



Basic Information

according to the Tokens and TT Service Provider Act (TVTG) for the public offering of the SUPR Utility Token.

Token Issuer according to TVTG: LCX AG

Date of the Basic Information:

April 10, 2023

The Token Issuer, according to TVTG is the company raising funds in the name and for the account of Gamebop GmbH, a limited company incorporated in the Principality of Liechtenstein, registered with the Liechtenstein Commercial Register under registration Number FL-0002.647.739-6, with the seat and correspondence address at Immagass 4, 9490 Vaduz, Principality of Liechtenstein, accepts responsibility for the contents of this

Basic Information and declares that as at the date of this Basic Information, to its knowledge, the information provided is correct and no material circumstances have been omitted. All investments, including Investment in the SUPR Tokens, involve certain risks, including the total loss of invested funds. Potential buyers should read the contents of this Basic Information in its entirety prior to making an investment decision.

LCX AG, Herrengasse 6, 9490 Vaduz, Liechtenstein
represented by Monty C. M. Metzger, CEO



Table of Contents

1. IMPORTANT INFORMATION	3
2. SUMMARY	5
2.1. WARNINGS	5
2.2. KEY INFORMATION ON THE ISSUER	5
2.3. KEY INFORMATION ON THE SUPR TOKEN	6
2.4. KEY INFORMATION ON THE TOKEN SALE ECONOMICS	7
3. BUSINESS OVERVIEW	9
3.1. VISION AND MISSION	9
3.2. Super Snappy Gamebop GmbH	10
4. INFORMATION ABOUT THE TOKEN AND ASSOCIATED RIGHTS	11
5. NAME OF THE TT SYSTEM	11
6. DESCRIPTION OF PURPOSE AND NATURE OF LEGAL TRANSACTION UNDERLYING TOKEN ISSUANCE	11
7. DESCRIPTION OF PURCHASE AND TRANSFER CONDITIONS FOR THE TOKENS	12
8. ISSUANCE DATE	13
9. RISK ASSOCIATED WITH PURCHASING THE TOKENS	13
9.1. Tokens are non-refundable	13
9.2. Tokens are provided on an “as is” basis	13
9.3. Risks relating to digital asset networks	13
9.4. Loss of private keys may render Tokens worthless	14
9.5. Irreversible nature of blockchain transactions	14
9.6. Risk of wallet loss, hack or data theft	15
9.7. Tax Risks	15
9.7. Disclosure	15
10. PERSONS RESPONSIBLE AND ROLES	16
11. APPLICABLE LAW AND JURISDICTION	17
12. SEVERABILITY CLAUSE	17



1. IMPORTANT INFORMATION

This document contains Basic Information according to Art. 33 of Tokens and TT Service Provider Act ("TVTG").

The offering of the SUPR Token ("SUPR" or "Token") will be carried out by LCX AG ("the Issuer") in Liechtenstein pursuant to Liechtenstein law on behalf and for the account of Gamebop GmbH, a limited company incorporated in the Principality of Liechtenstein, registered with the Liechtenstein Commercial Register under registration Number FL-0002.647.739-6, with the seat and correspondence address at Immagass 4, 9490 Vaduz, Principality of Liechtenstein and creator of the Super Snappy platform and brand ("Super Snappy").

LCX AG is regulated by the Financial Market Authority of Liechtenstein under registration No. 288159 as a trusted technology service provider. LCX AG is registered as TT Exchange Service Provider, TT Token Depositary, Token Generator, TT Key Depositary, TT Price Service Provider, TT Identity Service Provider, TT Token Issuer for our own name (Article 12(2) TVTG) and TT Token Issuer for third parties (Article 12(1) TVTG) under the provisions of the TVTG.

Only registered users of the LCX platform (see: <https://LCX.com>) are eligible to purchase the Tokens. All buyers must read and accept the Terms of SUPR Token Sale published on the purchasing platform.

Any potential buyer will be subject to all applicable KYC/AML in place at the time of the purchase through LCX AG. Failure to comply with the KYC/AML procedures and routines applicable to the purchase of Tokens shall prevent the purchase of the Tokens or the imposition of sanctions on purchasers, including the freeze of funds, mandatory cancellation or redemption of Tokens or any other measure that the Issuer may deem appropriate to meet the applicable regulatory requirements.

Whether the Token constitutes a suitable instrument must be assessed in light of each contributor's own circumstances. Neither this Basic Information nor any marketing material relating to the Basic Information constitutes investment advice, financial advice or any other kind of advice. Contributors must make a suitability assessment



regarding their contribution in the Token or consult with professional advisors. Purchase of the Token is only suitable for contributors who have sufficient experience and knowledge to the participation in the token sale.

The Issuer will not sell any Tokens where potential buyers are citizens or residents of restricted jurisdictions as determined by the Issuer. In particular, restricted jurisdictions are the United States of America and China, further, any US persons are prohibited from participating. The following Jurisdictions are defined as prohibited countries according to Issuers AML framework in general: Afghanistan, Angola, Bahamas, Barbados, Bangladesh, Bosnia and Herzegovina, Botswana, Burkina Faso, BVI, Cambodia, Cayman Islands, China, Colombia, Cook Islands, Crimea Region, Cuba, Ecuador, Eritrea, Ethiopia, Ghana, Guyana, Iran, Iraq, Jamaica, Kenya, Kosovo, Laos, Lebanon, Libya, Mauritius, Montserrat, Morocco, Myanmar (Burma), Nauru, Nicaragua, North Korea, Pakistan, Palestinian Territory and Gaza Strip, Panama, Papua New Guinea, Samoa, Sao Tome and Principe, Senegal, Somalia, South Sudan, Sri Lanka, Sudan, Syria, Tonga, Trinidad and Tobago, Tunisia, Uganda, Vanuatu, Venezuela, Yemen, Zimbabwe.

NOT FOR DISTRIBUTION IN OR INTO THE UNITED STATES OF AMERICA OR CHINA OR OTHERWISE THAN TO PERSONS TO WHOM IT CAN LAWFULLY BE DISTRIBUTED – THIS TOKEN OFFERING IS AVAILABLE ONLY TO ADDRESSEES OUTSIDE OF THE UNITED STATES, CHINA OR OTHER RESTRICTED JURISDICTIONS.

The Issuer has not authorized the making of any offer by any offeror, and the Issuer has not consented to the use of this Basic Information by any other person in connection with any offer of the Basic Information in any jurisdiction.

Any offer made without the consent of the Issuer is unauthorized and the Issuer does not accept any responsibility or liability in relation to such offer or for the actions of the persons making any such unauthorized offer.



2. SUMMARY

2.1. WARNINGS

This summary is an overview of the subsequent Basic Information.

Potential buyers of SUPR Tokens are urged to read the entire Basic Information.

Participation in the Token Sale involves substantial risks. Participants could lose all or part of the invested capital. Civil liability attaches only to those persons who have tabled the summary including any translation thereof, but only where the summary is misleading, inaccurate or inconsistent when read together with the other parts of the Basic Information.

2.2. KEY INFORMATION ON THE ISSUER

LCX is a regulated, compliant, and secure blockchain company established in 2018 and headquartered in Vaduz, Liechtenstein.

LCX, LCX.com, the Liechtenstein Cryptoassets Exchange, or LCX AG (hereinafter referred to as “LCX” or “LCX AG”) is a globally focused financial technology company. LCX AG is established under the jurisdiction of Liechtenstein, with its registered address at Herrengasse 6 in Vaduz, Liechtenstein, 9490 Vaduz. Registered in the commercial register at Vaduz, Liechtenstein with register number: FL-0002.580.678-2 and Legal Entity Identifier (LEI) Number 529900SN07Z6RTX8R418.

As a Trusted Technology Service Provider that is registered under the Blockchain Laws (TVTG), LCX is required to comply with the KYC/AML/CFT standards under the Due Diligence Act and is supervised by the Financial Market Authority in Liechtenstein (“FMA”). The core activities of LCX in accordance with the scope and the definitions of the Liechtenstein Blockchain Act are to offer services as:

- TT Exchange Service Provider
- TT Token Depositary
- Token Generator



- TT Key Depositary
- TT Price Service Provider
- TT Identity Service Provider
- TT Token Issuer for its own
- TT Token Issuer for third parties

LCX is the Token Issuer of SUPR and facilitates the SUPR Token sale in Liechtenstein pursuant to Liechtenstein laws. This includes the legal issuance of the SUPR token in LCX's role as the registered Token Issuer, contributor identification in LCX's role as TT Identity Service Providers, secure custody in LCX's role as TT Token Depositary and TT Key Depositary, and listing SUPR at LCX Exchange in LCX's role as TT Exchange Service Provider.

LCX's token sale manager and comprehensive crypto compliance suite empowers Super Snappy to manage the SUPR Token sale in a compliant manner. LCX's advanced Crypto Compliance Suite comprises Know-Your-Customer (KYC), Anti-Money-Laundering (AML), and Blockchain Analytics (KYT) processes facilitate quick and automated contributor onboarding for the private sale and public sale.

The LCX ecosystem consists of LCX Exchange, a regulated centralized exchange for a variety of digital assets, Fire Salamander, a powerful DEX aggregator, Tiamonds, real-world diamonds as NFTs, and LCX Terminal, an advanced trading platform for portfolio management.

2.3. KEY INFORMATION ON THE SUPR TOKEN

The SUPR is our digital currency, which can be used as currency of value in the Super Snappy ecosystem. SUPR can be used to:

- Pay for in-game purchases, Avatars, Spaces, Pets and customizations
- Buy and sell items in the Marketplace
- Collect rewards
- Participate in our governance process through a Distributed Autonomous Organization.



You will also be able to earn SUPR by winning tournaments hosted by Super Snappy, and by doing positive actions for the community.

SUPR will also be used to reward game developers who create content for Super Snappy. As more games are added to the platform, the number of users will grow along with demand for the SUPR token.

2.4. KEY INFORMATION ON THE TOKEN SALE ECONOMICS

The SUPR Token will be at the center of the ecosystem, as such we want to ensure that it is widely distributed amongst our community, whilst ensuring that the core team retains some ability to guide development.

Details about the timing and process of the Token Sale will be published at LCX.com and accounts.LCX.com/Token-Sale.

Token sale start date: April 25, 2023

Token sale duration: April 24, 2024

Token supply: 3,000,000,000 SUPR

Private Sale: 360,000,000 SUPR

Public Sale: 240,000,000 SUPR

Currencies accepted: BTC, ETH, USDC, and EUR.

Token Type:

The SUPR token is an ERC-20 token, launched on the Ethereum (ETH) Blockchain.



TOKEN RELEASE STRUCTURE

Private sale has the following vesting structure:

- 12 months vesting daily unlock after first month

The public sale has the following vesting structure:

- 6 months vesting daily unlock

Listing means “the listing day of the SUPR token on LCX Exchange.”



3. BUSINESS OVERVIEW

3.1. VISION AND MISSION

Super Snappy is the world's first frictionless Web3 Social Gaming Platform which will host an array of free, premium, multiplayer games to play with friends, just a link away - no downloads, no installs. Play it on web, mobile (Android, iOS), desktop (Windows, Mac, Linux) and consoles (PS5, Xbox, Nintendo)

Players can instantly switch between games and while doing so continue to use their own Avatar (NFT) in every game and take their friends list - built over all the past games played - with them.

Pets (NFT) are the players' faithful companions who are being taken care of by the players - once the players are away from the platform for too long, their Pets will remind them to come back and take care of them.

Spaces (NFT) are 3D rooms each player can customize and where she can receive new and old friends to hang out and chat.

Unique NFT Avatars, Pets and Spaces are released seasonally.

Integrated part of the Super Snappy platform is a fully fledged social media platform with text, voice, video chat and messenger function. Selection of further features:

- User profile
- Friends list / friends finder
- Groups
- Clans
- Matchmaking
- Leaderboards
- Tournaments
- Loot



- Marketplace (NFT)

Super Snappy believes that playing games with friends should be a frictionless, free, premium experience where each player can take all of his friends with him to the next cool game.

The future of social play requires the creation of its own space for gamers and to distance itself from the legacy social networks, to fully allow the games to go viral.

3.2. Super Snappy Gamebop GmbH

Gamebop is a studio that became #1 games provider for Snapchat Games with over 20 real-time multiplayer games developed for the platform in partnership with Voodoo and Kongregate and is in the unique position to deliver the Super Snappy vision, through their proprietary tech stack:

- TOY Game Engine: FAST HTML5 engine with a quality equivalent to Native, exports to all platforms
- ConquerOS Backend: powerful frontend / backend API that takes care of storage, processing, multiplayer, blockchain, wallet, marketplace and much more
- MOTOR Engine: Unreal Engine 5 version of TOY Engine, for the console builds of Super Snappy

SuperSnappy.io removes the friction gamers face today on Gaming platforms and Web3 games specifically. They're driven to use all they've learned as a leading game studio, and all the tools they've developed, to disrupt the Social Gaming space. They designed SuperSnappy.io to become the mainstream destination for Web3 Social Gaming.

SuperSnappy.io will also be a safe haven for other Web3 developers to launch their games, by providing them with the necessary backend, hosting, multiplayer server, analytics, NFT marketplace and wallet technology. In addition, the studios will have full access to SuperSnappy.io's community and social graph, they save all user acquisition cost and can fully focus on making the best games.



Please refer to the [Litepaper](#) for more detailed info about the Super Snappy roadmap and the SUPR Token.

4. INFORMATION ABOUT THE TOKEN AND ASSOCIATED RIGHTS

The SUPR Token qualifies as a utility token pursuant to Liechtenstein's Act on Token and Trustworthy Technology Service Providers (TVTG).

SUPR Tokens do not constitute any absolute or relative rights at all. SUPR tokens grant absolutely no promise of share in revenue, earnings or any other form of income. This token's purpose is to act specifically as a utility with voucher-like functions and to facilitate the governance of the Super Snappy ecosystem.

5. NAME OF THE TT SYSTEM

Launched on the Ethereum Blockchain, SUPR Token is an ERC20 compliant Smart Contract.

The smart contract has been audited by CertiK and the smart contract audit has been published online, <https://skynet.certiik.com/projects/super-snappy>.

SUPR Token is programmed to interact with any ERC20 compliant wallet or application. Running on Ethereum makes this Token simple to send and store.

6. DESCRIPTION OF PURPOSE AND NATURE OF LEGAL TRANSACTION UNDERLYING TOKEN ISSUANCE

Super Snappy is financing development, operations and other costs related to the Super Snappy components through the SUPR Token Sale. Super Snappy has created the SUPR Token as a utility token with voucher functions with a long-term incentive model for customers and platform users as well as third party game developers.

Super Snappy has chosen LCX to manage and facilitate the SUPR Token Sale. LCX is not responsible and not liable for any business activity of Super Snappy/Gamebop GmbH.



For the purpose of the token sale, Super Snappy/Gamebop GmbH authorized LCX AG to facilitate the public offering through LCX AG on behalf and account of Super Snappy/Gamebop GmbH in Liechtenstein pursuant to Liechtenstein laws. For the SUPR Token Sale LCX is also responsible for the contributor identification in LCX's role as TT Identity Service Providers and secure custody in LCX's role as TT Token Depositary and TT Key Depositary.

After concluding the SUPR Token Sale, LCX will be listing SUPR at LCX Exchange in LCX's role as TT Exchange Service Provider.

7. DESCRIPTION OF PURCHASE AND TRANSFER CONDITIONS FOR THE TOKENS

The SUPR Tokens will be publicly offered by LCX AG to the users of the LCX platform.

The SUPR Token does not represent any contractual rights or claims that entitle the Token holder to receive payments or other forms of compensation or give the Token holder ownership of a legal person, contractual rights or any similar rights.

Token holders cannot request an exchange or redemption of the monetary value vis-à-vis the issuer, LCX, or vis-à-vis Super Snappy/Gamebop GmbH.

Users can subscribe for SUPR Tokens, in the sense of an expression of intent for the purchase of Tokens to be placed on the market, when the public offer begins. If the number of subscriptions reaches the existing quantity of Tokens to be placed on the market by LCX, then LCX completes the public offer and distributes the Tokens to the users who subscribed for them.

The total supply is 3 billion SUPR. Of this supply, 50% gets distributed to members of the community (Seeds, Early Contributors, Private & Public Sales), 5% for Airdrops, 10% for Partnership endeavors, 5% for SUPR Foundation, 5% for Liquidity, 10% for Reserves, and 10% and 5% have been reserved for Super Snappy team members and Advisors, respectively.



8. ISSUANCE DATE

The issue date of the SUPR Tokens will be April 25, 2023.

9. RISK ASSOCIATED WITH PURCHASING THE TOKENS

9.1. Tokens are non-refundable

The Issuer is not obliged to provide Token holders with a refund for any reason and Token holders cannot request an exchange or redemption of the monetary value vis-à-vis LCX AG or vis-à-vis Super Snappy/Gamebop GmbH.

9.2. Tokens are provided on an “as is” basis

Tokens will be provided on an “as is” basis. The Issuer and each of their respective directors, officers, employees, equity holders, and affiliates make no representations or warranties of any kind. Digital assets are part of a new and rapidly evolving industry, and the value of SUPR depends on the development and acceptance of this industry.

Extreme volatility in the future could have a material adverse effect on the value of SUPR and SUPR could lose all or substantially all of its value.

9.3. Risks relating to digital asset networks

Digital asset networks are dependent upon the internet. A disruption of the internet or a digital asset network, such as the Ethereum Network, would affect the ability to transfer digital assets, including ETH, and, consequently, their value.

Many digital asset networks face significant scaling challenges and are being upgraded with various features to increase the speed and throughput of digital asset transactions. These attempts to increase the volume of transactions may not be effective.

Banks may not provide banking services, or may cut off banking services, to businesses that provide digital asset-related services or that accept digital assets as payment, which could dampen liquidity in the market and damage the public perception of digital



assets generally or any one digital asset in particular, such as Bitcoin, and their or its utility as a payment system, which could decrease the price of digital assets generally or individually.

In addition, the Ethereum blockchain rests on open-source software, and accordingly there is the risk that the Token smart contract may contain intentional or unintentional bugs or weaknesses which may negatively affect Tokens or result in the loss or theft of Tokens or the loss of ability to access or control Tokens. In the event of such a software bug or weakness, there may be no remedy and Tokens holders are not guaranteed any remedy, refund or compensation.

9.4. Loss of private keys may render Tokens worthless

If a private key is lost, destroyed or otherwise compromised and no backup of the private key is accessible, Token holders will not be able to access the blockchain asset associated with the corresponding address, and the Issuer will not be able to restore the private key.

9.5. Irreversible nature of blockchain transactions

Transactions involving Tokens that have been verified, and thus recorded as a block on the blockchain, generally cannot be undone and are final. Even if the transaction turns out to have been in error, or due to theft of a user's Tokens, the transaction is not reversible. Consequently, the issuer is unable to replace missing Tokens or seek reimbursement for any erroneous transfer or theft of Tokens.



9.6. Risk of wallet loss, hack or data theft

The Tokens are held by the buyer in wallets with encoded access. If the contributor loses this access, there is no way to get to the Token. They will be lost. In particular, the Issuer is neither actually nor legally able to regenerate and issue the Tokens. The same risk exists if a third party succeeds in gaining unauthorized access to the wallet. Also, in this case, where a third-party succeeds in removing and transferring the Tokens from the wallet, the Issuer is not able to issue new Tokens to the contributor.

9.7. Tax Risks

Prospective Token holders must seek their own tax advice in the relevant jurisdictions in connection with acquiring Tokens, which may result in adverse tax consequences, including withholding taxes, income taxes and tax reporting requirements.

9.7. Disclosure

LCX is solely acting as a trusted technology service provider for this token sale and is not responsible and not liable for any business activity of Super Snappy/Gamebop GmbH. LCX and Monty Metzger are getting compensation from Super Snappy as a success fee and other compensation paid in the project native token and other assets. Monty Metzger is CEO at LCX as well as Advisor at Super Snappy. From time-to-time LCX and Monty Metzger will engage in transactions of our own tokens.



10. PERSONS RESPONSIBLE AND ROLES

Contacts:

For LCX AG as the issuer pursuant to Art 12 para 1 TVTG,

Herrengasse 6
9490 Vaduz
Liechtenstein

Monty C. M. Metzger, CEO and Member of the Board

For Gamebop GmbH,

Immagass 4
9490 Vaduz
Liechtenstein

Yohami Zerpa, Founder and Managing Director




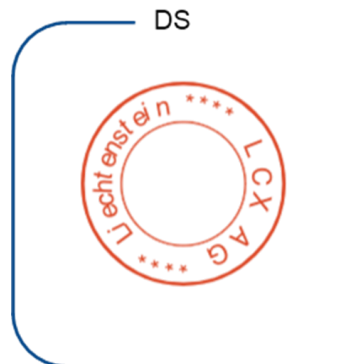
11. APPLICABLE LAW AND JURISDICTION


This Basic Information and the rights and obligations of the participants and the Issuer are governed by the laws of Liechtenstein excluding the application of International Private Law and the UN Sales Convention and the exclusive place of jurisdiction for all disputes arising out of or in connection with the public offering pursuant to this Basic Information shall be the jurisdiction of the Liechtenstein courts, unless this conflicts with mandatory provisions of the jurisdiction in which you have your principal residence.

12. SEVERABILITY CLAUSE

Should any provisions of this Basic Information, be or become invalid or unenforceable as a whole or in part, the remaining provisions shall remain in force. Any legally ineffective or unenforceable provisions shall be replaced by legally effective and enforceable provisions in accordance with the meaning and purpose of this Basic Information and the Token description, which in their economic effects come as close as legally possible to the legally ineffective or unenforceable provisions.

DocuSigned by:

64F4C833A2924EA
April 24, 2023 | 08:28 CEST



DocuSigned by:

61210B9DB9CE4A3
April 24, 2023 | 01:03 PDT