MiCA-Compliant White paper for SPX6900; a crypto-asset other than asset-referenced tokens or e-money tokens

No	FIELD	CONTENT TO BE REPORTED	FORM AND STANDARDS TO BE USED FOR REPORTING
00	Table of contents	Table of contents	SPX6900 Whitepaper
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			Part B - Information about the issuer, if different from the offeror or person seeking admission to trading (pages 16-18)
			Part C- Information about the operator of the trading platform (pages 19-22)
			Part D- Information about the crypto-asset project (pages 23-25)
			Part E - Information about the offer to the public of crypto-assets or their admission to trading (pages 25-36)
			Part F - Information about the crypto-assets (pages 37-41)
			Part G - Information on the rights and obligations attached to the crypto-assets (pages 42-47)
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			Part I – Information on risks (pages 50-57)
			Part J – Information on the sustainability indicators in relation to adverse impact on the climate and other environment-related adverse impacts (pages 59-62)

01	1		Date of notification	2025-06-03
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Mandar House, 3rd Floor, Suite 301, P.O. Box 3159, Road Town, Tortola, British Virgin Islands

Statement in accordance Regarding offerors: This crypto-asset white paper has not been approved by any with Article 6(3) of This crypto-asset white paper has not competent authority in any Member State of the European Union. Regulation (EU) by any competent The offeror of the crypto-asset is solely responsible for the content 2023/1114 authority in any Member State of the of this crypto-asset white paper. European Union. The offeror of the crypto-asset is solely responsible for the content of this crypto-asset white paper.' Regarding the persons seeking admission to trading: '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.' Regarding the operators of trading platforms: This crypto-asset white paper has not been approved by any competent authority in any Member State of the European Union. The operator of the trading platform of the crypto-asset is solely responsible for the content of this crypto-asset white paper.'

	accordance with Article 6(6) of Regulation (EU) 2023/1114	with Title II of Regulation (EU) 2023/1114 of the European Parliament and of the Council and, to the best of the	
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Statement in accordance with Article 6(5), points (a), (b), (c), of Regulation (EU) 2023/1114	I	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.
	'The utility token referred to in this white paper may not be exchangeable against the good or service promised in this white paper, especially in the case of a failure or discontinuation of the crypto-asset project.'	

06	Statement in accordance	The crypto-asset referred to in this white	The crypto-asset referred to in this white paper is not covered by the
	with Article 6(5), points	paper is not covered by the investor	investor compensation schemes under Directive 97/9/EC of the European
	(e) and (f), of Regulation	compensation schemes under Directive	Parliament and of the Council or the deposit guarantee schemes under
	(EU) 2023/1114	97/9/EC of the European Parliament and of	Directive 2014/49/EU of the European Parliament and of the Council.
		the Council or the deposit guarantee schemes	
		under Directive 2014/49/EU of the European	
		Parliament and of the Council.	
SUMMARY	1		I.

This summary should be read as an 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 whole and not on the summary alone. The offer to the public of this crypto-asset does not constitute a 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 or other offer documents pursuant to the applicable national law. This crypto-asset white paper does not constitute 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	Warning in accordance	Warning	Warning
The prospective holder should base any decision to purchase the The prospective holder should base any 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 white paper as a whole and not on the summary alone. The offer to the public of this crypto-asset does not constitute a prospectus of to purchase financial instruments and any such offer or solicitation to purchase financial instruments and any such offer or solicitation to purchase financial instruments and any such offer or solicitation to purchase financial instruments and any such offer or solicitation to purchase financial instruments and any such offer or solicitation to purchase financial instruments and any such offer or solicitation to purchase financial instruments and any such offer or solicitation can be made only by means of a prospectus or referred to in Regulation (EU) 2017/1129 of the Europea parliament and of the Council or any 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	Suoparagrapii, or	*	
Union or national law.'	Regulation (EU) 2023/1114 T d tl p a T d tr f c R F	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	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	including information about rights and obligations of the purchaser, procedure and conditions for the exercise of those rights and conditions, if any, under which these rights and obligations may be modified.	\$SPX6900 is a meme cryptocurrency token - making parody of the traditional finance and cryptocurrency industry and as a whole. Launched stealth with no presale, zero taxes, liquidity pool burnt, and contract renounced. The rights of the purchaser are simply to buy and sell the token at market price. So long as the token remains liquid, the purchaser can exercise these rights.
09	Only applicable if field 05 is true. Information about the quality and quantity of goods or services to which the utility tokens give access and restrictions on the transferability.	Not applicable

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SPX fair-launched in August 16, 2023 w/ LP locked for 69 years. August Key information about A brief and non-technical description of the the offer to the public or offer to the public including information about 26, 2023 - the dev burned his supply of 6.9%, contract was renounced August 28, 2023 - the developer deleted all socials - SPX nosedived to the amount of the offer, including, where admission to trading 1.5M market capitalization, triggering Community Take Over (which applicable, any minimum and maximum would lead to CTO trend in the months to follow). There is no discounted target subscription goals, issue price of the price to anyone, and the supply of tokens at the token generating event crypto-asset and subscription fees, the total was 1 billion tokens. number of crypto-assets to be offered; prospective holders; description, where applicable, of the various phases of the offer to the public of crypto-assets, including information on discounted purchase price for early purchasers of crypto-assets and subscription period. When applicable, the name of the crypto-asset service provider in charge of the placing of crypto-assets and the form of such placement (with or without a firm commitment basis); When applicable, a brief and non-technical description of the admission to trading, including the name of the trading platform for which the admission is sought.

Part A - Inf	Part A - Information about the offeror or the person seeking admission to trading					
A.1	Name	Name	Free alphanumerical text			
A.2	Legal form	Only applicable if a (LEI) is not provided in field A.6	ISO standard 20275 'Financial Services – Entity Legal Forms (ELF)'			
		Legal form	<u>Spacefroot Ltd Certificate of Incorporation</u> https://drive.google.com/file/d/1sb8Y1Ffk-SrITymkykSf-4xaDfejk8Ym/view?usp=sharing			
A.3	Registered address	Only applicable if a legal entity identifier is not provided in field A.6	ISO standard 3166-1 alpha 2 country codes and codes for their subdivisions			
		Address and country of registration	Mandar House, 3rd Floor, Suite 301, P.O. Box 3159, Road Town, Tortola, British Virgin Islands			
A.4	Head office	Only applicable if an LEI is not provided in field A.6	ISO standard 3166-1 alpha 2 country codes and codes for their subdivisions			
		Address and country of the Head office, where different than registered address	Mandar House, 3rd Floor, Suite 301, P.O. Box 3159, Road Town, Tortola, British Virgin Islands			
A.5	Registration date	Date of the registration	ISO 8601 date format (YYYY-MM-DD)			

			2024-10-14
A.6	Legal entity identifier	Legal entity identifier of the offeror or person seeking admission to trading, when available	{LEI} Spacefroot Ltd

Another identifier required pursuant to applicable national law	Field to be filled in only if a legal entity identifier is not provided in field A.6. National identifier based on the nationality of the offeror or the person seeking admission to trading, if required under the applicable national law. This field only applies to entities for which a national identifier is required in accordance with applicable national law.	
		Registration Number: 2160043
Contact telephone number	Contact telephone number of the offeror or the person seeking admission to trading	1-516-581-5843

A.9	E-mail address of the offeror or the person seeking admission to trading	nicolemspinelli@gmail.com
A.10	Period of days within which an investor will receive an answer via that telephone number or e-mail address	24 hours
A.11	Field to be filled in only if a legal entity identifier is not provided in field A.6 Where applicable, the name of the parent company	Spacefroot Ltd

A.12		Identity, business address and functions of each person that is member of the management body, as defined in Article 3(1), point (27), of Regulation (EU) 2023/1114, of the offeror or the person seeking admission to trading	Nicole Spinelli: Sole Director of Spacefroot Ltd
A.13	Business activity	Business or professional activity of the offeror or person seeking admission to trading	Head of listings on exchanges for SPX6900
A.14	activity	Where applicable, business or professional activity of the parent company, including principal activities and principal markets	Pass through / The entity is a crypto token special purpose vehicle.

A.15	Newly established	Indication as to whether the offeror or person	TRUE - yes, this is newly established within the past year
		seeking admission to trading has been	
		established for the past three years	

A.16	Financial condition for	Where the offeror or person seeking	Neutral (no net profit)
	the past three years	admission to trading has been established for	
		the past three years, the financial condition of	
		the offeror or person seeking admission to	
		trading over the past three years.	
		This shall be assessed based on a fair review	
		of the development and performance of the	
		business of the offeror or person seeking	
		admission to trading and of its position for	
		each year and interim period for which	
		historical financial information is required,	
		including the causes of material changes.	
		The review shall be a balanced and	
		comprehensive analysis of the development	
		and performance of the business of the offeror	
		or person seeking admission to trading and of	
		its position, consistent with the size and	
		complexity of the business.	

A.17	Financial condition since	Where the offeror or person seeking	Neutral (no net profit)
	registration	admission to trading has not been established	
		for the past three years, description of its	
		financial condition since the date of its	
		registration.	
		This shall be assessed based on a fair review	
		of the development and performance of the	
		business of the offeror or person seeking	
		admission to trading and of its position for	
		each year and interim period for which	
		historical financial information is available,	
		including the causes of material changes.	
		The review shall be a balanced and	
		comprehensive analysis of the development	
		and performance of the business of the offeror	
		or person seeking admission to trading and of	
		its position, consistent with the size and	
		complexity of the business.	

Part B - Informa	ation about the issuer, if diff	erent from the offeror or person seeking admiss	sion to trading
B.1	offeror or person seeking	Indication as to whether the issuer is different from the offeror or person seeking admission to trading	'FALSE' – No
B.2	Name	Name	Not applicable - issuer is the same as the admission to trading requestee
В.3	Legal form	Field to be filled in only if an LEI is not provided in field B.7 Legal form	Not applicable - issuer is the same as the admission to trading requestee
B.4	Registered address	Field to be filled in only if an LEI is not provided in field B.7 Address and country of registration	Not applicable - issuer is the same as the admission to trading requestee

B.5		Field to be filled in only if an LEI is not provided in field B.7 Address of the Head office, where different than registered address	Not applicable - issuer is the same as the admission to trading requestee
B.6	Registration date	Date of the registration	Not applicable - issuer is the same as the admission to trading requestee
В.7	Legal entity identifier	Legal entity identifier of the issuer, where available	Not applicable - issuer is the same as the admission to trading requestee

	Another identifier required pursuant to applicable national law	Field to be filled in only if a legal entity identifier is not provided in field B.7. National identifier based on the nationality of the issuer, if required under the applicable national law This field only applies to entities for which a national identifier is required under applicable national law	
В.9	Parent company	Field to be filled in only if an LEI is not provided in field B.7 Where applicable, the name of the parent company	Not applicable - issuer is the same as the admission to trading requestee

B.10	management body	Identity, business address and functions of each of the persons that are members of the management body, as defined in Article 3(1), point (27), of Regulation (EU) 2023/1114, of the issuer	Not applicable - issuer is the same as the admission to trading requestee	
B.11	Business activity	Business or professional activity of the issuer	Not applicable - issuer is the same as the admission to trading requestee	
B.12		Where applicable, business or professional activity of the parent company	Not applicable - issuer is the same as the admission to trading requestee	
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	Name	Not applicable	

C.2	Legal form	Field to be filled in only if an LEI is not provided in field C.6 Legal form	Not applicable
C.3	Registered address	Field to be filled in only if an LEI is not provided in field C.6 Address of registration	Not applicable
C.4	Head office	Field to be filled in only if an LEI is not provided in field C.6 Address of the Head office, where different than registered address	Not applicable
C.5	Registration date	Date of the registration	Not applicable
C.6	Legal entity identifier	Legal entity identifier of the operator of the trading platform	Not applicable

C.7	applicable national law	National identifier based on the nationality of the issuer, if required under the applicable national law. This field only applies to entities for which a national identifier is required under applicable national law.	
C.8	Parent company	Field to be filled in only if an LEI is not provided in field C.6 Where applicable, the name of the parent company	Not applicable
		The reason why the operator of the trading platform drew up the crypto-asset white paper	Not applicable

	Identity (name or other identifiers), business address and functions of each of the persons that are members of the management body, as defined in Article 3(1), point (27), of Regulation (EU) 2023/1114, of the operator of the trading platform	
Operator business activity	Business or professional activity of the operator, including principal activities and principal markets	Not applicable
activity	Where applicable, business or professional activity of the parent company, including principal activities and principal markets	Not applicable

C.13	up the crypto-asset white paper according to	Where different from the offeror, person seeking admission to trading, issuer, or operator of the trading platform, indication of the identity of the person drawing up the crypto-asset white paper	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	Where the white paper is drawn up by a person different from the offeror, person seeking admission to trading, issuer, or operator of the trading platform, reason for drawing up the white paper	Not applicable

D.1	Crypto-asset project name	Name of the crypto-asset project, if different from the name of the offeror or person seeking admission to trading	SPX6900
D.2	Crypto-assets name	Field to be filled in only if a Digital Token Identifier (DTI) is not provided in field F.13. Name of the crypto-assets, if different from the name of the offeror or person seeking admission to trading	SPX6900
D.3	Abbreviation	Field to be filled in only if a DTI is not provided in field F.13. Abbreviation or ticker handler	SPX

D.4	Crypto-asset project description	A brief description of the crypto-asset project	SPX6900 is a Memecoin with no utility; omnichain. As per Article 16, this falls into category 3, or the "other" type of crypto-asset. Nicole Spinelli (Director of the legal entity Spacefroot Ltd, and responsible for all listings on exchanges; based at Mandar House, 3rd Floor, Suite 301, P.O. Box 3159, Road Town, Tortola, British Virgin Islands.
D.5		Details of advisors, development team, crypto-assets service providers and other persons involved in the implementation of the crypto-asset project, including business addresses or domicile of the company	SPX6900 is a Memecoin with no utility; omnichain. As per Article 16, this falls into category 3, or the "other" type of crypto-asset. Nicole Spinelli (Director of the legal entity Spacefroot Ltd, and responsible for all listings on exchanges; based at Mandar House, 3rd Floor, Suite 301, P.O. Box 3159, Road Town, Tortola, British Virgin Islands.
D.6	Utility Token Classification	Indication as to whether the crypto-asset project concerns utility tokens	FALSE (no)

D.7	Key Features of Goods/Services for Utility Token Projects	Where applicable, key features of the goods of services to be developed for utility tokens crypto-asset projects	or Not Applicable
D.8	Plans for the token	Information about the crypto-asset project, including the description of the past and future milestones	Exposure to the token will be maximized and frictionless; this has included previously becoming omnichain by bridging supply to Solana and Base, from Ethereum. We will continue to bridge offering expanded access to those who appreciate different protocols. We will additionally continue to create liquidity pairings between our token and other tokens to improve stability and liquidity across the meme sector. As for our broad goal, the goal is to flip the market capitalization of the S&P 500-"the target is trillions."
D.9	Resource allocation	Where applicable, information about resources, including financial resources, already allocated to the project	Fees for listings have been paid by top holders, out of pocket. All marketing efforts have been community driven, from our vast array of content creators.
D.10	Planned use of Collected funds or crypto-Assets	d Where applicable, planned use of any funds of other crypto-assets collected	r Not applicable.

E.1	Public offering or	Indication as to whether the crypto-asset white	'ATTR' - admission to trading
	admission to trading	paper concerns an offer to the public of	
		crypto-assets or their admission to trading	
E.2	Reasons for public offer	The reasons for the offer to the public or for	Admission to trading because we are working on getting listed on more
	or admission to trading	seeking admission to trading, including the	European centralized exchanges including but not limited to Bitstamp.
		planned use of the funds or other crypto assets	
		collected	
E.3	Fundraising target	Where applicable, the amount that the offer to	Not applicable.
		the public intends to raise in funds or in any	
		other crypto-asset in an official currency or any other crypto-assets	
		any other crypto-assets	

E.4	Minimum subscription goals	Where applicable, minimum subscription goals set for the offer to the public of the crypto-assets in an official currency or any other crypto-assets	Not applicable
E.5	Maximum subscription goals	Where applicable, any maximum target subscription goals set for the offer to the public of the crypto-assets in an official currency or any other crypto-assets	Not applicable
E.6	Oversubscription acceptance	Indication whether oversubscriptions are accepted	FALSE - no / not applicable
E.7	Oversubscription allocation	Where oversubscriptions are accepted, a description of how they are allocated	Not applicable

E.8	Issue price	The issue price of the crypto-asset being offered to the public in an official currency or any other crypto-assets	Not applicable. This is an admission to trading. Upon listing, the price will be market value
	determining the issue	The official currency or any other crypto-assets on the basis of which the issue price of the crypto asset is being offered to the public	Not applicable
E.10	Subscription fee	Any applicable subscription fee in an official currency or any other crypto-assets	Not applicable
	_	Method in accordance with which the offer price will be determined	Not applicable

E.12	Total number of offered/traded crypto-assets	Where applicable, the total number of crypto-assets to be offered to the public or admitted to trading	1 billion SPX tokens have been minted, and this is the maximum supply. Since 6.9% of the supply has been burned, there are only 930,993,090 tokens in circulation.
E.13	Targeted holders	Indication of the prospective holders targeted by the offer to the public of the crypto-asset or admission of such crypto-asset to trading	'ALL' – all types of investors
E.14	Holder restrictions	Indication of any restriction as regards the type of holders for such crypto-asset	Not applicable. New coins cannot be minted as the contract is renounced.

E.15	Reimbursement notice	goal is not reached at the end of the offer to the public, if they exercise the right to withdrawal provided for in Article 13 of Regulation (EU) 2023/1114 of the European Parliament and of the Council or if the offer is cancelled'	the coin was launched back in 2023.
E.16	Refund mechanism	Detailed description of the refund mechanism	Not applicable
E.17	Refund timeline	Expected timeline of when the refunds will be completed	Not applicable

E.18	Offer phases	Information about the various phases of the offer to the public of the crypto-asset	Not applicable
E.19	Early purchase discount	Information on discounted purchase price for early purchasers of the crypto-asset - (pre-public sales) and in the case of discounted purchase price for some purchasers, an explanation as to why the purchase prices may be different and a description of the impact on the other investors	Not applicable
E.20	Time-limited offer	Indication whether the offer is time-limited	'false' – No; not applicable as this is not a public offer.

E.21	Subscription period beginning	For time-limited offers, the beginning of the subscription period during which the offer to the public is open	Not applicable
E.22	Subscription period end	For time-limited offers, the end of the subscription period during which the offer to the public is open	Not applicable
E.23	Safeguarding arrangements for offered funds/crypto-Assets	The arrangements to safeguard funds or other crypto-assets as referred to in Article 10 of Regulation (EU) 2023/1114 during the time-limited offer to the public or during the withdrawal period	Not applicable
E.24	Payment methods for crypto-asset purchase	Methods of payment to purchase the crypto-assets	Ethereum, Solana or Base depending on what the trading platform supports (we have bridged supply from its native chain - Ethereum - to Solana and Base.

E.25	Value transfer methods for reimbursement	Methods of transfer of the value to the purchasers when they are entitled to be reimbursed	Not applicable
E.26	Right of withdrawal	In the case of offers to the public, information on the right of withdrawal as referred to in Article 13 of Regulation (EU) 2023/1114	No; not applicable as this is not a public offer.
E.27	Transfer of purchased crypto-assets	Manner of transferring purchased crypto-assets to the holders	Not applicable as this is not a public offer. All buys and sells are ON-CHAIN. For ethereum the protocol is ERC-20. Buys and sells can be tracked on Etherscan, and can be done through decentralized and centralized exchanges.
E.28	Transfer time schedule	Time schedule of transferring purchased crypto-assets to the holders	Not applicable as this is not a public offer.

E.29	Purchaser's technical requirements	Information about technical requirements that the purchaser is required to fulfil to hold the crypto-assets	Market buy at the current valuation.
E.30	Crypto-asset service provider (CASP) name	Where applicable, the name of the crypto-asset service provider (CASP) in charge of the placing of crypto-assets	Bitvavo B.V. Revolut crypto asset service provider, Cyprus Securities and Exchange Commission (CySEC)
E.31	CASP identifier	The legal entity identifier of the crypto-asset service provider in charge of the placing of crypto-assets	Bitvavo B.V.'s VAT identification number is NL857572349B01. The company's registered office is in Amsterdam. Bitvavo Custody B.V is also registered in Amsterdam, with the same VAT number. Revolut crypto asset service provider code is "001/22" which is their registration number with the Cyprus Securities and Exchange Commission (CySEC)
E.32	Placement form	Where applicable, the form of the placement	'NTAV' - Not applicable

E.33		Where applicable, the name of the trading platforms for crypto-assets where admission to trading is sought	
			Bitstamp
E.34	Market identifier code	Segment MIC for the trading platform where the admission to trading of the crypto-assets is sought.	
			BFSD
E.35		Where applicable, information about how investors can access the trading platforms	
			Register on Bitstamp
E.36	Involved costs	Where applicable, information about the costs involved in relation to the access of investors to the trading platforms	
			N/A

E.37	Offer expenses	Expenses related to the offer to the public of crypto-assets, in an official currency or any other crypto-assets. If more than one type of offer expense, expenses should be presented in a tabular format	Not applicable (not a public offer)
E.38	Conflicts of interest	Potential conflicts of interest of the persons involved in the offer to the public or admission to trading, arising in relation to the offer or admission to trading	No conflicts of interest are present. The entity seeking admission to trading has no prior association or connection to Bitstamp.
E.39	Applicable law	The law applicable to the offer to the public of the crypto-asset	Not applicable - not public offer
E.40	Competent court	Competent court	British Virgin Islands
Part F - Informa	tion about the crypto-ass	ets	

F.1	Crypto-asset type	The type of crypto-asset that will be offered to the public or for which admission to trading is sought	
F.2	Crypto-asset functionality	A description of the functionality of the crypto-assets being offered or admitted to trading	Memecoin with no utility; omnichain and can be traded via and EVM wallet, as well as on Solana and Base.
F.3	Planned application of functionalities	Information about when the functionalities of the crypto-assets being offered or admitted to trading are planned to apply	Not applicable.
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 t 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 type of white paper notified	OTHR

F.5	The type of submission	Type of submission	NEWT = New
F.6	Crypto-asset characteristics	A description of the characteristics of the crypto-asset	Memecoin with no utility; omnichain. As per Article 16, this falls into category 3, or the "other" type of crypto-asset.
F.7	Commercial name or trading name	Field to be filled in only if a DTI is not provided in field F.13. Commercial name or trading name of the issuer.	SPX
F.8	Website of the issuer	Website of the issuer	spx6900.com
F.9	Starting date of offer to the public or admission to trading	Starting date or, if not available at the time of the notification by the competent authority, the intended starting date of offer to the public or admission to trading.	

F.10	Publication date	Effective or intended publication date of the crypto-asset white paper or of the modified white paper	2025-06-04
F.11	Any other services provided by the issuer	Any other services provided by the issuer not covered by Regulation (EU) 2023/1114, with a reference to the applicable Union or national legal acts regulating those services	
		Language or languages in which the crypto-asset white paper is drafted When multiple languages have been used, this field shall be reported as many times as necessary	English

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	Code used to uniquely identify the crypto-asset or each of the several crypto assets to which the crypto-asset white paper relates, where available	While SPX6900 is a cryptocurrency token, it does not adhere to the ISO 24165 standard for Digital Token Identifiers.
F.14	Functionally fungible group digital token identifier, where available	Code used to uniquely identify the functionally fungible group to which the digital asset belongs (i.e., common to each of the several assets to which the white paper relates, i.e. Code used to identify the white paper ISO 24165 DTI of type = 3 (i.e., functionally fungible group), where available	While SPX6900 is a cryptocurrency token, it does not adhere to the ISO 24165 standard for Digital Token Identifiers. It is a memecoin that can be found at these contract addresses: Ethereum: 0xe0f63a424a4439cbe457d80e4f4b51ad25b2c56c, Solana: J3NKxxXZcnNiMjKw9hYb2K4LUxgwB6t1FtPtQVsv3KFr, Base: J3NKxxXZcnNiMjKw9hYb2K4LUxgwB6t1FtPtQVsv3KFr

F.15	-	Flag indicating the mandatory or voluntary nature of the crypto-asset white paper provided for in Article 4(8) of Regulation (EU) 2023/1114	'false' – mandatory
F.16	Personal data flag	Flag indicating if the submitted white paper contains personal data	'true' – Yes
F.17	LEI eligibility	Indication that the issuer is eligible for a Legal Entity Identifier	'true' – eligible
F.18		Home Member State as defined in Article 3(1), point (33), of Regulation (EU) 2023/1114	SPX was first listed on Bitvavo, thus Bitvavo acts as the CASP enabling the first trading access in the EU.

			Thus The Netherlands (Bitvavo's base of crypto services in the EU) becomes the Home Member State by default for purposes of notification under MiCA. Address: Keizersgracht 281, Amsterdam.
F.19	Host Member States	Host Member State as defined in Article 3(1), point (34), of Regulation (EU) 2023/1114	 Since SPX is already listed on Revolut, then Lithuania acts as a host member state granting access in the EU. Since SPX is already listed on Uphold, then Ireland acts as a host member state granting access in the EU. SPX intends to be listed on Bitstamp meaning Luxembourg may act as a host member state in the future.
Part G - Informati	Lion on the rights and oblig	L gations attached to the crypto-assets	
	Purchaser rights and obligations	A description of the rights and obligations, if any, of the purchaser	Not applicable; this is a memecoin that was fair launched in August 2023.
		Procedure and conditions for the exercise of rights	Not applicable; this is a memecoin that was fair launched in August 2023.

G.3	Conditions for modifications of rights and obligations	Description of the conditions under which the rights and obligations may be modified	Not applicable; this is a memecoin that was fair launched in August 2023.
G.4	Future public offers	Where applicable, information on the future offers to the public of crypto-assets by the issuer	Not applicable; this is a memecoin that was fair launched in August 2023.
G.5	Issuer retained crypto-assets	Where applicable, information on the number of crypto-assets retained by the issuer itself	Not applicable; this is a memecoin that was fair launched in August 2023. It is community-led.
G.6	Utility token classification	Indication as to whether the offer to the public of crypto-assets or their admission to trading concerns utility tokens	'false' – No
G.7	Key features of goods/services of utility tokens	Information about the quality and quantity of goods or services to which the utility tokens give access	Not applicable; this is a memecoin with no utility.

G.8	Utility tokens redemption	Only applicable if field G.6 is true. Information on how utility tokens can be redeemed for goods or services to which they relate	Not applicable; this is a memecoin with no utility.
G.9	Non-trading request	Indication whether an admission to trading is sought	'true' – sought
G.10	Crypto-assets purchase or sale modalities	Where an admission to trading is not sought, information on how and where the crypto-assets can be purchased or sold after the offer to the public	Admission to trading IS sought, but SPX6900 is already available to trade on Revolut, Uphold, Bybit, Kucoin, Kraken, crypto.com, MEXC, Bitmart and more.
G.11	Crypto-assets transfer restrictions	Restrictions on the transferability of the crypto-assets that are being offered or admitted to trading	Not applicable. These can be traded on the open market.

G.12	Supply adjustment protocols	Indication as to whether the crypto-asset has protocols for the increase or decrease of its supply in response to changes in demand	'true' – Yes
G.13	Supply adjustment mechanisms	Where the crypto-asset has protocols for the increase or decrease of its supply in response to changes in demand, a description of the functioning of such protocols	The contract is renounced and new tokens can never be minted again. Thus the supply is capped at 1 billion tokens.
G.14	Token value protection schemes	Indication as to whether the crypto-asset has a protection scheme protecting the value of the crypto-asset	'false' – No

G.15	Token value protection schemes description	Where the field G.14 is true, a description of the protection schemes protecting the value of the crypto-assets	Not applicable.
G.16	Compensation schemes	Indication as to whether the crypto-asset has a compensation scheme	'false' – No
G.17	Compensation schemes description	Where the field G.16 is true, a description of the compensation schemes	Not applicable.
G.18	Applicable law	The law applicable to the crypto-assets	The BVI entity must comply with MiCA if it offers the memecoin to the public in the EU or admits it to trading on a trading platform in the EU. Therefore, the jurisdiction is linked to where the token is offered/traded The Netherlands, as we were FIRST listed on Bitvavo.
G.19	Competent court	Competent court	Primary Authority: Dutch Authority for the Financial Markets (AFM) — supervises compliance with MiCA for market conduct and investor protection.

			De Nederlandsche Bank (DNB) — supervises prudential and AML/CTF
			obligations for crypto service providers.
			Court for Appeals or Legal Disputes:
			The District Court of Rotterdam is the designated court in the Netherlands for appeals against decisions made by the AFM and DNB.
			This includes: Licensing decisions
			Enforcement measures
			Fines or supervisory rulings
			MiCA-related regulatory actions
Part H – informat	ion on the underlying tech	nology	
H.1	technology (DTL)	Field to be filled in only if a DTI is not provided in field F.13. Information on the technology used, including distributed ledger technology	The SPX6900 token is issued, recorded, and transferred on the Ethereum blockchain , a public and permissionless distributed ledger.
			Ethereum operates using a Proof-of-Stake (PoS) consensus mechanism. The ledger is maintained by independent validators globally and supports smart contracts through the Ethereum Virtual Machine (EVM).

			All transactions involving SPX6900 are publicly verifiable through Ethereum block explorers such as Etherscan.io . The smart contract governing SPX6900 follows the ERC-20 standard, which ensures interoperability with Ethereum wallets and DeFi protocols. Ethereum is not operated or controlled by the issuer. The memecoin's functionality and circulation depend on the continued operation of this underlying DLT infrastructure.
Н.2	Protocols and technical standards	Information about protocols and technical standards used	ERC20
H.3	Technology used	Other information on the technology used	EVM wallets
H.4	Consensus mechanism	Information on the consensus mechanism, where applicable	Proof of Stake
H.5	Incentive mechanisms and applicable fees	Information on incentive mechanisms to secure transactions and any fees applicable	Not applicable; no taxes or fees.

Н.6	technology	Indication as to whether the crypto-assets are issued, transferred and stored using distributed ledger technology that is operated by the issuer, the offeror or a third-party acting on their behalf	'false' – No, DLT not operated by the issuer or a third-party acting on the issuer's behalf
H.7	description	If the DLT is operated by the issuer or a third party acting on the issuer's behalf, a detailed description of the functioning of such distributed ledger technology	SPX6900 is an ERC-20 token deployed on the Ethereum blockchain. Ethereum's distributed ledger technology enables the following core functionalities for SPX6900: 1. Issuance - The initial supply of SPX6900 was minted using a smart contract deployed on Ethereum. - Token parameters (name, symbol, total supply, decimals) are coded into the smart contract. 2. Ownership & Balances - Ethereum's ledger maintains a decentralized registry of token balances associated with wallet addresses. - Token balances are publicly viewable and cryptographically secure.

			3. Transfers — SPX6900 can be transferred peer-to-peer between Ethereum addresses via standard ERC-20 transfer functions. — Transfers are validated and recorded through Ethereum's consensus protocol (Proof-of-Stake).
			 4. Interoperability As an ERC-20 token, SPX6900 is compatible with Ethereum-based wallets (e.g., MetaMask), exchanges, and decentralized applications (dApps). Smart contracts can programmatically interact with SPX6900 for trading, staking, or other use cases. 5. Security & Finality Transactions achieve finality once confirmed in a sufficient number of Ethereum blocks. The decentralized validator network mitigates single points of failure
H.8	Audit	Indication as to whether an audit of the technology used was conducted	'true' – Yes

Н.9	Audit outcome	If an audit was conducted, information on the outcome of the audit of the technology used	Obtained February 11, 2025 from Cyberscope https://www.cyberscope.io/audits/coin-spx6900
Part I – Informati	on on risks		
I.1	Offer-related risks	A description of the risks associated with the offer to the public of crypto-assets or their admission to trading	
			Regulatory compliance policies may change, but at the moment is a non-issue. Our legal opinion states SPX6900 is not a security.
I.2	Issuer-related risks	A description of the risks associated with the issuer, if different from the offeror or person seeking admission to trading	If the issuer is anonymous, offshore (e.g., BVI), or lacking ongoing compliance, there may be limited recourse for token holders in the event of fraud, error, or operational failure.
I.3	Crypto-assets-related risks	A description of the risks associated with the crypto-assets	. Market Risk & Volatility The value of SPX6900 may be subject to extreme and unpredictable fluctuations due to its speculative nature, limited liquidity, and market sentiment—especially typical of memecoins.

2. Lack of Intrinsic Value
SPX6900 has no underlying asset, utility, or governance rights. Its value is entirely driven by market perception, community interest, and speculative demand.
3. Liquidity Risk
There may be limited trading venues and low trading volumes, leading to difficulties in buying or selling the token at desired prices or times. The issuer does not guarantee liquidity.
4. Technology & Smart Contract Risk
SPX6900 is based on smart contracts (e.g., ERC-20). Any flaws, bugs, or vulnerabilities in the smart contract or underlying blockchain (e.g., Ethereum) may lead to token loss or misbehavior.
5. Cybersecurity Risk

Wallets, exchanges, or the blockchain infrastructure could be compromised due to hacks, phishing, or technical failures. Holders are responsible for securing their own wallets and private keys.
6. Regulatory Risk
Future changes in regulation (in the EU or other jurisdictions) may impact the availability, legality, or use of SPX6900. Authorities may take actions that restrict the token's distribution or trading.
7. Fraud & Market Manipulation Risk
Due to its memecoin nature, SPX6900 may be subject to pump-and-dump schemes, spoofing, or wash trading. Users should be aware of risks from coordinated or deceptive activity.

I.4	Project implementation-related risks	A description of the risks associated with project implementation	Lack of Technical Development
	TISKS		SPX6900 may not involve any substantial or ongoing software development beyond its initial smart contract deployment. This increases the risk that the project will not evolve or improve over time, limiting its relevance or utility.
			2. No Defined Business Plan
			The SPX6900 project does not rely on a structured product roadmap or revenue model. Without a long-term strategy or milestones, there is a risk that the project may stagnate or fail to maintain engagement from users or contributors.
			3. Reliance on Informal or Anonymous Teams
			If the development or promotion team behind SPX6900 operates pseudonymously or lacks formal governance structures, this poses risk to accountability, transparency, and ongoing support for the token ecosystem.
			4. Marketing-Driven Hype Risk

			SPX6900 may rely heavily on viral or social media marketing. This creates a risk that the project's relevance is short-lived, as public attention may shift rapidly with no technical or commercial foundation to sustain momentum.
			5. No Use Case or Functionality Risk As a memecoin, SPX6900 may not have any practical functionality, such as access rights, utility within a platform, or governance. This may lead to reduced adoption or token abandonment over time.
I.5		A description of the risks associated with the technology used	Network Congestion / Gas Fees Transactions may be delayed or become expensive during network congestion (especially on Ethereum). High gas fees can affect usability and accessibility.
I.6	Mitigation measures	Mitigation measures of the risks associated with the technology, if any	Issuer Risk Mitigation Risks addressed: Legal liability, lack of transparency, governance concerns

Mitigations:
Voluntary legal disclosure of the issuer's identity, contact information, and jurisdiction (even if outside EU).
Appointment of an EU-based crypto-asset service provider (CASP) to act as point of contact and ensure MiCA alignment.
Annual statement of no material changes, published publicly, even though not strictly required unless offering to the public.
No misleading marketing commitment, with disclaimers in all social media and promo material to reduce reputational/legal risk.
2. Project Implementation Risk Mitigation
Risks addressed: No roadmap, lack of team visibility, no binding commitments
Mitigations:
Static roadmap publication, setting realistic expectations that no major development is planned.

Public smart contract transparency, allowing verification of code by
third parties.
Social accountability mechanisms—e.g., multisig wallet addresses
publicly listed and managed by known community figures.
3. Technology-Related Risk Mitigation
Risks addressed: Smart contract bugs, blockchain reliance, DLT failure
Mitigations:
Smart contract audit (or self-declared unaudited status) published in
the whitepaper to indicate level of diligence.
Use of standard token contracts (e.g., ERC-20 verified on Etherscan) to reduce custom code risk.
Renunciation or time-locked admin rights, ensuring that the smart
contract cannot be arbitrarily altered post-launch.
4. Risk Disclosure & Disclaimers

Mandar House, 3rd Floor, Suite 301, P.O. Box 3159, Road Town, Tortola, British Virgin Islands

Whitepaper includes explicit disclaimers: this token has no utility, rights, or expectations of profit, and may lose all value.
Risk section written in plain language, aligned with MiCA Article 6(2), for average retail users.
Consumer Protection Measures
While not mandated, these improve good standing under MiCA:
No presale or private allocations to reduce perception of unfair advantage.
Token tracker verification (CoinGecko, CoinMarketCap, etc.) with accurate circulating supply and market cap.
Community input on critical decisions (e.g., listings, burns).
ty indicators in relation to adverse impact on the climate and other environment-related adverse impacts

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

Carbon Emissions: Estimated near-zero per transaction due to reliance on staked assets rather than physical mining infrastructure.		climate and other environment-related adverse impacts	of the European Parliament and of the Council	reliance on staked assets rather than physical mining
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This efficiency supports MiCA's objectives for environmental
sustainability and aligns with the EU Green Deal principles.
3. Technology and Implementation Risks
SPX6900 may be exposed to the following technology-related risks:
• Smart Contract Risks: The token operates using Ethereum-compatible smart contracts. Despite audits, vulnerabilities may persist.
Validator Risks: As Ethereum is PoS-based, network security depends on validator behavior. While highly decentralized, validator slashing or downtime may affect block finality.
Network Congestion: High on-chain activity could result in increased transaction fees or latency.
These risks are mitigated by:
Routine security audits of the SPX6900 smart contracts.
Use of battle-tested Ethereum infrastructure.
Continuous monitoring of contract upgrades and validator activity.

4. Issuer and Project Implementation Risks
Governance Risk: SPX6900 has no formal governance mechanism at this stage. Future iterations may introduce community-based decision-making through token-weighted voting.
• Lack of Legal Entity in the EU: The issuer is based in the British Virgin Islands (BVI). Cross-border regulatory complexity could affect rights of token holders within the EU.
Development Timeline Risk: While no fixed roadmap exists, delays in delivering features (e.g., community DAO) could impact perceived utility.
Mitigation Efforts:
The project emphasizes transparency through regular updates.
Partnerships with EU-licensed CASPs ensure operational compliance.
Clear disclosures of jurisdictional limitations.
5. CASP Compliance (if applicable)

.SPX6900 is already listed on UPHOLD and REVOLUT Atomic Brokerage LLC (Uphold uses Atomic as a custodian Number: 315263) Apex Clearing (used by Revolut, since we are listed there).	
 6. Complaints Handling Any CASP affiliated with SPX6900 operating in the EU sha a complaint procedure in accordance with Article 66(6). This Access to a user complaint system: email spaceatspx6900@gmail.com Defined response timeframes (typically within 15 w days): 15 working days Recordkeeping of complaint resolution in a secure a system. 	s includes: