asset purchase	25
E.25 Value transfer methods for reimbursement	25
E.26 Right of withdrawal	25
E.27 Transfer of purchased crypto-assets	26
E.28 Transfer time schedule	26
E.29 Purchaser's technical requirements	26
E.30 Crypto-asset service provider (CASP) name	26
E.31 CASP identifier	26
E.32 Placement form	26
E.33 Trading platforms name	26
E.34 Trading platforms Market identifier code (MIC)	26
E.35 Trading platforms access	26
E.36 Involved costs	27
E.37 Offer expenses	27
E.38 Conflicts of interest	27
E.39 Applicable law	27



E.40 Competent court	27
Part F – Information about the crypto-assets	27
F.1 Crypto-asset type	27
F.2 Crypto-asset functionality	28
F.3 Planned application of functionalities	28
A description of the characteristics of the crypto asset, including the	e data necessary
for classification of the crypto-asset white paper in the register refe	
109 of Regulation (EU) 2023/1114, as specified in accordance with pa	
F.4 Type of crypto-asset white paper	
F.5 The type of submission	
F.6 Crypto-asset characteristics	
F.7 Commercial name or trading name	
F.8 Website of the issuer	
F.9 Starting date of offer to the public or admission to trading	
F.10 Publication date	
F.11 Any other services provided by the issuer	
F.12 Language or languages of the crypto-asset white paper	
F.13 Digital token identifier code used to uniquely identify the crypto	
the several crypto assets to which the white paper relates, where avail	
F.14 Functionally fungible group digital token identifier, where availabl	le30
F.15 Voluntary data flag	30
F.16 Personal data flag	30
F.17 LEI eligibility	30
F.18 Home Member State	30



	F.19 Host Member States	30
F	art G – Information on the rights and obligations attached to the crypto-assets	30
	G.1 Purchaser rights and obligations	30
	G.2 Exercise of rights and obligations	30
	G.3 Conditions for modifications of rights and obligations	31
	G.4 Future public offers	31
	G.5 Issuer retained crypto-assets	31
	G.6 Utility token classification	32
	G.7 Key features of goods/services of utility tokens	32
	G.8 Utility tokens redemption	32
	G.9 Non-trading request	32
	G.10 Crypto-assets purchase or sale modalities	32
	G.11 Crypto-assets transfer restrictions	32
	G.12 Supply adjustment protocols	33
	G.13 Supply adjustment mechanisms	33
	G.14 Token value protection schemes	33
	G.15 Token value protection schemes description	33
	G.16 Compensation schemes	33
	G.17 Compensation schemes description	33
	G.18 Applicable law	33
	G.19 Competent court	34
P	art H – information on the underlying technology	34
	H.1 Distributed ledger technology (DTL)	34
	H 2 Protocols and technical standards	34



	H.3 Technology used	36
	H.4 Consensus mechanism	38
	H.5 Incentive mechanisms and applicable fees	41
	H.6 Use of distributed ledger technology	43
	H.7 DLT functionality description	43
	H.8 Audit	43
	H.9 Audit outcome	43
Р	art I – Information on risks	43
	I.1 Offer-related risks	43
	I.2 Issuer-related risks	45
	I.3 Crypto-assets-related risks	47
	I.4 Project implementation-related risks	51
	I.5 Technology-related risks	51
	I.6 Mitigation measures	53
Р	art J – Information on the sustainability indicators in relation to adverse impact on	the
C	limate and other environment-related adverse impacts	53
	J.1 Adverse impacts on climate and other environment-related adverse impacts	53
	S.1 Name	53
	S.2 Relevant legal entity identifier	53
	S.3 Name of the cryptoasset	53
	S.4 Consensus Mechanism	53
	S.5 Incentive Mechanisms and Applicable Fees	55
	S.6 Beginning of the period to which the disclosure relates	58
	S.7 End of the period to which the disclosure relates	58
	S.8 Energy consumption	58



S.9 Energy consumption sources and methodologies	58
S.10 Renewable energy consumption	58
S.11 Energy intensity	59
S.12 Scope 1 DLT GHG emissions – Controlled	59
S.13 Scope 2 DLT GHG emissions – Purchased	59
S.14 GHG intensity	59
S.15 Key energy sources and methodologies	59
S.16 Key GHG sources and methodologies	59



01. Date of notification

2025-08-14

02. Statement in accordance with Article 6(3) of Regulation (EU) 2023/1114

This crypto-asset white paper has not been approved by any competent authority in any Member State of the European Union. The person seeking admission to trading of the crypto-asset is solely responsible for the content of this crypto-asset white paper.

03. Compliance statement in accordance with Article 6(6) of Regulation (EU) 2023/1114

This crypto-asset white paper complies with Title II of Regulation (EU) 2023/1114 of the European Parliament and of the Council and, to the best of the knowledge of the management body, the information presented in the crypto-asset white paper is fair, clear and not misleading and the crypto-asset white paper makes no omission likely to affect its import.

04. Statement in accordance with Article 6(5), points (a), (b), (c), of Regulation (EU) 2023/1114

The crypto-asset referred to in this crypto-asset white paper may lose its value in part or in full, may not always be transferable and may not be liquid.

05. Statement in accordance with Article 6(5), point (d), of Regulation (EU) 2023/1114

Since the token has multiple functions (hybrid token), these are already conceptually not utility tokens within the meaning of the MiCAR within the definition of Article 3, 1. (9), due to the necessity "exclusively" being intended to provide access to a good or a service supplied by its issuer only.



06. Statement in accordance with Article 6(5), points (e) and (f), of Regulation (EU) 2023/1114

The crypto-asset referred to in this white paper is not covered by the investor compensation schemes under Directive 97/9/EC of the European Parliament and of the Council or the deposit guarantee schemes under Directive 2014/49/EU of the European Parliament and of the Council.

Summary

07. Warning in accordance with Article 6(7), second subparagraph, of Regulation (EU) 2023/1114

Warning: This summary should be read as an introduction to the crypto-asset white paper. The prospective holder should base any decision to purchase this crypto-asset on the content of the crypto-asset white paper as a whole and not on the summary alone. The offer to the public of this crypto-asset does not constitute an offer or solicitation to purchase financial instruments and any such offer or solicitation can be made only by means of a prospectus or other offer documents pursuant to the applicable national law. This crypto-asset white paper does not constitute a prospectus as referred to in Regulation (EU) 2017/1129 of the European Parliament and of the Council or any other offer document pursuant to union or national law.

08. Characteristics of the crypto-asset

The SPK tokens referred to in this white paper are crypto-assets other than EMTs and ARTs, and are issued on the Ethereum, Base and BNB Smart Chain network (2025-08-06 and according to DTI FFG shown in F.14).

The first activity on Ethereum can be identified on 2024-10-28 19:57:35 (https://etherscan.io/tx/0x0dcc4c8f6aad016ec63dfc3044d8c1c7ba0eb7204bc776b3969 099c0d3e71c52, accessed 2025-08-06).

The first activity on BNB Smart Chain can be identified on 2025-06-13 17:18:21 PM UTC

(https://bscscan.com/tx/0x79a8a50667ae5c7097c2adb7e483e1177754de1dadf22d298

c60915904ee21bc, accessed 2025-08-06).

The first activity on Base can be identified on 2025-06-13 21:06:05

(https://basescan.org/tx/0xf041ff65ba5152740b267afb06252cc1b3eca7a6b9b5c4711b

0123435065552a, accessed 2025-08-06).

09. Information about the quality and quantity of goods or

services to which the utility tokens give access and restrictions

on the transferability

Not applicable.

10. Key information about the offer to the public or admission to

trading

Crypto Risk Metrics GmbH is seeking admission to trading on any Crypto Asset Service

Provider platform in the European Union in accordance to Article 5 of REGULATION (EU)

2023/1114 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 31 May 2023 on

markets in crypto-assets, and amending Regulations (EU) No 1093/2010 and (EU) No

1095/2010 and Directives 2013/36/EU and (EU) 2019/1937. In accordance to Article

5(4), this crypto-asset white paper may be used by entities admitting the token to

trading after Crypto Risk Metrics GmbH as the person responsible for drawing up such

white paper has given its consent to its use in writing to the repective Crypto Asset

Service Provider. If a CASP wishes to use this white paper, inquiries can be made under

info@crypto-risk-metrics.com.

Part A - Information about the offeror or the person seeking

admission to trading

A.1 Name

Crypto Risk Metrics GmbH



A.2 Legal form

2HBR

A.3 Registered address

DE, Lange Reihe 73, 20099 Hamburg, Germany

A.4 Head office

Not applicable.

A.5 Registration date

2018-12-03

A.6 Legal entity identifier

39120077M9TG0O1FE242

A.7 Another identifier required pursuant to applicable national law

Crypto Risk Metrics GmbH is registered with the commercial register in the the city of Hamburg, Germany, under number HRB 154488.

A.8 Contact telephone number

+4915144974120

A.9 E-mail address

info@crypto-risk-metrics.com

A.10 Response time (Days)

030

A.11 Parent company

Not applicable.

A.12 Members of the management body

Name	Position	Address



Tim Zölitz	Chairman	Lange Reihe 73, 20099
		Hamburg, Germany

A.13 Business activity

Crypto Risk Metrics GmbH is a technical service provider, who supports regulated entities in the fulfillment of their regulatory requirements. In this regard, Crypto Risk Metrics GmbH acts as a data-provider for ESG-data according to article 66 (5). Due to the regulations laid out in article 5 (4) of the REGULATION (EU) 2023/1114 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL of 31 May 2023 on markets in crypto-assets, and amending Regulations (EU) No 1093/2010 and (EU) No 1095/2010 and Directives 2013/36/EU and (EU) 2019/1937, Crypto Risk Metrics GmbH aims at providing central services for crypto-asset white papers in order to minimize market confusion due to conflicting white papers for the same asset.

A.14 Parent company business activity

Not applicable.

A.15 Newly established

Crypto Risk Metrics GmbH has been etablished since 2018 and is therefore not newly established (i. e. older than three years).

A.16 Financial condition for the past three years

Crypto Risk Metrics GmbH's profit after tax for the last three financial years are as follows:

2024 (unaudited): negative 50.891,81 EUR

2023 (unaudited): negative 27.665,32 EUR

2022: 104.283,00 EUR.

As 2023 and 2024 were the years building Software for the MiCAR-Regulation which was not yet in place, revenue streams from these investments are expeted to be generated in 2025.



A.17 Financial condition since registration

This point would only be applicable if the company were newly established and the financial conditions for the past three years had not been provided in the bulletpoint before.

Part B – Information about the issuer, if different from the offeror or person seeking admission to trading

B.1 Issuer different from offeror or person seeking admission to trading

Yes

B.2 Name

SPK Company Ltd.

B.3 Legal form

6EH6

B.4. Registered address

VG-SHRM Trustees (BVI) Limited, Trinity Chambers, PO Box 4301

B.5 Head office

VG-Road Town, Tortola, British Virgin Islands

B.6 Registration date

2025-02-19

B.7 Legal entity identifier

Not available.

B.8 Another identifier required pursuant to applicable national law

2170013



B.9 Parent company

Spark Foundation

B.10 Members of the management body

Could not be found while drafting this white paper (2025-08-06).

B.11 Business activity

According to the official documentation, the entity's sole activity is the issuance and distribution of the Token.

B.12 Parent company business activity

According to the official documentation, the entity's sole activity is support, promotion and development from and around Spark.

Part C – Information about the operator of the trading platform in cases where it draws up the crypto-asset white paper and information about other persons drawing the crypto-asset white paper pursuant to Article 6(1), second subparagraph, of Regulation (EU) 2023/1114

C.1 Name

Not applicable.

C.2 Legal form

Not applicable.

C.3 Registered address

Not applicable.

C.4 Head office

Not applicable.



C.5 Registration date Not applicable. **C.6 Legal entity identifier** Not applicable. C.7 Another identifier required pursuant to applicable national law Not applicable. **C.8 Parent company** Not applicable. C.9 Reason for crypto-Asset white paper Preparation Not applicable. C.10 Members of the Management body Not applicable. **C.11 Operator business activity** Not applicable. C.12 Parent company business activity Not applicable. C.13 Other persons drawing up the crypto-asset white paper according to Article 6(1), second subparagraph, of Regulation (EU) 2023/1114 Not applicable. C.14 Reason for drawing the white paper by persons referred to in Article 6(1), second subparagraph, of Regulation (EU) 2023/1114 Not applicable.



Part D – Information about the crypto-asset project

D.1 Crypto-asset project name

Long Name: Spark, Short Name: SPK, according to the Digital Token Identifier Foundation (www.dtif.org, DTI see F.13, FFG DTI see F.14 as of 2025-08-06).

D.2 Crypto-assets name

See F.13.

D.3 Abbreviation

See F.13.

D.4 Crypto-asset project description

The Spark (SPK) project is a protocol operating on different blockchains in the area of decentralised finance (DeFi). It originated from Sky, previously known as MakerDAO, and functions as a "Sky Star", a subDAO within the Sky ecosystem. The protocol consists of three components: SparkLend, a stablecoin lending market; Spark Savings, a feature enabling yield generation on certain stablecoins; and Spark Liquidity Layer, a system for allocating liquidity across selected DeFi protocols.

The availability, performance, and security of the described functions cannot be guaranteed and may be subject to technical, market, and regulatory risks.

D.5 Details of all natural or legal persons involved in the implementation of the cryptoasset project

Name	Function	Business address
SPK Company Ltd.	Issuer	VG-SHRM Trustees (BVI) Limited, Trinity Chambers, PO Box 4301
Spark Foundation	Parent of Issuer	KY-Leeward Management Limited, Suite 3119, 9 Forum Lane, Camana Bay,



		George Town, Grand
		Cayman KY1-9006,
		Cayman Islands
Glenn Kennedy	Director of Parent	KY-Leeward Management
		Limited, Suite 3119, 9
		Forum Lane, Camana Bay,
		George Town, Grand
		Cayman KY1-9006,
		Cayman Islands
Marc Piano	Director of Parent	KY-Leeward Management
		Limited, Suite 3119, 9
		Forum Lane, Camana Bay,
		George Town, Grand
		Cayman KY1-9006,
		Cayman Islands

D.6 Utility Token Classification

The token does not classify as a utility token.

D.7 Key Features of Goods/Services for Utility Token Projects

Not applicable.

D.8 Plans for the token

While drafting this white paper (2025-08-06), there is no official roadmap, technical development plan, or strategic outline published by the project or any associated party regarding the future evolution, functionality, or governance of the token.

The officials documentation states, that the development will be organized in a decentralised manner. Note that these plans are subject to change at any time and can negatively affect the investor. Decisions by a decentralised autonomous organisation

(DAO) can also negatively effect the investor and pose an additional risk due to the

novelty of DAO.

D.9 Resource allocation

According to the official documentation (https://docs.spark.fi/governance/spk-token,

accessed 2025-08-12), the total initial supply of SPK tokens at genesis amounted to 10

billion units. The allocation was as follows: 65 % to Sky Farming (users), 23 % to the

ecosystem, and 12 % to the team.

These allocations are subject to vesting arrangements that limit the immediate

availability of tokens in circulation.

As a result of these vesting schedules and phased distributions, the circulating supply of

SPK will fluctuate over time. Furthermore, the issuer has expressly reserved the right to

mint additional SPK tokens under certain conditions, such as to cover bad debt

(https://docs.spark.fi/governance/spk-token, accessed 2025-08-12).

Note that this information can not be independently verified and is subject to change.

Change can negatively impact the investor at any time. The temporary token distribution

can be traced on-chain:

On Ethereum:

https://etherscan.io/token/0xc20059e0317DE91738d13af027DfC4a50781b066#balanc

es

On Base:

https://basescan.org/token/0x692A07f2306a3bba739e5281A26A5a97C6D7A6cA#balan

ces

On BNB Smart Chain:

https://bscscan.com/token/0xAfF2e841851700D1Fc101995Ee6b81Ae21Bb87D7#balan

ces



The investor must be aware that a public address cannot necessarily be assigned to a single person or entity, which limits the ability to determine exact economic influence or future actions. Token distribution changes can negatively impact the investor.

D.10 Planned use of Collected funds or crypto-Assets

Not applicable, as this white paper was drawn up for the admission to trading and not for collecting funds for the crypto-asset-project.

Part E – Information about the offer to the public of crypto-assets or their admission to trading

E.1 Public offering or admission to trading

The white paper concerns the admission to trading (i. e. ATTR) on any Crypto Asset Service Providers platform that has obtained the written consent of Crypto Risk Metrics GmbH as the person drafting this white paper.

E.2 Reasons for public offer or admission to trading

As already stated in A.13, Crypto Risk Metrics GmbH aims to provide central services to draw up crypto-asset white papers in accordance to COMMISSION IMPLEMENTING REGULATION (EU) 2024/2984. These services are offered in order to minimize market confusion due to conflicting white papers for the same asset drawn up from different Crypto Asset Service Providers. As of now, such a scenario seems highly likely as a Crypto Asset Service Provider who drew up a crypto-asset white paper and admitted the respective token in the Union has no incentive to give his written consent to another Crypto Asset Service Provider according to Article 5 (4 b) of the REGULATION (EU) 2023/1114 to use the white paper for his regulatory obligations, as this would 1. strenghthen the market-positioning of the other Crypto Asset Service Provider (who is most likely a competitor) and 2. also entail liability risks.

E.3 Fundraising target

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.



E.4 Minimum subscription goals

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.5 Maximum subscription goals

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.6 Oversubscription acceptance

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.7 Oversubscription allocation

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.8 Issue price

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.9 Official currency or any other crypto-assets determining the issue price

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.10 Subscription fee

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.11 Offer price determination method

Once the token is admitted to trading its price will be determined by demand (buyers) and supply (sellers).

E.12 Total number of offered/traded crypto-assets

A total amount of 10 billion SPK token tokens has been initially minted (see official

documentation: https://docs.spark.fi/governance/spk-token, accessed 2025-08-12.

Furthermore, the issuer has expressly reserved the right to mint additional SPK tokens

under certain conditions, such as to cover debt (https://docs.spark.fi/governance/spk-

token, accessed 2025-08-12).

E.13 Targeted holders

ALL

E.14 Holder restrictions

The Holder restrictions are subject to the rules applicable to the Crypto Asset Service

Provider as well as additional restrictions the Crypto Asset Service Providers might set in

force.

E.15 Reimbursement notice

Not applicable, as this white paper is written to support admission to trading and not for

the initial offer to the public.

E.16 Refund mechanism

Not applicable, as this white paper is written to support admission to trading and not for

the initial offer to the public.

E.17 Refund timeline

Not applicable, as this white paper is written to support admission to trading and not for

the initial offer to the public.

E.18 Offer phases

Not applicable, as this white paper is written to support admission to trading and not for

the initial offer to the public.

FFG: GS4H3VSB1 - 2025-08-14

24



E.19 Early purchase discount

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.20 Time-limited offer

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.21 Subscription period beginning

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.22 Subscription period end

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.23 Safeguarding arrangements for offered funds/crypto- Assets

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.24 Payment methods for crypto-asset purchase

The payment methods are subject to the respective capabilities of the Crypto Asset Service Provider listing the crypto-asset.

E.25 Value transfer methods for reimbursement

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.26 Right of withdrawal

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.



E.27 Transfer of purchased crypto-assets

The transfer of purchased crypto-assets are subject to the respective capabilities of the Crypto Asset Service Provider listing the crypto-asset.

E.28 Transfer time schedule

Not applicable, as this white paper is written to support admission to trading and not for the initial offer to the public.

E.29 Purchaser's technical requirements

The technical requirements that the purchaser is required to fulfil to hold the crypto-assets of purchased crypto-assets are subject to the respective capabilities of the Crypto Asset Service Provider listing the crypto-asset.

E.30 Crypto-asset service provider (CASP) name

Not applicable.

E.31 CASP identifier

Not applicable.

E.32 Placement form

Not applicable.

E.33 Trading platforms name

The trading on all MiCAR-compliant trading platforms is sought.

E.34 Trading platforms Market identifier code (MIC)

Not applicable.

E.35 Trading platforms access

This depends on the trading platform listing the asset.

E.36 Involved costs

This depends on the trading platform listing the asset. Furthermore, costs may occur for

making transfers out of the platform (i. e. "gas costs" for blockchain network use that

may exceed the value of the crypto-asset itself).

E.37 Offer expenses

Not applicable, as this crypto-asset white paper concerns the admission to trading and

not the offer of the token to the public.

E.38 Conflicts of interest

MiCAR-compliant Crypto Asset Service Providers shall have strong measurements in

place in order to manage conflicts of interests. Due to the broad audience this white-

paper is adressing, potential investors should always check the conflicts of Interest

policy of their respective counterparty.

E.39 Applicable law

Not applicable, as it is referred to on "offer to the public" and in this white-paper, the

admission to trading is sought.

E.40 Competent court

Not applicable, as it is referred to on "offer to the public" and in this white-paper, the

admission to trading is sought.

Part F – Information about the crypto-assets

F.1 Crypto-asset type

The crypto-asset described in the white paper is classified as a crypto-asset under the

Markets in Crypto-Assets Regulation (MiCAR) but does not qualify as an electronic

money token (EMT) or an asset-referenced token (ART). It is a digital representation of

value that can be stored and transferred using distributed ledger technology (DLT) or

similar technology, without embodying or conferring any rights to its holder.

The asset does not aim to maintain a stable value by referencing an official currency, a

basket of assets, or any other underlying rights. Instead, its valuation is entirely market-

driven, based on supply and demand dynamics, and not supported by a stabilization

mechanism. It is neither pegged to any fiat currency nor backed by any external assets,

distinguishing it clearly from EMTs and ARTs.

Furthermore, the crypto-asset is not categorized as a financial instrument, deposit,

insurance product, pension product, or any other regulated financial product under EU

law. It does not grant financial rights, voting rights, or any contractual claims to its

holders, ensuring that it remains outside the scope of regulatory frameworks applicable

to traditional financial instruments.

F.2 Crypto-asset functionality

The SPK token is the ecosystem token of the Spark protocol.

Possible functionalities include: (i) the ability to be used in certain decentralised

governance processes within the Spark protocol; (ii) the possibility of being staked or

otherwise committed in accordance with protocol rules; and (iii) potential participation

in processes relating to capital allocation within the Spark ecosystem. The availability,

scope, and implementation of these functionalities are not guaranteed and may change

over time based on governance decisions, technical developments, or regulatory

requirements.

The token does not confer any contractual rights to profits, dividends, or capital

appreciation, and its value depends solely on market conditions and adoption within the

ecosystem.

F.3 Planned application of functionalities

See D.8.

FFG: GS4H3VSB1 - 2025-08-14

28



A description of the characteristics of the crypto asset, including the data necessary for classification of the crypto-asset white paper in the register referred to in Article 109 of Regulation (EU) 2023/1114, as specified in accordance with paragraph 8 of that Article

F.4 Type of crypto-asset white paper

The white paper type is "other crypto-assets" (i. e. "OTHR").

F.5 The type of submission

The white paper submission type is "NEWT", which stands for new token.

F.6 Crypto-asset characteristics

The tokens are crypto-assets other than EMTs and ARTs, which are available on the Ethereum, Base and BNB Smart Chain network.

The tokens are fungible (up to 18 digits after the decimal point).

F.7 Commercial name or trading name

See F.13.

F.8 Website of the issuer

https://spark.fi/

F.9 Starting date of offer to the public or admission to trading

2025-09-11

F.10 Publication date

2025-09-11

F.11 Any other services provided by the issuer

It is not possible to exclude a possibility that the issuer of the token provides or will provide other services not covered by Regulation (EU) 2023/1114 (i.e. MiCAR).

F.12 Language or languages of the crypto-asset white paper

ΕN



F.13 Digital token identifier code used to uniquely identify the crypto-asset or each of the several crypto assets to which the white paper relates, where available

HQZW3VQ7D; N0C5KF8KM; L6Q3MD87L

F.14 Functionally fungible group digital token identifier, where available

GS4H3VSB1

F.15 Voluntary data flag

Mandatory.

F.16 Personal data flag

The white paper does contain personal data.

F.17 LEI eligibility

The issuer should be eligible for a Legal Entity Identifier.

F.18 Home Member State

Germany

F.19 Host Member States

Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Greece, Hungary, Ireland, Italy, Latvia, Lithuania, Luxembourg, Malta, Netherlands, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden

Part G – Information on the rights and obligations attached to the crypto-assets

G.1 Purchaser rights and obligations

There are no rights or obligations attached for/of the purchaser.

G.2 Exercise of rights and obligations

As the token grants neither rights nor obligations, there are no procedures and conditions for the exercise of these rights applicable.

G.3 Conditions for modifications of rights and obligations

As the token grants neither rights nor obligations, there are no conditions under which

the rights and obligations may be modified applicable. An adjustment of the technical

infrastructure necessary to exercise the promised governance rights, declining

functionality due to dilution, changing rights within the voting platforms, and all other

adverse effects for investors may occur at any time.

G.4 Future public offers

Information on the future offers to the public of crypto-assets were not available at the

time of writing this white paper (2025-08-06).

G.5 Issuer retained crypto-assets

The total initial supply of SPK tokens at genesis amounted to 10 billion units. The

allocation was as follows: 65 % to Sky Farming (users), 23 % to the ecosystem, and 12 %

to the team.

These allocations are subject to vesting arrangements that limit the immediate

availability of tokens in circulation.

As a result of these vesting schedules and phased distributions, the circulating supply of

SPK will fluctuate over time.

Accordingly, at least 25% schould be considered as issuer-retained. Furthermore, the

issuer has expressly reserved the right to mint additional SPK tokens under certain

conditions, such as to cover bad debt (https://docs.spark.fi/governance/spk-token,

accessed 2025-08-12).

Note that this information can not be independently verified and is subject to change.

Change can negatively impact the investor at any time. The temporary token distribution

can be traced on-chain:

On Ethereum:

https://etherscan.io/token/0xc20059e0317DE91738d13af027DfC4a50781b066#balanc

es

On Base:

https://basescan.org/token/0x692A07f2306a3bba739e5281A26A5a97C6D7A6cA#balances

On BNB Smart Chain:

https://bscscan.com/token/0xAfF2e841851700D1Fc101995Ee6b81Ae21Bb87D7#balances

The investor must be aware that a public address cannot necessarily be assigned to a single person or entity, which limits the ability to determine exact economic influence or future actions. Token distribution changes can negatively impact the investor.

G.6 Utility token classification

No

G.7 Key features of goods/services of utility tokens

As the crypto-asset grants no access to neither goods nor services this information is not applicable.

G.8 Utility tokens redemption

Not applicable.

G.9 Non-trading request

The admission to trading is sought.

G.10 Crypto-assets purchase or sale modalities

Not applicable, as the admission to trading of the tokens is sought.

G.11 Crypto-assets transfer restrictions

The crypto-assets as such do not have any transfer restrictions and are generally freely transferable. The Crypto Asset Service Providers can impose their own restrictions in agreements they enter with their clients. The Crypto Asset Service Providers may impose restrictions to buyers and sellers in accordance with applicable laws and internal policies and terms.

G.12 Supply adjustment protocols

No, there are no fixed protocols that can increase or decrease the supply implemented

as of 2025-08-07. Nevertheless, it is possible that the owner of the smart-contract has

the ability to increase or decrease the token-supply in response to changes in demand.

Also, it is possible to decrease the circulating supply, by transferring crypto-assets to so

called "burn-adresses", which are adresses that render the crypto-asset "non-

transferable" after sent to those adresses.

G.13 Supply adjustment mechanisms

The mint authority (the entity who can create new tokens of that crypto-asset), as stated

in the smart contract, has the potential right to change the supply of the crypto-assets.

Furthermore, the issuer has expressly reserved the right to mint additional SPK tokens

under certain conditions, such as to cover debt (https://docs.spark.fi/governance/spk-

token, accessed 2025-08-12).

Investors should note that changes in the token supply can have a significant negative

impact.

G.14 Token value protection schemes

No, the token does not have value protection schemes.

G.15 Token value protection schemes description

Not applicable.

G.16 Compensation schemes

No, the token does not have compensation schemes.

G.17 Compensation schemes description

Not applicable.

G.18 Applicable law

Applicable law likely depends on the location of any particular transaction with the

33

token.

G.19 Competent court

Competent court likely depends on the location of any particular transaction with the

token.

Part H - information on the underlying technology

H.1 Distributed ledger technology (DTL)

See F.13.

H.2 Protocols and technical standards

The crypto asset that is the subject of this white paper is available on multiple DLT

networks. These include: Ethereum, BNB Smart Chain and Base. In general, when

evaluating crypto assets, the total number of tokens issued across different networks

must always be taken into account, as spillover effects can be adverse for investors.

The following applies to Ethereum:

The crypto-asset operates on a well-defined set of protocols and technical standards

that are intended to ensure its security, decentralization, and functionality. It is running

on the Ethereum blockchain. Below are some of the key ones:

1. Network Protocols

The crypto-asset follows a decentralized, peer-to-peer (P2P) protocol where nodes

communicate over the crypto-asset's DevP2P protocol using RLPx for data encoding.

- Transactions and smart contract execution are secured through Proof-of-Stake (PoS)

consensus.

- Validators propose and attest blocks in Ethereum's Beacon Chain, finalized through

Casper FFG.

- The Ethereum Virtual Machine (EVM) executes smart contracts using Turing-complete

bytecode.

2. Transaction and Address Standards

crypto-asset Address Format: 20-byte addresses derived from Keccak-256 hashing of

public keys.

Transaction Types:

- Legacy Transactions (pre-EIP-1559)

- Type 0 (Pre-EIP-1559 transactions)

- Type 1 (EIP-2930: Access list transactions)

- Type 2 (EIP-1559: Dynamic fee transactions with base fee burning)

The Pectra upgrade introduces EIP-7702, a transformative improvement to account

abstraction. This allows externally owned accounts (EOAs) to temporarily act as smart

contract wallets during a transaction. It provides significant flexibility, enabling

functionality such as sponsored gas payments and batched operations without

changing the underlying account model permanently.

3. Blockchain Data Structure & Block Standards

- the crypto-asset's blockchain consists of accounts, smart contracts, and storage states,

maintained through Merkle Patricia Trees for efficient verification.

Each block contains:

- Block Header: Parent hash, state root, transactions root, receipts root, timestamp, gas

limit, gas used, proposer signature.

- Transactions: Smart contract executions and token transfers.

- Block Size: No fixed limit; constrained by the gas limit per block (variable over time). In

line with Ethereum's scalability roadmap, Pectra includes EIP-7691, which increases the

maximum number of "blobs" (data chunks introduced with EIP-4844) per block. This

change significantly boosts the data availability layer used by rollups, supporting

cheaper and more efficient Layer 2 scalability.

4. Upgrade & Improvement Standards

Ethereum follows the Ethereum Improvement Proposal (EIP) process for upgrades.

The following applies to BNB Smart Chain:

Binance Smart Chain (BSC) is a Layer-1 blockchain that utilizes a Proof-of-Staked

Authority (PoSA) consensus mechanism. This mechanism combines elements of Proof-

of-Authority (PoA) and Proof-of-Stake (PoS) and is intended to secure the network and

validate transactions. In PoSA, validators are selected based on their stake and

authority, with the goal of providing fast transaction times and low fees while

maintaining network security through staking.

The following applies to Base:

The crypto-asset operates on the Base network, a Layer-2 blockchain built on the OP

Stack and secured by Ethereum. It follows a defined technical framework to ensure

functionality, scalability, and Ethereum compatibility. Below are some of the key

characteristics:

Base operates as an Optimistic Rollup, inheriting security from Ethereum Layer 1.

* Transactions are sequenced off-chain by a centralized sequencer (currently operated

by Coinbase) and posted to Ethereum for finality.

* Dispute resolution and fraud-proof mechanisms are implemented via the Optimism

fault-proof framework (under active development).

* Base uses the Ethereum Virtual Machine (EVM) for executing smart contracts,

ensuring compatibility with existing Ethereum tooling.

H.3 Technology used

The crypto asset that is the subject of this white paper is available on multiple DLT

networks. These include: Ethereum, BNB Smart Chain and Base. In general, when

evaluating crypto assets, the total number of tokens issued across different networks

must always be taken into account, as spillover effects can be adverse for investors.

The following applies to Ethereum:

1. Decentralized Ledger: The Ethereum blockchain acts as a decentralized ledger for all

token transactions, with the intention to preserving an unalterable record of token

transfers and ownership to ensure both transparency and security.

2. Private Key Management: To safeguard their token holdings, users must securely

store their wallet's private keys and recovery phrases.

3. Cryptographic Integrity: Ethereum employs elliptic curve cryptography to validate and

execute transactions securely, intended to ensure the integrity of all transfers. The

Keccak-256 (SHA-3 variant) Hashing Algorithm is used for hashing and address

generation. The crypto-asset uses ECDSA with secp256k1 curve for key generation and

digital signatures. Next to that, BLS (Boneh-Lynn-Shacham) signatures are used for

validator aggregation in PoS.

The following applies to BNB Smart Chain:

1. BSC-Compatible Wallets

Tokens on BSC are supported by wallets compatible with the Ethereum Virtual Machine

(EVM), such as MetaMask. These wallets can be configured to connect to the BSC

network and are designed to interact with BSC using standard Web3 interfaces.

2. Ledger

BSC maintains its own decentralized ledger for recording token transactions. This ledger

is intended to ensure transparency and security, providing a verifiable record of all

activities on the network.

3. BEP-20 Token Standard

BSC supports tokens implemented under the BEP-20 standard, which is tailored for the

BSC ecosystem. This standard is designed to facilitate the creation and management of

tokens on the network.

4. Scalability and Transaction Efficiency

BSC is designed to handle high volumes of transactions with low fees. It leverages its

PoSA consensus mechanism to achieve fast transaction times and efficient network

performance, making it suitable for applications requiring high throughput.

The following applies to Base:

1. Base-Compatible Wallets:_x000B_The tokens are supported by all wallets compatible

with the Ethereum Virtual Machine (EVM), such as MetaMask, Coinbase Wallet, and Trust

Wallet. These wallets interact with Base in the same way as with other EVM-compatible

chains, using standard Web3 interfaces.

2. Decentralized Ledger:_x000B_Base operates as a Layer-2 blockchain on Ethereum

and maintains its own decentralized ledger for recording token transactions. Final

transaction data is periodically posted to Ethereum Layer 1, ensuring long-term

availability and resistance to tampering.

3. ERC-20 Token Standard:_x000B_The Base network supports tokens implemented

under the ERC-20 standard, the same as on Ethereum.

4. Scalability and Transaction Efficiency:

As a rollup-based Layer-2, Base is intended to handle high volumes of transactions with

lower fees compared to Ethereum Layer 1. This is enabled by off-chain execution and

on-chain data posting via optimistic rollup architecture

H.4 Consensus mechanism

The crypto asset that is the subject of this white paper is available on multiple DLT

networks. These include: Ethereum, BNB Smart Chain and Base. In general, when

evaluating crypto assets, the total number of tokens issued across different networks

must always be taken into account, as spillover effects can be adverse for investors.

The following applies to Ethereum:

The crypto-asset's Proof-of-Stake (PoS) consensus mechanism, introduced with The

Merge in 2022, replaces mining with validator staking. Validators must stake at least 32

FFG: GS4H3VSB1 - 2025-08-14

38



ETH every block a validator is randomly chosen to propose the next block. Once proposed the other validators verify the blocks integrity. The network operates on a slot and epoch system, where a new block is proposed every 12 seconds, and finalization occurs after two epochs (~12.8 minutes) using Casper-FFG. The Beacon Chain coordinates validators, while the fork-choice rule (LMD-GHOST) ensures the chain follows the heaviest accumulated validator votes. Validators earn rewards for proposing and verifying blocks, but face slashing for malicious behavior or inactivity. PoS aims to improve energy efficiency, security, and scalability, with future upgrades like Proto-Danksharding enhancing transaction efficiency.

The following applies to BNB Smart Chain:

Binance Smart Chain (BSC) uses a hybrid consensus mechanism called Proof of Staked Authority (PoSA), which combines elements of Delegated Proof of Stake (DPoS) and Proof of Authority (PoA). This method ensures fast block times and low fees while maintaining a level of decentralization and security. Core Components 1. Validators (socalled "Cabinet Members"): Validators on BSC are responsible for producing new blocks, validating transactions, and maintaining the network's security. To become a validator, an entity must stake a significant amount of BNB (Binance Coin). Validators are selected through staking and voting by token holders. There are 21 active validators at any given time, rotating to ensure decentralization and security. 2. Delegators: Token holders who do not wish to run validator nodes can delegate their BNB tokens to validators. This delegation helps validators increase their stake and improves their chances of being selected to produce blocks. Delegators earn a share of the rewards that validators receive, incentivizing broad participation in network security. 3. Candidates: Candidates are nodes that have staked the required amount of BNB and are in the pool waiting to become validators. They are essentially potential validators who are not currently active but can be elected to the validator set through community voting. Candidates play a crucial role in ensuring there is always a sufficient pool of nodes ready to take on validation tasks, thus maintaining network resilience and decentralization. Consensus Process 4. Validator Selection: Validators are chosen based on the amount of BNB



staked and votes received from delegators. The more BNB staked and votes received, the higher the chance of being selected to validate transactions and produce new blocks. The selection process involves both the current validators and the pool of candidates, ensuring a dynamic and secure rotation of nodes. 5. Block Production: The selected validators take turns producing blocks in a PoA-like manner, ensuring that blocks are generated quickly and efficiently. Validators validate transactions, add them to new blocks, and broadcast these blocks to the network. 6. Transaction Finality: BSC achieves fast block times of around 3 seconds and quick transaction finality. This is achieved through the efficient PoSA mechanism that allows validators to rapidly reach consensus. Security and Economic Incentives 7. Staking: Validators are required to stake a substantial amount of BNB, which acts as collateral to ensure their honest behavior. This staked amount can be slashed if validators act maliciously. Staking incentivizes validators to act in the network's best interest to avoid losing their staked BNB. 8. Delegation and Rewards: Delegators earn rewards proportional to their stake in validators. This incentivizes them to choose reliable validators and participate in the network's security. Validators and delegators share transaction fees as rewards, which provides continuous economic incentives to maintain network security and performance. 9. Transaction Fees: BSC employs low transaction fees, paid in BNB, making it cost-effective for users. These fees are collected by validators as part of their rewards, further incentivizing them to validate transactions accurately and efficiently.

The following applies to the Base network:

Base is a Layer-2 (L2) solution on Ethereum that was introduced by Coinbase and developed using Optimism's OP Stack. L2 transactions do not have their own consensus mechanism and are only validated by the execution clients. The so-called sequencer regularly bundles stacks of L2 transactions and publishes them on the L1 network, i.e. Ethereum. Ethereum's consensus mechanism (Proof-of-stake) thus indirectly secures all L2 transactions as soon as they are written to L1.



H.5 Incentive mechanisms and applicable fees

The crypto asset that is the subject of this white paper is available on multiple DLT networks. These include: Ethereum, BNB Smart Chain and Base. In general, when evaluating crypto assets, the total number of tokens issued across different networks must always be taken into account, as spillover effects can be adverse for investors.

The following applies to Ethereum:

The crypto-asset's PoS system secures transactions through validator incentives and economic penalties. Validators stake at least 32 ETH and earn rewards for proposing blocks, attesting to valid ones, and participating in sync committees. Rewards are paid in newly issued ETH and transaction fees. Under EIP-1559, transaction fees consist of a base fee, which is burned to reduce supply, and an optional priority fee (tip) paid to validators. Validators face slashing if they act maliciously and incur penalties for inactivity. This system aims to increase security by aligning incentives while making the crypto-asset's fee structure more predictable and deflationary during high network activity.

The following applies to BNB Smart Chain:

Binance Smart Chain (BSC) uses the Proof of Staked Authority (PoSA) consensus mechanism to ensure network security and incentivize participation from validators and delegators. Incentive Mechanisms 1. Validators: Staking Rewards: Validators must stake a significant amount of BNB to participate in the consensus process. They earn rewards in the form of transaction fees and block rewards. Selection Process: Validators are selected based on the amount of BNB staked and the votes received from delegators. The more BNB staked and votes received, the higher the chances of being selected to validate transactions and produce new blocks. 2. Delegators: Delegated Staking: Token holders can delegate their BNB to validators. This delegation increases the validator's total stake and improves their chances of being selected to produce blocks. Shared Rewards: Delegators earn a portion of the rewards that validators receive. This incentivizes token holders to participate in the network's security and decentralization



by choosing reliable validators. 3. Candidates: Pool of Potential Validators: Candidates are nodes that have staked the required amount of BNB and are waiting to become active validators. They ensure that there is always a sufficient pool of nodes ready to take on validation tasks, maintaining network resilience. 4. Economic Security: Slashing: Validators can be penalized for malicious behavior or failure to perform their duties. Penalties include slashing a portion of their staked tokens, ensuring that validators act in the best interest of the network. Opportunity Cost: Staking requires validators and delegators to lock up their BNB tokens, providing an economic incentive to act honestly to avoid losing their staked assets. Fees on the Binance Smart Chain 5. Transaction Fees: Low Fees: BSC is known for its low transaction fees compared to other blockchain networks. These fees are paid in BNB and are essential for maintaining network operations and compensating validators. Dynamic Fee Structure: Transaction fees can vary based on network congestion and the complexity of the transactions. However, BSC ensures that fees remain significantly lower than those on the Ethereum mainnet. 6. Block Rewards: Incentivizing Validators: Validators earn block rewards in addition to transaction fees. These rewards are distributed to validators for their role in maintaining the network and processing transactions. 7. Cross-Chain Fees: Interoperability Costs: BSC supports cross-chain compatibility, allowing assets to be transferred between Binance Chain and Binance Smart Chain. These cross-chain operations incur minimal fees, facilitating seamless asset transfers and improving user experience. 8. Smart Contract Fees: Deployment and Execution Costs: Deploying and interacting with smart contracts on BSC involves paying fees based on the computational resources required. These fees are also paid in BNB and are designed to be cost-effective, encouraging developers to build on the BSC platform.

The following applies to the Base network:

Base is a Layer-2 (L2) solution on Ethereum that uses optimistic rollups provided by the OP Stack on which it was developed. Transaction on base are bundled by a, so called, sequencer and the result is regularly submitted as an Layer-1 (L1) transactions. This way many L2 transactions get combined into a single L1 transaction. This lowers the average

transaction cost per transaction, because many L2 transactions together fund the

transaction cost for the single L1 transaction. This creates incentives to use base rather

than the L1, i.e. Ethereum, itself. To get crypto-assets in and out of base, a special smart

contract on Ethereum is used. Since there is no consensus mechanism on L2 an

additional mechanism ensures that only existing funds can be withdrawn from L2. When

a user wants to withdraw funds, that user needs to submit a withdrawal request on L1.

If this request remains unchallenged for a period of time the funds can be withdrawn.

During this time period any other user can submit a fault proof, which will start a

dispute resolution process. This process is designed with economic incentives for

correct behaviour.

H.6 Use of distributed ledger technology

No, DLT not operated by the issuer, offeror, a person seeking admission to trading or a

third-party acting on the issuer's their behalf.

H.7 DLT functionality description

Not applicable.

H.8 Audit

As we are understanding the question relating to "technology" to be interpreted in a

broad sense, the answer answer to whether an audit of "the technology used" was

conducted is "no, we can not guarantee, that all parts of the technology used have been

audited". This is due to the fact this report focusses on risk, and we can not guarantee

that each part of the technology used was audited.

H.9 Audit outcome

Not applicable.

Part I - Information on risks

I.1 Offer-related risks

1. Regulatory and Compliance

This white paper (drawn up from 2025-07-30) has been prepared with utmost caution;

however, uncertainties in the regulatory requirements and future changes in regulatory

frameworks could potentially impact the token's legal status and its tradability. There is

also a high probability that other laws will come into force, changing the rules for the

trading of the token. Therefore, such developments shall be monitored and acted upon

accordingly.

2. Operational and Technical

Blockchain Dependency: The token is entirely dependent on the blockchain the crypto-

asset is issued upon (as of 2025-07-30). Any issues, such as downtime, congestion, or

security vulnerabilities within the blockchain, could adversely affect the token's

functionality.

Smart Contract Risks: Smart contracts governing the token may contain hidden

vulnerabilities or bugs that could disrupt the token offering or distribution processes.

Connection Dependency: As the trading of the token also involves other trading venues,

technical risks such as downtime of the connection or faulty code are also possible.

Human errors: Due to the irrevocability of blockchain-transactions, approving wrong

transactions or using incorrect networks/addresses will most likely result in funds not

being accessibly anymore.

Custodial risk: When admitting the token to trading, the risk of losing clients assets due

to hacks or other malicious acts is given. This is due to the fact the token is hold in

custodial wallets for the customers.

3. Market and Liquidity

Volatility: The token will most likely be subject to high volatility and market speculation.

Price fluctuations could be significant, posing a risk of substantial losses to holders.

Liquidity Risk: Liquidity is contingent upon trading activity levels on decentralized

exchanges (DEXs) and potentially on centralized exchanges (CEXs), should they be

involved. Low trading volumes may restrict the buying and selling capabilities of the

tokens.

4. Counterparty

As the admission to trading involves the connection to other trading venues,

counterparty risks arise. These include, but are not limited to, the following risks:

General Trading Platform Risk: The risk of trading platforms not operating to the highest

standards is given. Examples like FTX show that especially in nascent industries,

compliance and oversight-frameworks might not be fully established and/or enforced.

Listing or Delisting Risks: The listing or delisting of the token is subject to the trading

partners internal processes. Delisting of the token at the connected trading partners

could harm or completely halt the ability to trade the token.

5. Liquidity

Liquidity of the token can vary, especially when trading activity is limited. This could

result in high slippage when trading a token.

6. Failure of one or more Counterparties

Another risk stems from the internal operational processes of the counterparties used.

As there is no specific oversight other than the typical due diligence check, it cannot be

guaranteed that all counterparties adhere to the best market standards.

Bankruptcy Risk: Counterparties could go bankrupt, possibly resulting in a total loss for

the clients assets hold at that counterparty.

I.2 Issuer-related risks

1. Insolvency

As with every other commercial endeavor, the risk of insolvency of the issuer is given.

This could be caused by but is not limited to lack of interest from the public, lack of

funding, incapacitation of key developers and project members, force majeure (including

pandemics and wars) or lack of commercial success or prospects.

2. Counterparty

In order to operate, the issuer has most likely engaged in different business

relationships with one or more third parties on which it strongly depends on. Loss or

changes in the leadership or key partners of the issuer and/or the respective

counterparties can lead to disruptions, loss of trust, or project failure. This could result

in a total loss of economic value for the crypto-asset holders.

3. Legal and Regulatory Compliance

Cryptocurrencies and blockchain-based technologies are subject to evolving regulatory

landscapes worldwide. Regulations vary across jurisdictions and may be subject to

significant changes. Non-compliance can result in investigations, enforcement actions,

penalties, fines, sanctions, or the prohibition of the trading of the crypto-asset impacting

its viability and market acceptance. This could also result in the issuer to be subject to

private litigation. The beforementioned would most likely also lead to changes with

respect to trading of the crypto-asset that may negatively impact the value, legality, or

functionality of the crypto-asset.

4. Operational

Failure to develop or maintain effective internal control, or any difficulties encountered

in the implementation of such controls, or their improvement could harm the issuer's

business, causing disruptions, financial losses, or reputational damage.

5. Industry

The issuer is and will be subject to all of the risks and uncertainties associated with a

crypto-project, where the token issued has zero intrinsic value. History has shown that

most of this projects resulted in financial losses for the investors and were only set-up

to enrich a few insiders with the money from retail investors.

6. Reputational

The issuer faces the risk of negative publicity, whether due to, without limitation,

operational failures, security breaches, or association with illicit activities, which can

damage the issuer reputation and, by extension, the value and acceptance of the

crypto-asset.

7. Competition

There are numerous other crypto-asset projects in the same realm, which could have an

effect on the crypto-asset in question.

8. Unanticipated Risk

In addition to the risks included in this section, there might be other risks that cannot be

foreseen. Additional risks may also materialize as unanticipated variations or

combinations of the risks discussed.

I.3 Crypto-assets-related risks

1. Valuation

As the crypto-asset does not have any intrinsic value, and grants neither rights nor

obligations, the only mechanism to determine the price is supply and demand.

Historically, most crypto-assets have dramatically lost value and were not a beneficial

investment for the investors. Therefore, investing in these crypto-assets poses a high

risk, and the loss of funds can occur.

2. Market Volatility

Crypto-asset prices are highly susceptible to dramatic fluctuations influence by various

factors, including market sentiment, regulatory changes, technological advancements,

and macroeconomic conditions. These fluctuations can result in significant financial

losses within short periods, making the market highly unpredictable and challenging for

investors. This is especially true for crypto-assets without any intrinsic value, and

investors should be prepared to lose the complete amount of money invested in the

respective crypto-assets.

3. Liquidity Challenges

Some crypto-assets suffer from limited liquidity, which can present difficulties when

executing large trades without significantly impacting market prices. This lack of liquidity

can lead to substantial financial losses, particularly during periods of rapid market

movements, when selling assets may become challenging or require accepting

unfavorable prices.

4. Asset Security

Crypto-assets face unique security threats, including the risk of theft from exchanges or

digital wallets, loss of private keys, and potential failures of custodial services. Since

crypto transactions are generally irreversible, a security breach or mismanagement can

result in the permanent loss of assets, emphasizing the importance of strong security

measures and practices.

5. Scams

The irrevocability of transactions executed using blockchain infrastructure, as well as the

pseudonymous nature of blockchain ecosystems, attracts scammers. Therefore,

investors in crypto-assets must proceed with a high degree of caution when investing in

if they invest in crypto-assets. Typical scams include – but are not limited to – the

creation of fake crypto-assets with the same name, phishing on social networks or by

email, fake giveaways/airdrops, identity theft, among others.

6. Blockchain Dependency

Any issues with the blockchain used, such as network downtime, congestion, or security

vulnerabilities, could disrupt the transfer, trading, or functionality of the crypto-asset.

7. Smart Contract Vulnerabilities

The smart contract used to issue the crypto-asset could include bugs, coding errors, or

vulnerabilities which could be exploited by malicious actors, potentially leading to asset

loss, unauthorized data access, or unintended operational consequences.

8. Privacy Concerns

All transactions on the blockchain are permanently recorded and publicly accessible,

which can potentially expose user activities. Although addresses are pseudonoymous,

the transparent and immutable nature of blockchain allows for advanced forensic



analysis and intelligence gathering. This level of transparency can make it possible to link blockchain addresses to real-world identities over time, compromising user privacy.

9. Regulatory Uncertainty

The regulatory environment surrounding crypto-assets is constantly evolving, which can directly impact their usage, valuation, and legal status. Changes in regulatory frameworks may introduce new requirements related to consumer protection, taxation, and anti-money laundering compliance, creating uncertainty and potential challenges for investors and businesses operating in the crypto space. Although the crypto-asset do not create or confer any contractual or other obligations on any party, certain regulators may nevertheless qualify the crypto-asset as a security or other financial instrument under their applicable law, which in turn would have drastic consequences for the crypto-asset, including the potential loss of the invested capital in the asset. Furthermore, this could lead to the sellers and its affiliates, directors, and officers being obliged to pay fines, including federal civil and criminal penalties, or make the cryptoasset illegal or impossible to use, buy, or sell in certain jurisdictions. On top of that, regulators could take action against the issuer as well as the trading platforms if the the regulators view the token as an unregistered offering of securities or the operations otherwise as a violation of existing law. Any of these outcomes would negatively affect the value and/or functionality of the crypot-asset and/or could cause a complete loss of funds of the invested money in the crypto-asset for the investor.

10. Counterparty risk

Engaging in agreements or storing crypto-assets on exchanges introduces counterparty risks, including the failure of the other party to fulfill their obligations. Investors may face potential losses due to factors such as insolvency, regulatory non-compliance, or fraudulent activities by counterparties, highlighting the need for careful due diligence when engaging with third parties.

11. Reputational concerns

Crypto-assets are often subject to reputational risks stemming from associations with illegal activities, high-profile security breaches, and technological failures. Such incidents

can undermine trust in the broader ecosystem, negatively affecting investor confidence

and market value, thereby hindering widespread adoption and acceptance.

12. Technological Innovation

New technologies or platforms could render network's design less competitive or even

break fundamental parts (i.e., quantum computing might break cryptographic

algorithms used to secure the network), impacting adoption and value. Participants

should approach the crypto-asset with a clear understanding of its speculative and

volatile nature and be prepared to accept these risks and bear potential losses, which

could include the complete loss of the asset's value.

13. Community and Narrative

As the crypto-asset has no intrinsic value, all trading activity is based on the intended

market value is heavily dependent on its community.

14. Interest Rate Change

Historically, changes in interest, foreign exchange rates, and increases in volatility have

increased credit and market risks and may also affect the value of the crypto-asset.

Although historic data does not predict the future, potential investors should be aware

that general movements in local and other factors may affect the market, and this could

also affect market sentiment and, therefore most likely also the price of the crypto-

asset.

15. Taxation

The taxation regime that applies to the trading of the crypto-asset by individual holders

or legal entities will depend on the holder's jurisdiction. It is the holder's sole

responsibility to comply with all applicable tax laws, including, but not limited to, the

reporting and payment of income tax, wealth tax, or similar taxes arising in connection

50

with the appreciation and depreciation of the crypto-asset.

16. Anti-Money Laundering/Counter-Terrorism Financing

It cannot be ruled out that crypto-asset wallet addresses interacting with the crypto-

asset have been, or will be used for money laundering or terrorist financing purposes,

or are identified with a person known to have committed such offenses.

17. Market Abuse

It is noteworthy that crypto-assets are potentially prone to increased market abuse

risks, as the underlying infrastructure could be used to exploit arbitrage opportunities

through schemes such as front-running, spoofing, pump-and-dump, and fraud across

different systems, platforms, or geographic locations. This is especially true for crypto-

assets with a low market capitalization and few trading venues, and potential investors

should be aware that this could lead to a total loss of the funds invested in the crypto-

asset.

18. Timeline and Milestones

Critical project milestones could be delayed by technical, operational, or market

challenges.

19. DAO Risks

The novel governance structure of a DAO, which has a significant influence on the

project, creates additional risks for investors. The DAO can make decisions that adversely

affect the investor.

I.4 Project implementation-related risks

As this white paper relates to the "Admission to trading" of the crypto-asset, the

implementation risk is referring to the risks on the Crypto Asset Service Providers side.

These can be, but are not limited to, typical project management risks, such as key-

personal-risks, timeline-risks, and technical implementation-risks.

I.5 Technology-related risks

As this white paper relates to the "Admission to trading" of the crypto-asset, the

technology-related risks mainly involve the DLT networks where the crypto asset is

issued in.



1. Blockchain Dependency Risks

Network Downtime: Potential outages or congestion on the involved blockchains could interrupt on-chain token transfers, trading, and other functions.

2. Smart Contract Risks

Vulnerabilities: The smart contract governing the token could contain bugs or vulnerabilities that may be exploited, affecting token distribution or vesting schedules.

3. Wallet and Storage Risks

Private Key Management: Token holders must securely manage their private keys and recovery phrases to prevent permanent loss of access to their tokens, which includes Trading-Venues, who are a prominent target for dedicated hacks.

Compatibility Issues: The tokens require compatible wallets for storage and transfer. Any incompatibility or technical issues with these wallets could impact token accessibility.

4. Network Security Risks

Attack Risks: The blockchains may face threats such as denial-of-service (DoS) attacks or exploits targeting its consensus mechanism, which could compromise network integrity.

Centralization Concerns: Although claiming to be decentralized, the relatively smaller number of validators/concentration of stakes within the networks compared to other blockchains might pose centralization risks, potentially affecting network resilience.

- 5. Evolving Technology Risks: Technological Obsolescence: The fast pace of innovation in blockchain technology may make the used token standard appear less competitive or become outdated, potentially impacting the usability or adoption of the token.
- 6. Bridges: The dependency on multiple ecosystems can negatively impact investors. This asset bridge creates corresponding risks for investors, as this lock-in mechanism may not function properly for technical reasons or may be subject to attack. In that case, the supply may change immediately or the ownership rights to tokens may be changed.

I.6 Mitigation measures

None

Part J – Information on the sustainability indicators in relation to adverse impact on the climate and other environment-related adverse impacts

J.1 Adverse impacts on climate and other environment-related adverse impacts

S.1 Name

Crypto Risk Metrics GmbH

S.2 Relevant legal entity identifier

39120077M9TG0O1FE242

S.3 Name of the cryptoasset

Spark

S.4 Consensus Mechanism

The crypto asset that is the subject of this white paper is available on multiple DLT networks. These include: Ethereum, BNB Smart Chain and Base. In general, when evaluating crypto assets, the total number of tokens issued across different networks must always be taken into account, as spillover effects can be adverse for investors.

The following applies to Ethereum:

The crypto-asset's Proof-of-Stake (PoS) consensus mechanism, introduced with The Merge in 2022, replaces mining with validator staking. Validators must stake at least 32 ETH every block a validator is randomly chosen to propose the next block. Once proposed the other validators verify the blocks integrity. The network operates on a slot and epoch system, where a new block is proposed every 12 seconds, and finalization occurs after two epochs (~12.8 minutes) using Casper-FFG. The Beacon Chain



coordinates validators, while the fork-choice rule (LMD-GHOST) ensures the chain follows the heaviest accumulated validator votes. Validators earn rewards for proposing and verifying blocks, but face slashing for malicious behavior or inactivity. PoS aims to improve energy efficiency, security, and scalability, with future upgrades like Proto-Danksharding enhancing transaction efficiency.

The following applies to BNB Smart Chain:

Binance Smart Chain (BSC) uses a hybrid consensus mechanism called Proof of Staked Authority (PoSA), which combines elements of Delegated Proof of Stake (DPoS) and Proof of Authority (PoA). This method ensures fast block times and low fees while maintaining a level of decentralization and security. Core Components 1. Validators (socalled "Cabinet Members"): Validators on BSC are responsible for producing new blocks, validating transactions, and maintaining the network's security. To become a validator, an entity must stake a significant amount of BNB (Binance Coin). Validators are selected through staking and voting by token holders. There are 21 active validators at any given time, rotating to ensure decentralization and security. 2. Delegators: Token holders who do not wish to run validator nodes can delegate their BNB tokens to validators. This delegation helps validators increase their stake and improves their chances of being selected to produce blocks. Delegators earn a share of the rewards that validators receive, incentivizing broad participation in network security. 3. Candidates: Candidates are nodes that have staked the required amount of BNB and are in the pool waiting to become validators. They are essentially potential validators who are not currently active but can be elected to the validator set through community voting. Candidates play a crucial role in ensuring there is always a sufficient pool of nodes ready to take on validation tasks, thus maintaining network resilience and decentralization. Consensus Process 4. Validator Selection: Validators are chosen based on the amount of BNB staked and votes received from delegators. The more BNB staked and votes received, the higher the chance of being selected to validate transactions and produce new blocks. The selection process involves both the current validators and the pool of candidates, ensuring a dynamic and secure rotation of nodes. 5. Block Production: The



selected validators take turns producing blocks in a PoA-like manner, ensuring that blocks are generated quickly and efficiently. Validators validate transactions, add them to new blocks, and broadcast these blocks to the network. 6. Transaction Finality: BSC achieves fast block times of around 3 seconds and quick transaction finality. This is achieved through the efficient PoSA mechanism that allows validators to rapidly reach consensus. Security and Economic Incentives 7. Staking: Validators are required to stake a substantial amount of BNB, which acts as collateral to ensure their honest behavior. This staked amount can be slashed if validators act maliciously. Staking incentivizes validators to act in the network's best interest to avoid losing their staked BNB. 8. Delegation and Rewards: Delegators earn rewards proportional to their stake in validators. This incentivizes them to choose reliable validators and participate in the network's security. Validators and delegators share transaction fees as rewards, which provides continuous economic incentives to maintain network security and performance. 9. Transaction Fees: BSC employs low transaction fees, paid in BNB, making it cost-effective for users. These fees are collected by validators as part of their rewards, further incentivizing them to validate transactions accurately and efficiently.

The following applies to the Base network:

Base is a Layer-2 (L2) solution on Ethereum that was introduced by Coinbase and developed using Optimism's OP Stack. L2 transactions do not have their own consensus mechanism and are only validated by the execution clients. The so-called sequencer regularly bundles stacks of L2 transactions and publishes them on the L1 network, i.e. Ethereum. Ethereum's consensus mechanism (Proof-of-stake) thus indirectly secures all L2 transactions as soon as they are written to L1.

S.5 Incentive Mechanisms and Applicable Fees

The crypto asset that is the subject of this white paper is available on multiple DLT networks. These include: Ethereum, BNB Smart Chain and Base. In general, when evaluating crypto assets, the total number of tokens issued across different networks must always be taken into account, as spillover effects can be adverse for investors.



The following applies to Ethereum:

The crypto-asset's PoS system secures transactions through validator incentives and economic penalties. Validators stake at least 32 ETH and earn rewards for proposing blocks, attesting to valid ones, and participating in sync committees. Rewards are paid in newly issued ETH and transaction fees. Under EIP-1559, transaction fees consist of a base fee, which is burned to reduce supply, and an optional priority fee (tip) paid to validators. Validators face slashing if they act maliciously and incur penalties for inactivity. This system aims to increase security by aligning incentives while making the crypto-asset's fee structure more predictable and deflationary during high network activity.

The following applies to BNB Smart Chain:

Binance Smart Chain (BSC) uses the Proof of Staked Authority (PoSA) consensus mechanism to ensure network security and incentivize participation from validators and delegators. Incentive Mechanisms 1. Validators: Staking Rewards: Validators must stake a significant amount of BNB to participate in the consensus process. They earn rewards in the form of transaction fees and block rewards. Selection Process: Validators are selected based on the amount of BNB staked and the votes received from delegators. The more BNB staked and votes received, the higher the chances of being selected to validate transactions and produce new blocks. 2. Delegators: Delegated Staking: Token holders can delegate their BNB to validators. This delegation increases the validator's total stake and improves their chances of being selected to produce blocks. Shared Rewards: Delegators earn a portion of the rewards that validators receive. This incentivizes token holders to participate in the network's security and decentralization by choosing reliable validators. 3. Candidates: Pool of Potential Validators: Candidates are nodes that have staked the required amount of BNB and are waiting to become active validators. They ensure that there is always a sufficient pool of nodes ready to take on validation tasks, maintaining network resilience. 4. Economic Security: Slashing:



Validators can be penalized for malicious behavior or failure to perform their duties. Penalties include slashing a portion of their staked tokens, ensuring that validators act in the best interest of the network. Opportunity Cost: Staking requires validators and delegators to lock up their BNB tokens, providing an economic incentive to act honestly to avoid losing their staked assets. Fees on the Binance Smart Chain 5. Transaction Fees: Low Fees: BSC is known for its low transaction fees compared to other blockchain networks. These fees are paid in BNB and are essential for maintaining network operations and compensating validators. Dynamic Fee Structure: Transaction fees can vary based on network congestion and the complexity of the transactions. However, BSC ensures that fees remain significantly lower than those on the Ethereum mainnet. 6. Block Rewards: Incentivizing Validators: Validators earn block rewards in addition to transaction fees. These rewards are distributed to validators for their role in maintaining the network and processing transactions. 7. Cross-Chain Fees: Interoperability Costs: BSC supports cross-chain compatibility, allowing assets to be transferred between Binance Chain and Binance Smart Chain. These cross-chain operations incur minimal fees, facilitating seamless asset transfers and improving user experience. 8. Smart Contract Fees: Deployment and Execution Costs: Deploying and interacting with smart contracts on BSC involves paying fees based on the computational resources required. These fees are also paid in BNB and are designed to be cost-effective, encouraging developers to build on the BSC platform.

The following applies to the Base network:

Base is a Layer-2 (L2) solution on Ethereum that uses optimistic rollups provided by the OP Stack on which it was developed. Transaction on base are bundled by a, so called, sequencer and the result is regularly submitted as an Layer-1 (L1) transactions. This way many L2 transactions get combined into a single L1 transaction. This lowers the average transaction cost per transaction, because many L2 transactions together fund the transaction cost for the single L1 transaction. This creates incentives to use base rather than the L1, i.e. Ethereum, itself. To get crypto-assets in and out of base, a special smart contract on Ethereum is used. Since there is no consensus mechanism on L2 an

additional mechanism ensures that only existing funds can be withdrawn from L2. When

a user wants to withdraw funds, that user needs to submit a withdrawal request on L1.

If this request remains unchallenged for a period of time the funds can be withdrawn.

During this time period any other user can submit a fault proof, which will start a

dispute resolution process. This process is designed with economic incentives for

correct behaviour.

S.6 Beginning of the period to which the disclosure relates

2024-08-13

S.7 End of the period to which the disclosure relates

2025-08-13

S.8 Energy consumption

4123.88347 kWh/a

S.9 Energy consumption sources and methodologies

The energy consumption of this asset is aggregated across multiple components: To

determine the energy consumption of a token, the energy consumption of the networks

Base, BNB Smart Chain and Ethereum is calculated first. For the energy consumption of

the token, a fraction of the energy consumption of the network is attributed to the

token, which is determined based on the activity of the crypto-asset within the network.

When calculating the energy consumption, the Functionally Fungible Group Digital

Token Identifier (FFG DTI) is used - if available - to determine all implementations of the

asset in scope. The mappings are updated regularly, based on data of the Digital Token

Identifier Foundation. The information regarding the hardware used and the number of

participants in the network is based on assumptions that are verified with best effort

using empirical data. In general, participants are assumed to be largely economically

rational. As a precautionary principle, we make assumptions on the conservative side

when in doubt, i.e. making higher estimates for the adverse impacts.

S.10 Renewable energy consumption

26.5390582284 %



S.11 Energy intensity

0.00006 kWh

S.12 Scope 1 DLT GHG emissions – Controlled

0.00000 tCO2e/a

S.13 Scope 2 DLT GHG emissions - Purchased

1.37265 tCO2e/a

S.14 GHG intensity

0.00002 kgCO2e

S.15 Key energy sources and methodologies

To determine the proportion of renewable energy usage, the locations of the nodes are to be determined using public information sites, open-source crawlers and crawlers developed in-house. If no information is available on the geographic distribution of the nodes, reference networks are used which are comparable in terms of their incentivization structure and consensus mechanism. This geo-information is merged with public information from Our World in Data, see citation. The intensity is calculated as the marginal energy cost wrt. one more transaction. Ember (2025); Energy Institute -Statistical Review of World Energy (2024) - with major processing by Our World in Data. "Share of electricity generated by renewables - Ember and Energy Institute" [dataset]. Ember, "Yearly Electricity Data Europe"; Ember, "Yearly Electricity Data"; Energy Institute, "Statistical Review of World Energy" Retrieved [original data1. from https://ourworldindata.org/grapher/share-electricity-renewables.

S.16 Key GHG sources and methodologies

To determine the GHG Emissions, the locations of the nodes are to be determined using public information sites, open-source crawlers and crawlers developed in-house. If no information is available on the geographic distribution of the nodes, reference networks are used which are comparable in terms of their incentivization structure and consensus mechanism. This geo-information is merged with public information from



Our World in Data, see citation. The intensity is calculated as the marginal emission wrt. one more transaction. Ember (2025); Energy Institute - Statistical Review of World Energy (2024) - with major processing by Our World in Data. "Carbon intensity of electricity generation - Ember and Energy Institute" [dataset]. Ember, "Yearly Electricity Data Europe"; Ember, "Yearly Electricity Data"; Energy Institute, "Statistical Review of World Energy" [original data]. Retrieved from https://ourworldindata.org/grapher/carbon-intensity-electricity Licenced under CC BY 4.0.

