Unstable Coin (USDUC) White paper

In accordance with Title II of Regulation (EU) 2023/1114 (MiCA)

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01	Date of notification	2025-07-14
02	Statement in accordance with Article 6(3) of Regulation (EU) 2023/1114	This crypto-asset white paper has not been approved by any competent authority in any Member State of the European Union. The operator of the trading platform of the crypto-asset is solely responsible for the content of this crypto-asset white paper.
03	Compliance statement in accordance with Article 6(6) of Regulation (EU) 2023/1114	This crypto-asset white paper complies with Title II of Regulation (EU) 2023/1114 and, to the best of the knowledge of the management body, the information presented in the crypto-asset white paper is fair, clear and not misleading and the crypto-asset white paper makes no omission likely to affect its import.
04	Statement in accordance with Article 6(5), points (a), (b), (c) of Regulation (EU) 2023/1114	The crypto-asset referred to in this white paper may lose its value in part or in full, may not always be transferable and may not be liquid.
05	Statement in accordance with Article 6(5), point (d) of Regulation (EU) 2023/1114	false
06	Statement in accordance with Article 6(5), points (e) and (f) of Regulation (EU) 2023/1114	The crypto-asset referred to in this white paper is not covered by the investor compensation schemes under Directive 97/9/EC of the European Parliament and of the Council. The crypto-asset referred to in this white paper is not covered by the deposit guarantee schemes under Directive 2014/49/EU of the European Parliament and of the Council.



Sumn	Summary			
07	Warning in accordance with Article 6(7), second subparagraph of Regulation (EU) 2023/1114	Warning This summary should be read as an introduction to the crypto-asset white paper. The prospective holder should base any decision to purchase this crypto-asset on the content of the crypto-asset white paper as a whole and not on the summary alone. The admission to trading 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 (36) or any other offer document pursuant to Union or national law.		
08	Characteristics of the crypto-asset	Unstable coin (USDUC) is a Solana-based fungible crypto-asset token. It is transferable on the Solana network and can be freely traded or held by participants. Its value derives solely from community adoption and market demand.		
09	Information about the quality and quantity of goods or services to which the utility tokens give access and restrictions on the transferability	N/A		
10	Key information about the offer to the public or admission to trading	Kraken seeks admission to trading of the USDUC token so as to be compliant with MiCA and in keeping with its mission to make available for trading to its clients a wide range of assets.		
Part I	- Information on risk	s		
I.1	Offer-Related Risks	General Risk Factors Associated with Crypto-Asset Offerings The admission to trading of crypto-assets, including USDUC, is subject to general risks inherent to the broader cryptocurrency market.		
		Market Volatility The value of USDUC may experience substantial fluctuations driven by investor		



		T
		sentiment, macroeconomic developments, and market conditions.
		Regulatory Risks
		Changes in legislation, applicable laws, compliance requirements or the
		implementation of new regulatory frameworks could affect the availability,
		trading, or use of such assets.
		Security Risks
		The risk of exploitation, hacking or security vulnerabilities of the underlying
		protocol and/or contracts of the token leading to a loss.
		Reputational Risks
		The potential for damage to an organization's credibility or public trust, which
		can negatively impact stakeholder confidence and overall business viability.
1.2		The USDUC project's informal structure and lack of a formal legal entity present
	Issuer-Related Risks	several issuer-related risks.
		Governance and Internal Control Risks:
		With an anonymous or pseudonymous team, there is limited transparency and
		accountability. This could lead to potential mismanagement or misalignment with
		community interests. The absence of formal governance frameworks increases
		uncertainty, as key decisions may be made without external oversight.
		Legal and Regulatory Risks:
		Because the project is not operated by a registered company, there is no clear
		legal entity accountable for USDUC. This could pose challenges if regulatory
		authorities seek compliance or if disputes arise, as holders might have limited
		recourse. Furthermore, changes in laws or enforcement could impact the
		project's ability to operate if it cannot meet regulatory requirements due to its
		decentralized structure.
1.3		Market Volatility
	Crypto-Assets-relate	The crypto-asset market is subject to significant price volatility, which may affect
	d Risks	the value of USDUC. Prices can fluctuate rapidly and unpredictably due to
		various factors, including market sentiment, economic indicators, technological
		developments, regulatory news, and macroeconomic trends. This high level of
		volatility may lead to sudden gains or losses and can impact the liquidity and tradability of the crypto-asset.
		inadability of the drypto-asset.
		Liquidity
		Liquidity refers to the ability to buy or sell a crypto-asset without causing
		significant price impact. USDUC may experience periods of low liquidity,
		meaning that it could be difficult to enter or exit positions at desired prices or
		volumes. Reduced liquidity may result from limited market participation,



		exchange restrictions, or broader market conditions. This can lead to increased price volatility, slippage, and difficulty in executing transactions.
		Cybersecurity & Technology Risks Risks arising from vulnerabilities in the blockchain technology used by the project or platforms. Example risks include smart contract exploits, compromise of platforms, forking scenarios, compromise of cryptographic algorithms.
		Adoption Risks If the project fails to achieve its goals, adoption and usage may be lower than expected. This could reduce the token's utility and overall value proposition.
		Custody & Ownership Risk The risk related to the inadequate safekeeping and control of crypto-assets e.g. loss of private keys, custodian insolvency leading to a loss.
1.4	Project Implementation-Rela	The implementation of the USDUC project may face challenges that could adversely affect its success.
	ted Risks	Operational Challenges: As a community-driven initiative without formal management, coordinating development, marketing, and community engagement can be difficult. The lack of a structured management process might result in inefficiencies or inconsistent progress.
		Team Continuity Risk: The project's progress depends on its contributors. If key community leaders leave the project or lose interest, there may be setbacks or discontinuation of certain project aspects.
1.5	Technology-Related Risks	Smart contract risks USDUC uses smart contracts to facilitate automated transactions and processes. While these contracts enhance efficiency and decentralization, they also introduce specific technical risks. Vulnerabilities such as coding errors, design flaws, or security loopholes within the smart contract code may be exploited by malicious actors. Such exploits could result in the loss of assets, unauthorized access to sensitive information, or unintended and irreversible execution of transactions.
		Blockchain Network Risks USDUC operates on a public blockchain infrastructure, which is maintained by a decentralized network of participants. The functionality and reliability of the crypto-asset are dependent on the performance and security of the underlying blockchain. Risks may include network congestion, high transaction fees, delayed processing times, or, in extreme cases, outages and disruptions.



		Additionally, vulnerabilities or failures in the consensus mechanism, attacks on the network (e.g., 51% attacks), or protocol-level bugs could impact the operation and availability of USDUC.
		Risk of Cryptographic Vulnerabilities Technological advancements, such as quantum computing, could pose potential risks to cryptocurrencies.
		Privacy Transactions involving USDUC are recorded on a public blockchain, where transaction data is transparent and permanently accessible. While public addresses do not directly reveal personal identities, transaction histories can be analyzed and, in some cases, linked to individuals through data aggregation or external information sources. This transparency may pose privacy concerns for users seeking confidentiality in their financial activity. Transaction data on public blockchains is not inherently private and could be subject to scrutiny by third parties, including regulators, analytics firms, or malicious actors.
1.6	Mitigation measures	Use of Established Standards: USDUC is implemented using a well-tested token standard, SPL on Solana, which has been widely used and vetted. By adhering to a standard protocol and not using unproven custom code where unnecessary, the project reduces the likelihood of unknown bugs.
Part A	\ - Information about t	he offeror or the person seeking admission to trading
A.1	Name	N/A
A.2	Legal form	N/A
A.3	Registered address	N/A
A.4	Head office	N/A
A.5	Registration Date	N/A
A.6	Legal entity identifier	N/A



	1	
A.7	Another identifier required pursuant to applicable national law	N/A
A.8		
	Contact telephone number	N/A
A.9		
	E-mail address	N/A
A.10		
	Response Time (Days)	N/A
A.11		
, 1 1	Parent Company	N/A
A.12		
	Members of the Management body	N/A
A.13		
	Business Activity	N/A
A.14		
	Parent Company Business Activity	N/A
A.15		
	Newly Established	N/A
A.16		
	Financial condition for the past three years	N/A
_	-	N/A
A.17	Financial condition since registration	N/A
		I VII X



Part B tradinç		he issuer, if different from the offeror or person seeking admission to
B.1	Issuer different from offeror or person seeking admission to trading	true
B.2	Name	Not available
B.3	Legal form	Not available
B.4	Registered address	Not available
B.5	Head office	Not available
B.6	Registration Date	Not available
B.7	Legal entity identifier	Not available
B.8	Another identifier required pursuant to applicable national law	Not available
B.9	Parent Company	Not available
B.10	Members of the Management body	Not available
B.11	Business Activity	Not available



D 40		T
B.12	Parent Company Business Activity	Not available
crypto	o-asset white paper an	ne operator of the trading platform in cases where it draws up the nd information about other persons drawing the crypto-asset white paper cond subparagraph, of Regulation (EU) 2023/1114
C.1	Name	Payward Global Solutions LTD
C.2	Legal form	N/A
C.3	Registered address	N/A
C.4	Head office	N/A
C.5	Registration Date	2023-07-11
C.6	Legal entity identifier of the operator of the trading platform	9845003D98SCC2851458
C.7	Another identifier required pursuant to applicable national law	N/A
C.8	Parent Company	N/A
C.9	Reason for Crypto-Asset White Paper Preparation	Kraken seeks admission to trading of the USDUC token so as to be compliant with MiCA and in keeping with its mission to make available for trading to its clients a wide range of assets.



C.10					
	Members of the Management body	Full Name	Business Address	Function	
		Shannon Kurtas	70 Sir John Rogerson's Quay, Dublin 2, Ireland	Board Member	
		Andrew Mulvenny	70 Sir John Rogerson's Quay, Dublin 2, Ireland	Board Member	
		Shane O'Brien	70 Sir John Rogerson's Quay, Dublin 2, Ireland	Board Member	
		Laura Walsh	70 Sir John Rogerson's Quay, Dublin 2, Ireland	Board Member	
		Michael Walsh	70 Sir John Rogerson's Quay, Dublin 2, Ireland	Board Member	
C.11	Operator Business Activity	1	<u>.</u>	•	for Crypto Assets, in accordance 23/1114 (MiCA).
C.12	Parent Company Business Activity	worldwide group as "Kraken." Passet platform including the to	up of subsidian Payward Grou Payward's prim that enables of ransfer of cryp	ries (the following to refer to the ary business is clients to buy a to-assets to an	n, is the parent company of a ng paragraphs use the term ne group) collectively doing business the operation of an online virtual and sell virtual assets on a spot basis, and from external wallets.
		products, inclu	•	aπiliates, offer	s a number of other services and



		* A trading platform for futures contracts on virtual assets ("Kraken Derivatives"); * A platform for buying and selling NFTs; * An over-the-counter ("OTC") desk; * Extensions of margin to support spot trading of virtual assets; * A benchmark administrator; and * Staking services.
C.13	Other persons drawing up the crypto-asset white paper according to Article 6(1), second subparagraph, of Regulation (EU) 2023/1114	N/A
C.14	Reason for drawing the white paper by persons referred to in Article 6(1), second subparagraph, of Regulation (EU) 2023/1114	N/A
Part D	- Information about th	ne crypto-asset project
D.1	Crypto-asset project name	Unstable Coin
D.2	Crypto-assets name	Unstable Coin
D.3	Abbreviation	USDUC
D.4	Crypto-asset project description	USDUC is a meme token launched 23 May 2025 on Pump.fun and issued as an SPL token on Solana. It parodies stablecoin concepts by embracing volatility; no formal roadmap or entity exists.



D.5		
	Details of all natural or legal persons involved in the implementation of the crypto-asset project	
	project	Anonymous Solana community contributors; no specific individuals disclosed.
D.6	Utility Token Classification	false
D.7		
	Key Features of Goods/Services for Utility Token Projects	N/A
D.8		
	Plans for the token	No binding milestones; community-driven updates only.
D.9	Resource Allocation	No funds raised; Pump.fun fair-launch model.
D.10	Planned Use of Collected Funds or Crypto-Assets	n/a
Part E	- Information about t	he offer to the public of crypto-assets or their admission to trading
E.1	Public Offering or Admission to trading	ATTR
E.2	Reasons for Public Offer or Admission to trading	Making secondary trading available to the consumers on the Kraken Trading platform in compliance with the MiCA regulatory framework
E.3	Fundraising Target	N/A



	i	
E.4		
	Minimum	
	Subscription Goals	N/A
	·	IN/A
E.5		
	Maximum	
	Subscription Goal	
		N/A
E.6		
0		
	Oversubscription	
	Acceptance	N/A
E.7		
	Oversubscription	
	Allocation	N/A
E.8		
	Issue Price	
	10000 1 1100	N/A
E.9		
	Official ourrency or	
	Official currency or	
	other crypto-assets	
	determining the	
	issue price	N/A
F 40		
E.10		
	Subscription fee	N/A
E.11		
	Offer Price	
	Determination	
	Method	
		N/A
E.12		
	Total Number of	
	Offered/Traded	
	crypto-assets	1 000 000 000 (maximum supply)
E.13		
E. 13		
	Targeted Holders	ALL
E.14		
	Holder restrictions	N/A



		,
E.15	Reimbursement Notice	N/A
E.16	Refund Mechanism	N/A
E.17	Refund Timeline	N/A
E.18	Offer Phases	N/A
E.19	Early Purchase Discount	N/A
E.20	Time-limited offer	N/A
E.21	Subscription period beginning	N/A
E.22	Subscription period end	N/A
E.23	Safeguarding Arrangements for Offered Funds/crypto-assets	N/A
E.24	Payment Methods for crypto-asset Purchase	N/A
E.25	Value Transfer Methods for Reimbursement	N/A



	Г	<u> </u>
E.26		
	Right of Withdrawal	N/A
E.27		
E.21		
	Transfer of	
	Purchased	
	crypto-assets	N/A
E.28		
	Transfer Time	
	Schedule	
		N/A
E.29		
	Purchaser's	
	Technical	
	Requirements	N/A
E.30		
L.30	0	
	Crypto-asset service	
	provider (CASP)	
	name	N/A
E.31		
	CASP identifier	NI/A
		N/A
E.32		
	Placement form	NTAV
F 22		
E.33		
	Trading Platforms	
	name	Payward Global Solutions Ltd t/a Kraken.com
E.34		
	Trading Platforms	
	Market Identifier	
	Code (MIC)	
	,	PGSL
E.35		
	Trading Platforms	
	Access	Kraken.com
E.36		
[E.30	lavaka da e	
	Involved costs	N/A
	1	1



	1	
E.37		
	Offer Expenses	N/A
E.38	Conflicts of Interest	All listings decisions made by Payward Global Solution Ltd are made independently by staff of the entity in line with internal policies. PGSL publishes a conflicts of interest disclosure on its website advising of potential conflicts that may arise.
E.39	Applicable law	Any dispute relating to this white paper shall be governed by and construed and enforced in accordance with the laws of Ireland without regard to conflict of law rules or principles (whether of Ireland or any other jurisdiction) that would cause the application of the laws of any other jurisdiction, irrespective of whether USDUC tokens qualify as right or property under the applicable law.
E.40	Competent court	Any disputes or claims arising out of this white paper will be subject to the exclusive jurisdiction of the Irish courts.
Part F	- Information about t	he crypto-assets
F.1	Crypto-Asset Type	USDUC is classified as a crypto-asset other than an asset referenced token or e-money token under MiCA, (EU) 2023/1114.
F.2	Crypto-Asset Functionality	Standard SPL token functionality on Solana; transferable and tradable only.
F.3	Planned Application of Functionalities	None beyond basic transfer/trade.
of the	crypto-asset white pa	teristics of the crypto-asset, including the data necessary for classification aper in the register referred to in Article 109 of Regulation (EU) 2023/1114, as th paragraph 8 of that Article OTHR
	The type of submission	NEWT



	Functionally Fungible Group Digital Token Identifier	N/A
F.15		
F.14	Digital Token Identifier	
	Language or languages of the white paper	English
F.13		
F.12	Identifier of operator of the trading platform	PGSL
F.11	Any other services provided by the issuer	N/A
F.10	Publication date	2025-08-12
F.9	Starting date of offer to the public or admission to trading	2025-05-19
F.8	Website of the issuer	https://usduc.xyz/
F.7	Commercial name or trading name	No dedicated commercial entity.
F.6	Crypto-Asset Characteristics	Fungible SPL token with fixed max supply of 1 000 000 000.



F.16	Voluntary data flag	False
F.17		
,	Personal data flag	false
F.18		
	LEI eligibility	N/A
F.19		
	Home Member State	Ireland
F.20	Host Member States	Austria, Belgium, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Italy, Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Slovenia, Spain, Sweden
Part G	- Information on the	rights and obligations attached to the crypto-assets
G.1	Purchaser Rights and Obligations	Transferability and Trading: Holders have the ability to transfer their USDUC tokens to others (on-chain) or to trade them on available markets at will.
		Obligations of Holders:
		There are no mandatory obligations imposed on USDUC purchasers.
G.2		
	Exercise of Rights and obligations	The primary right associated with USDUC, the ability to transfer or trade the token, is exercised through standard blockchain transactions.
G.3	Conditions for modifications of rights and obligations	The rights and obligations attached to USDUC as described in this white paper reflect information available at the time of issuance. This white paper is issued by Kraken and does not constitute a commitment or guarantee by USDUC or any other party regarding future modifications. No promises, warranties, or assurances are made herein regarding future token functionality, and this section is provided solely for informational purposes.
G.4	Future Public Offers	The USDUC project has not planned any future public offerings of the USDUC token.
G.5		
	Issuer Retained Crypto-Assets	Not available



	1	
G.6	Utility Token Classification	false
G.7		
	Key Features of Goods/Services of Utility Tokens	N/A
G.8		
	Utility Tokens Redemption	N/A
G.9		
	Non-Trading request	This white paper reflects a request to admit the token to trading.
G.10		
	Crypto-Assets purchase or sale modalities	N/A
G.11		
	Crypto-Assets Transfer Restrictions	Kraken may, in accordance with applicable laws and internal policies and terms, impose restrictions on buyers and sellers of these tokens.
G.12		
	Supply Adjustment Protocols	false
G.13		
	Supply Adjustment Mechanisms	N/A
G.14		
	Token Value Protection Schemes	false
G.15		
	Token Value Protection Schemes Description	N/A



	_	
G.16	Compensation Schemes	false
G.17		
	Compensation Schemes Description	N/A
G.18	Applicable law	Any dispute relating to this white paper shall be governed by and construed and enforced in accordance with the laws of Ireland without regard to conflict of law rules or principles (whether of Ireland or any other jurisdiction) that would cause the application of the laws of any other jurisdiction, irrespective of whether USDUC tokens qualify as right or property under the applicable law.
G.19	Competent court	Any disputes or claims arising out of this white paper will be subject to the exclusive jurisdiction of the Irish courts.
Part H	– information on the	underlying technology
H.1	Distributed ledger technology	USDUC is implemented on the Solana network. Solana is a public blockchain that uses a combination of Proof-of-Stake (PoS) and Proof-of-History (PoH) for consensus. This technology ensures that USDUC transactions can be recorded, validated, and secured in a decentralized manner.
H.2	Protocols and technical standards	The USDUC token is based on the Solana network, which utilizes decentralized Distributed-Ledger Technology. This protocol provides the foundation for secure transactions and smart contracts. SPL Token Standard: The SPL standard is a technical protocol for issuing and managing tokens, ensuring that the USDUC token is compatible with most wallets, exchanges, and decentralized applications (DApps).
H.3	Technology Used	The USDUC token uses the existing SPL token standard on Solana.
H.4	Consensus Mechanism	Solana uses Proof-of-Stake with Tower BFT and Proof-of-History, where leaders are pre-selected by stake and transactions, including USDUC transfers, receive sub-second confirmation and high throughput.
H.5	Incentive Mechanisms and Applicable Fees	USDUC relies on the existing incentive mechanisms and fee structures of the Solana blockchain.



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H.6	Use of Distributed Ledger Technology	false			
H.7	DLT Functionality Description	n/a			
H.8	Audit	false			
H.9	Audit outcome	n/a			
Part J - Information on the suitability indicators in relation to adverse impact on the climate and other environment-related adverse impacts					
S.1	Name	Payward Global Solutions Limited			
S.2	Relevant legal entity identifier	9845003D98SCC2851458			
S.3	Name of the crypto-asset	unstable_coin			
S.4	Consensus Mechanism	Solana uses a unique combination of Proof of History (PoH) and Proof of Stake (PoS) to achieve high throughput, low latency, and robust security. Core Concepts: 1. Proof of History (PoH): - Time-Stamped Transactions: PoH is a cryptographic technique that timestamps transactions, creating a historical record that proves that an event has occurred at a specific moment in time. - Verifiable Delay Function: PoH uses a Verifiable Delay Function (VDF) to generate a unique hash that includes the transaction and the time it was processed. This sequence of hashes provides a verifiable order of events, enabling the network to efficiently agree on the sequence of transactions. 2. Proof of Stake (PoS): - Validator Selection: Validators are chosen to produce new blocks			
		based on the number of SOL tokens they have staked. The more tokens			



staked, the higher the chance of being selected to validate transactions and produce new blocks.

 Delegation: Token holders can delegate their SOL tokens to validators, earning rewards proportional to their stake while enhancing the network's security.

Consensus Process:

1. Transaction Validation:

Transactions are broadcast to the network and collected by validators. Each transaction is validated to ensure it meets the network's criteria, such as having correct signatures and sufficient funds.

2. PoH Sequence Generation:

A validator generates a sequence of hashes using PoH, each containing a timestamp and the previous hash. This process creates a historical record of transactions, establishing a cryptographic clock for the network.

3. Block Production:

The network uses PoS to select a leader validator based on their stake. The leader is responsible for bundling the validated transactions into a block. The leader validator uses the PoH sequence to order transactions within the block, ensuring that all transactions are processed in the correct order.

4. Consensus and Finalization:

Other validators verify the block produced by the leader validator. They check the correctness of the PoH sequence and validate the transactions within the block. Once the block is verified, it is added to the blockchain. Validators sign off on the block, and it is considered finalized.

Security and Economic Incentives:

1. Incentives for Validators:



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		- Block Rewards: Validators earn rewards for producing and validating blocks. These rewards are distributed in SOL tokens and are proportional to the validator's stake and performance.
		- Transaction Fees: Validators also earn transaction fees from the
		transactions included in the blocks they produce. These fees provide an
		additional incentive for validators to process transactions efficiently.
		2. Security:
		- Staking: Validators must stake SOL tokens to participate in the
		consensus process. This staking acts as collateral, incentivizing validators to
		act honestly. If a validator behaves maliciously or fails to perform, they risk
		losing their staked tokens.
		- Delegated Staking: Token holders can delegate their SOL tokens to
		validators, enhancing network security and decentralization. Delegators share
		in the rewards and are incentivized to choose reliable validators.
		3. Economic Penalties:
		Slashing: Validators can be penalized for malicious behavior, such as double-signing or producing invalid blocks. This penalty, known as slashing, results in the loss of a portion of the staked tokens, discouraging dishonest actions.
S.5	Incentive Mechanisms and Applicable Fees	Solana uses a combination of Proof of History (PoH) and Proof of Stake (PoS)
		to secure its network and validate transactions.
		Incentive Mechanisms:
		1. Validators:
		- Staking Rewards: Validators are chosen based on the number of SOL
		tokens they have staked. They earn rewards for producing and validating
		blocks, which are distributed in SOL. The more tokens staked, the higher the
		chances of being selected to validate transactions and produce new blocks.
		- Transaction Fees: Validators earn a portion of the transaction fees paid
		by users for the transactions they include in the blocks. This provides an
		additional financial incentive for validators to process transactions efficiently
		and maintain the network's integrity.



2. Delegators:

- Delegated Staking: Token holders who do not wish to run a validator node can delegate their SOL tokens to a validator. In return, delegators share in the rewards earned by the validators. This encourages widespread participation in securing the network and ensures decentralization.

3. Economic Security:

- Slashing: Validators can be penalized for malicious behavior, such as producing invalid blocks or being frequently offline. This penalty, known as slashing, involves the loss of a portion of their staked tokens. Slashing deters dishonest actions and ensures that validators act in the best interest of the network.
- Opportunity Cost: By staking SOL tokens, validators and delegators lock up their tokens, which could otherwise be used or sold. This opportunity cost incentivizes participants to act honestly to earn rewards and avoid penalties. Fees Applicable on the Solana Blockchain

Transaction Fees:

1. Low and Predictable Fees:

Solana is designed to handle a high throughput of transactions, which helps keep fees low and predictable. The average transaction fee on Solana is significantly lower compared to other blockchains like Ethereum.

2. Fee Structure:

Fees are paid in SOL and are used to compensate validators for the resources they expend to process transactions. This includes computational power and network bandwidth.

3. Rent Fees:

State Storage: Solana charges rent fees for storing data on the blockchain. These fees are designed to discourage inefficient use of state



		storage and encourage developers to clean up unused state. Rent fees help maintain the efficiency and performance of the network. 4. Smart Contract Fees: Execution Costs: Similar to transaction fees, fees for deploying and interacting with smart contracts on Solana are based on the computational resources required. This ensures that users are charged proportionally for the resources they consume.
S.6	Beginning of the period to which the disclosure relates	2024-07-05
S.7	End of the period to which the disclosure relates	2025-07-05
S.8	Energy consumption	331.94842 kWh/a
S.9	Energy consumption sources and methodologies	The energy consumption of this asset is aggregated across multiple components: To determine the energy consumption of a token, the energy consumption of the network(s) solana is calculated first. For the energy consumption of the token, a fraction of the energy consumption of the network is attributed to the token, which is determined based on the activity of the crypto-asset within the network. When calculating the energy consumption, the Functionally Fungible Group Digital Token Identifier (FFG DTI) is used - if available - to determine all implementations of the asset in scope. The mappings are updated regularly, based on data of the Digital Token Identifier Foundation. The information regarding the hardware used and the number of participants in the network is based on assumptions that are verified with best effort using empirical data. In general, participants are assumed to be largely economically rational. As a
		precautionary principle, we make assumptions on the conservative side when in doubt, i.e. making higher estimates for the adverse impacts.