



LAWA

Token of Legal Assistance and Wise Advice

WHITEPARER

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Approved by: Management Board of Axologic Sp. z o. o.

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Abstract

The era of paper money is rapidly coming to an end. An Internet technology revolution is unfolding before our eyes. Peer-to-peer (P2P) deals between individuals across continents, involving assets that exist only in virtual space, are now commonplace. However, even the most popular platforms still fail to address a number of important issues.

The conflict between confidentiality and security. How can we ensure guarantees and protection from unscrupulous individuals (those subject to sanctions, fraudsters, etc.), while maintaining the confidentiality of the parties to the deal?

Lack of verifiable supporting documents. In light of the development of financial monitoring and legislation on the taxation of cryptocurrency transactions, how can a transaction participant obtain a document confirming the origin and amount of income represented by a crypto-asset?

INTEGRO, a platform for concluding P2P deals for the sale and purchase of crypto-assets, with the participation of an advocate, addresses these challenges by integrating professional legal supervision with transparent, decentralized technology.

The identity of each INTEGRO participant, the origin of assets, and good faith will be verified by an advocate. Participants will maintain their confidentiality, as the data provided to the advocate is protected by professional legal secrecy (attorney-client privilege). This system will give everyone confidence that they are conducting a deal with a verified counterparty.

The advocate will provide participants with legal assistance in formalizing the deal, and INTEGRO will provide the technical platform for executing the transaction. The result will be an easily and transparently verifiable document that conclusively confirms the completed deal.

The LAWA utility crypto-token will provide users with access to the INTEGRO platform services, give them a bonus when paying for platform services, and help form a community of reliable crypto asset holders. We see LAWA and related technologies as a future part of the Web standard that solves the important problem of crypto-asset deal security, while protecting user privacy.

Note: INTEGRO is a work in progress. Active research is under way, and new versions of this paper will appear at <https://lawacoin.com>. For comments and suggestions, contact us at lawa.token@gmail.com.

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1. **Responsibility Statement and Disclaimer**

This Crypto-Asset white paper (the "Whitepaper") has been prepared in accordance with Regulation (EU) 2023/1114 (Markets in Crypto-Assets Regulation - MiCa). This Whitepaper has not been approved by any competent authority in any Member State of the European Union. The offeror of the crypto-asset (Axologic Sp. z o. o.) is solely responsible for the content of this crypto-asset white paper.

This Whitepaper complies with Article 6 MiCa and that, to the best of the knowledge of the management body (Axologic Sp. z o. o.), 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.

Token of Legal Assistance and Wise Advice (the "LAWA") is a utility token. It is designed solely to provide access to services provided by the Axologic Sp. z o. o.

LAWA does not constitute:

a financial instrument;

a unit in a collective investment undertaking;

a deposit or structured deposit;

an asset-referenced token or an e-money token.

LAWA does not grant the holder any rights to dividends, profit-sharing, or participation in the management or governance of the Axologic Sp. z o. o.

The above description is a brief summary. Please be aware that:

(a) it should be read as an introduction to the Whitepaper;

(b) the prospective holder should base any decision to purchase the crypto-asset on the content of the Whitepaper as a whole and not on the summary alone;

(c) the offer to the public of the crypto-asset does not constitute an offer or solicitation to purchase financial instruments and that any such offer or solicitation can be made only by means of a prospectus or other offer documents pursuant to the applicable national law;

(d) the 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.

The purchase and holding of crypto-assets involve significant risks, including the risk of a total loss of the invested capital:

(a) the crypto-asset may lose its value in part or in full;

(b) the crypto-asset may not always be transferable;

(c) the crypto-asset may not be liquid;

(d) where the offer to the public concerns a utility token, that utility token may not be exchangeable against the good or service promised in the crypto-asset white paper, especially in the case of a failure or discontinuation of the crypto-asset project;

(e) the crypto-asset is not covered by the investor compensation schemes under Directive 97/9/EC of the European Parliament and of the Council;

(f) the crypto-asset is not covered by the deposit guarantee schemes under Directive 2014/49/EU.

2. Information about the offeror/the issuer

Name: Axologic Sp. z o. o.

Legal form: Spółka z ograniczoną odpowiedzialnością (Limited Liability Company under Polish law).

Registered address: Mikołaja Reja Str., 55/25, Wrocław, Poland, 50-343.

Date of the registration: January 5, 2025.

Registration data: KRS 0001148154, NIP 8982316073, REGON 540617596.

Contact Information: +48 731 176 757, lawa.token@gmail.com.
(By calling the phone number or email address you provided, you will receive a response on business days (not weekends or holidays) from 11:00 to 16:00 Central European Time).

Management Body: CEO & Founder – Oleksandr Humirov, Doctor of Philosophy (PhD) in International Law, Master of Laws, Bachelor of Science in Computer Technologies.

Official Website: <https://lawacoin.com/>

Business activity: The core business of Axologic Sp. z o.o. consists of providing software development outsourcing services for web products and mobile applications. The company is currently developing its own platform project - INTEGRO (a description of the project is provided in section 4 of this Whitepaper).

Financial condition: Since its incorporation Axologic Sp. z O. O. (2025) has focused its financial resources on the preliminary research, conceptual development, and legal framework of the INTEGRO platform. Key financial indicators: assets – primarily consisting of intellectual property rights and initial capital contributions; liabilities – limited to operational expenses related to platform development and legal compliance; the company has no debts or legal claims; performance – the company has focused on long-term value creation through the development of the LAWA utility token ecosystem.

3. Information about the crypto-asset

<i>Full Name of the Crypto-Asset:</i>	Token of Legal Assistance and Wise Advice.
<i>Symbol (Ticker):</i>	LAWA.
<i>Type of Crypto-Asset:</i>	Utility Token as defined in Article 3(1)(9) of Regulation (EU) 2023/1114 (MiCA).
<i>Blockchain Protocol:</i>	The Open Network (TON).
<i>Token Standard:</i>	Jetton.
<i>Smart Contract Address:</i>	EQC9oNiTXL_jvhzh11ErhuenqLPaEumGqHMqC3dmXW5C9uVI
<i>Block Explorer:</i>	https://tonviewer.com/
<i>Official Website:</i>	https://lawacoin.com/
<i>Total Supply:</i>	1,000,000 LAWА.
<i>Divisibility (Decimals):</i>	9 decimal places.
<i>Issuance and Burning:</i>	Any changes to the total supply, whether through new issuance or burning, shall only be executed after a corresponding amendment has been made to this Whitepaper and will be performed in strict accordance with the requirements of Regulation (EU) 2023/1114 (MiCA).
<i>Purpose:</i>	LAWA designed to provide holders with access to the INTEGRO platform services and to offer benefits/bonuses when paying for these services. (a description of the project INTEGRO is provided in section 4 of this Whitepaper)
<i>Legal Nature:</i>	LAWA does not grant any rights to dividends, profit-sharing, or participation in the management of Axologic Sp. z o. o.

4. **Information about the INTEGRO project**

INTEGRO is a hybrid platform for concluding P2P deals for the purchase and sale of crypto-assets, combining decentralized technologies with professional legal support. The project's core mission is to create a reliable environment for the purchase and sale of assets, where anonymity is replaced by legally protected confidentiality.

The INTEGRO project addresses three key challenges of the modern P2P market:

- conflict between security and privacy: utilizing the institution of attorney-client privilege to protect participant data during verification procedures;
- lack of evidence base: providing participants with official documents about transactions concluded on the platform;
- compliance risks: ensuring transaction transparency (traceability) for banks, tax authorities, and financial monitoring bodies without disclosing sensitive information to the general public.

Official Website of the INTEGRO project: <https://integro.click/>
All rights to the project belong to Axologic Sp. z o. o.

The central element of the INTEGRO ecosystem is the participation of an advocate in every transaction. Within the platform, the advocate performs the following functions:

1. Verification (KYC/AML): identifying transaction participants and verifying the legal origin of crypto-assets and fiat funds.
2. Professional Secrecy: all data transferred to the advocate is protected by attorney-client privilege. This guarantees that transaction information cannot be disclosed to third parties, except in cases expressly provided for by the legislation governing the activities of the bar.
3. Legal Documentation: preparing documents that confirm the legal nature of the transaction for use by participants for taxation and financial compliance purposes.

The project ecosystem consists of:

1. INTEGRO Online Platform (mobile application, website): a technological interface for finding counterparties, interacting with the advocate, documenting transactions, and utilizing transaction execution tools;
2. LAWA Utility Token: a tool for accessing platform services, paying commission fees, and receiving bonuses;

3. Social Environment: a space for community interaction.

The process of concluding a deal will not require a balance on the INTEGRO platform (the platform will not store user assets). By maintaining control over their assets and funds, users will be protected from the risk of the other party failing to execute the transaction. It will work as follows:

Step 1: The seller creates a offer.

Step 2: A "safe" is generated in a licensed secure crypto wallet service, into which the seller deposits the offered crypto asset; from this point until the end of the transaction, the seller can view the "safe," but cannot "open" it.

Step 3: The buyer accepts the offer.

Step 4: The licensed payment service blocks the amount necessary to complete the transaction on the buyer's bank card.

Step 5: All necessary checks and verifications are performed.

Step 6: If the check results are negative or the buyer has insufficient funds on the card, the transaction is cancelled and the "safe" is unlocked for the seller.

Step 7: If the check results are positive, the buyer's funds are transferred to the seller, and the assets from the "safe" are transferred to the buyer's cryptocurrency wallet.

Step 8: Based on the transaction results, documents are generated and certified by a lawyer.

Roadmap. At the time of this Whitepaper's drafting, the project is at the following stage:

Phase 1 (Completed): Concept development, registration of the issuer (Axologic Sp. z o. o.), creation of the LAWA token smart contract on the TON network, approval of the software architecture, and the initial stage of software development.

Phase 2 (In Progress, Q2 2026 – Q2 2027): Primary software development. Legal structuring of processes in accordance with regulatory requirements.

Phase 3 (Upcoming, Q3 2027): Launch of the INTEGRO platform beta version for a limited group of users (for LAWA token holders).

Phase 4 (Future, Q4 2027): Full-scale launch of the platform within the European Union and integration of the LAWA token into all settlement operations of the system.

(The specified stages and timelines are indicative and may be adjusted depending on the regulatory environment, technological challenges, and other external factors).

5. Information about the offer to the public of the crypto-asset

This offer is a public offer of the LAWA utility token within the territory of the European Union and other eligible jurisdictions. The purpose of the offer is to provide access to the functional features of the INTEGRO platform (information about the INTEGRO project is provided in Section 4 of this document). LAWA tokens are not offered as an investment instrument.

The total number of LAWA tokens offered for distribution is 1,000,000 (one million) units. This volume corresponds to the fixed issuance specified in Section 3 of this document. The Offeror is a legal entity registered within the territory of the European Union, as specified in Section 2 of this document.

Offer Price: 1.00 EUR per 1.00 LAWA

Minimum purchase size — 100 LAWA per transaction.

The Offer Price is fixed solely for the purpose of the initial issuance and does not impose any obligations on the offeror to maintain the price/exchange rate in the future. The value of LAWA lies not in price stability, but in the right of access to the services of the INTEGRO platform. The Offeror reserves the right to provide the purchaser with discounts from the specified price (the actual amount paid is subject to accounting). The Offeror does not charge the LAWA purchaser any commissions other than the specified price. The purchaser independently bears the costs of bank commissions and/or network fees (on the blockchain).

The acquisition of LAWA from the offeror is carried out exclusively through the interface of the official website <https://lawacoin.com> or the INTEGRO platform. The Offeror bears no responsibility for secondary purchase and sale transactions of LAWA conducted by third parties.

The following are accepted as payment methods:

- bank transfers (including SEPA) and debit/credit cards (Visa/Mastercard) via authorized payment service providers;
- cryptocurrencies: liquid assets that the offeror's technical infrastructure allows to accept.

Payment is considered received by the offeror at the moment the purchaser's payment is credited to the offeror's account.

In accordance with Article 13 of Regulation (EU) 2023/1114 (MiCA), retail holders have the right to withdraw their agreement to purchase tokens within 14

calendar days from the moment of purchase without providing reasons and without paying penalties. The refund is made in the same currency in which the payment was made, less the actually paid network commissions. The right of withdrawal does not apply if, before the expiry of the 14-day period, LAWA tokens have been admitted to trading on a trading platform for crypto-assets.

The offer is oriented towards potential users of the INTEGRO platform interested in receiving services and reducing costs. The offer does not extend to persons under international sanctions, as well as to residents of jurisdictions where the circulation of crypto-assets is prohibited or restricted by law.

The offer begins on June 01, 2026, and is not limited in time. The offer will remain in effect until the entire volume of issuance is distributed or until the offeror decides to terminate the offer.

Funds received from the sale of LAWA tokens are directed towards the technical development of the INTEGRO platform, ensuring the Offeror's operating activities, and legal support of the ecosystem. Funds received within the framework of this offer are not subject to distribution among the owners of the company in the form of dividends.

In the terminology of European Union tax legislation, the LAWA token possesses the characteristics of a multi-purpose voucher (MPV). Since at the moment of the token's sale it is impossible to unambiguously determine the place of provision of the future service (the specific jurisdiction) and the applicable VAT rate, the taxation of income from the sale of LAWA is carried out not at the moment of its sale, but directly at the moment of the token's exchange for a specific service.

6. Information on the rights and obligations attached to the crypto-asset

Holder rights are governed by this Whitepaper and the Terms of Use of the INTEGRO platform. The rights associated with the LAWA token are inextricably linked to the ownership of the token itself and are transferred to any subsequent holder at the moment of the transaction on the TON blockchain.

Ownership of the LAWA token grants the holder the following non-exclusive rights:

Right to access services: use of the INTEGRO platform functionality.

Right to pay for services: use of LAWA as payment for services (including, but not limited to, fees) of the INTEGRO platform, including advocate services.

Right to receive discounts: access to preferential rates for legal supervision of deals (the discount amount is determined by the number of tokens on the user's balance, but shall not be less than 5% of the standard service cost).

Right to participate in the social environment: access to private sections of the platform for interaction with the INTEGRO community.

Right to early access: access to the INTEGRO platform functionality from the moment of technical launch until the official launch; access to progressive functional developments before they become generally available.

Holders who are retail clients have the right to withdraw their consent to purchase within 14 calendar days from the date of the agreement. The procedure for exercising this right is described in Section 5 of this document.

MiCA Mandatory Warning: The LAWA utility token may not be exchangeable for the goods or services promised in this White Paper in the event of the failure of the project or the cessation of the INTEGRO platform's operations.

The exercise of rights is carried out by integrating a wallet (compatible with the TON network) with the INTEGRO platform interface. The deduction of tokens for services occurs automatically via smart contracts or internal platform mechanisms at the moment the service is ordered.

Ownership of the LAWA token imposes an obligation on the holder to use the tokens in accordance with the rules of the INTEGRO platform, to comply with the legislation of the EU and their own country regarding this type of legal relationship, including the independent fulfillment of tax obligations, and not to use LAWA for

illicit activities. Failure to fulfill this obligation results in liability as provided by law and the rules of the INTEGRO platform.

The Offeror, in turn, undertakes to maintain the technical operability of the platform after its technical launch and to ensure the possibility of using LAWA for the stated purposes. The Offeror does not guarantee exchange rate stability or the possibility of token redemption.

The Offeror reserves the right to make changes to the list of available services and bonus programs. Any material changes to holder rights will be published in an updated version of the Whitepaper on the website <https://lawacoin.com> at least 30 days before the changes take effect.

The LAWA token is a utility access tool. The Offeror does not provide holders with the right to demand redemption or exchange of tokens for fiat funds from the company.

All other matters concerning the rights and obligations of the parties are governed by the current legislation of the EU and the countries of residence of the parties. All disputes may be resolved through negotiations, and if agreement cannot be reached, by litigation in a court with the appropriate subject matter and territorial jurisdiction.

7. **Information on the underlying technology**

The LAWA token operates on The Open Network (TON) blockchain. TON is a fully decentralized Layer-1 blockchain designed to provide high scalability and throughput. The choice of this network is driven by its ability to process millions of transactions per second through its dynamic sharding architecture.

Network Type: Public, permissionless blockchain.

Consensus Mechanism: Proof-of-Stake (PoS). Security and transaction validation are ensured by a network of independent validators. This guarantees high energy efficiency and high transaction confirmation speed, which is critical for the INTEGRO P2P platform.

Token Standard: LAWA is issued in accordance with the Jetton standard (the analogue of ERC-20 on the Ethereum network), which is the official standard for fungible tokens within the TON ecosystem.

Smart Contracts: The logic for the issuance, storage, and transfer of LAWA tokens is implemented in the FunC and Tact programming languages (the official languages of the TON network). TON smart contracts possess a high degree of security and isolation, precluding the possibility of unauthorized modification of balances or emission conditions.

Protocol Modification (Forks). As LAWA is based on the TON public blockchain, the INTEGRO project depends on updates to the network's core protocol. In the event of forks (network splits), the Offeror undertakes to follow the blockchain branch that is officially recognized by the TON Foundation community and major infrastructure providers as the primary branch (Mainnet).

Interoperability and Wallets. The LAWA token is compatible with all major TON ecosystem wallets (e.g., Tonkeeper, MyTonWallet, Wallet in Telegram). Interaction between the INTEGRO platform and the blockchain is carried out via secure APIs and decentralized gateways, ensuring the safety of users' private keys (non-custodial approach).

8. Information on the risks

Risks Related to the Offeror and Project Implementation:

Development and Operational Risk. The INTEGRO platform is currently under development. There is a risk that the technical launch or the implementation of certain functions may be delayed or not fully realized due to technical complexities or a lack of resources.

Dependence on Third-party Specialists. The functioning of the INTEGRO ecosystem directly depends on the participation of qualified advocates. Risks such as the loss of advocate status or the inability of an advocate to perform their duties for other reasons may lead to slower transaction processing and negatively impact the utility value of the token.

Regulatory and Legal Risks:

Changes in Legislation. The legal regime for crypto-assets in the European Union and other jurisdictions is still evolving. Future legislative changes or interpretations of existing norms (including MiCA) may impose additional restrictions on the circulation of LAWA tokens or the operations of the platform.

Tax Risks. Tax legislation regarding crypto-assets is subject to change. Token holders bear sole responsibility for assessing and fulfilling their tax obligations in their country of residence.

Technological Risks:

Blockchain Infrastructure. The LAWA token operates on the TON network. The Offeror does not control this blockchain and is not liable for failures, congestion, transaction delays, or protocol changes (forks) that may affect access to the tokens.

Smart Contracts. Despite technical control measures, smart contract code may contain vulnerabilities that could be exploited by third parties to disrupt the normal functioning of the token.

Cybersecurity and Storage. The loss of a private key or seed phrase for a wallet on the TON network by a holder leads to the irrevocable loss of access to LAWA tokens. The Offeror has no access to user wallets and cannot restore access.

Risks Related to the LAWA Utility Token:

Liquidity. LAWA is a utility tool for use within the INTEGRO platform. The Offeror does not guarantee the existence of an active secondary market for the

purchase or sale of tokens. A holder may face the inability to sell tokens to third parties.

Volatility. The price of the token on secondary markets (should they emerge) may be subject to significant fluctuations influenced by market factors beyond the Offeror's control.

Lack of Insurance and Compensation Systems (Mandatory Disclosure). The LAWA token is not a bank deposit. Investments in crypto-assets are not protected by state deposit guarantee schemes (Deposit Guarantee Schemes) or investor compensation schemes (Investor Compensation Schemes) in any European Union country.

The offeror certifies that this text contains all known risks for LAWA token holders. Should any unpredictable risks arise or be discovered, the offeror undertakes to promptly notify holders of them by posting relevant information on the token website. Amendments to this Whitepaper will also be made if necessary.

9. Information on the principal adverse impacts on the climate and other environment-related adverse impacts of the consensus mechanism used to issue the crypto-asset

The LAWA token is issued on The Open Network (TON), which utilizes a Proof-of-Stake (PoS) consensus mechanism. Unlike Proof-of-Work (PoW) protocols, which require significant computational power and high energy consumption for mining, the security and validation of transactions on the TON network are ensured through asset staking by decentralized validators.

The PoS consensus mechanism is one of the most energy-efficient methods for securing a blockchain. Primary energy consumption in the TON ecosystem is limited to the operation of standard server equipment running validator nodes.

Energy Efficiency: Electricity consumption per transaction on the TON network is several orders of magnitude lower than on PoW-based networks.

Greenhouse Gas Emissions: Indirect greenhouse gas emissions associated with the issuance and circulation of LAWA tokens are minimal and limited to the carbon footprint of the electricity consumed by validator data centers.

Electronic Waste (E-waste): Since maintaining the TON network does not require specialized mining hardware (ASICs), which have short lifecycles and require frequent replacement, the volume of electronic waste generated is significantly reduced. Validators use standard server solutions with long operational lifespans.

Resource Utilization: The PoS ecosystem minimizes the need for raw material extraction required to produce mass-market specialized computing equipment.

The choice of the TON blockchain as the technological foundation for the LAWA token is driven by the Offeror's commitment to minimizing the project's environmental impact. The Offeror monitors technical updates to the TON protocol and recommendations from European regulators (ESMA) regarding environmental standards for crypto-assets to ensure the project complies with sustainability principles and the transparency requirements established by MiCA.

10. Complaint Handling

The Offeror provides a transparent and free-of-charge complaint handling mechanism for LAWA token holders. Complaints may be submitted electronically to the provider's official address: lawa.token@gmail.com.

The original text of this document (Whitepaper) is English. In the event of any discrepancies in the translation, the English version shall prevail.

It is preferable to submit complaints in English; however, the complainant may submit a complaint in any official EU language. The complaint must contain the holder's identification data and a description of the claim.

The Offeror undertakes to acknowledge receipt of the complaint within 5 business days. A final response must be provided within 30 calendar days of receipt of the complaint.

The Offeror observes the standard limitation periods established by the current legislation of Poland (the provider's country of residence).