

## USER TERMS OF AGREEMENT

Last Updated: 18 May 2022

**Please read this carefully before accessing our “Site” or using our “Services” (each relevant term as defined below).**

This User Terms of Agreement comprises a legal agreement (the “**Agreement**”) between you and Beampluslab Limited, owner and operator of BEAM+ LAB (the “**Company**” or “**we**”), governing your access and use of our Site. By using our Site, you accept all of the provisions of the Agreement (and any additional terms incorporated herein) and represent to us that you are legally competent to enter into and agree to the Agreement. You agree to be governed, as it relates to any of your activity on the Site, by a decentralised, community-driven platform created and owned by the Company. This Agreement governs your access to, use of, and interaction with the Company, including any content, functionality and Service offered on or through the Site. If you do not accept the terms of the Agreement, you are not authorised to use any aspect of the Site.

The terms of our Privacy Policy Statement (“**Privacy Policy**”) applicable to your use of the Site are incorporated by reference into the Agreement. Please visit [https://www.cryptyques.com/pdf/Privacy\\_Policy.pdf](https://www.cryptyques.com/pdf/Privacy_Policy.pdf) to view our Privacy Policy.

### AGREED TERMS

#### 1. Definitions

1.1 The following definitions apply in the Agreement:

- **Account:** means an account maintained with the Company registered in your name for the purposes of receiving any Service.
- **Agreed Communication Method:** means:
  - (a) in respect of any Service, via the Site;
  - (b) in respect of private communications, via email using the email address you provided when registering your Account; and
  - (c) any other communication method as notified by the Company to you via the Site or otherwise in writing from time to time.
- **Applicable Law:** means all relevant and applicable laws, statutes, rules, regulations, court orders and rulings, judicial interpretation, directives, orders, codes, guidelines and circulars of any jurisdiction or issued by any governmental or regulatory authority or exchange of any jurisdiction.
- **Art:** means the underlying art, design, product design, trademark, logo, animation, video, drawings and/or any other digital content owned by or licensed to the Company and linked to an NFT that you may Own (including also, any derivative works of such NFT, if applicable).
- **Business Day:** means a day that is not a Saturday, Sunday or general holiday, as defined under the General Holidays Ordinance (Cap. 149).

- **NFT:** means a non-fungible token or similar digital item implemented on a blockchain (including the Ethereum blockchain), which uses smart contracts to link to or otherwise be associated with certain content or data.
- **Own:** means, with respect to an NFT, an NFT that you have lawfully and rightfully acquired or purchased from a legitimate source, where proof of such purchase or acquisition is recorded on a relevant blockchain.
- **Service(s):** means any service provided by the Company to you from time to time pursuant to the Agreement (e.g. minting of NFTs and connecting to Wallets for payment processing, etc.).
- **Site:** means the Company's website, being [www.cryptyques.com](http://www.cryptyques.com)
- **Third-Party IP:** means any third-party intellectual property rights including, without limitation, rights in inventions and discoveries, patents, utility models, rights in designs, trademarks, service marks, trade names, logos, devices, signs, copyrights, associated goodwill, rights in confidential information and know-how subsisting anywhere in the world, whether registered or not.
- **User:** means an Account holder using any Service (also referred to as "you" under this Agreement and references to "your" shall be construed accordingly).
- **User Content:** means, with respect to an Account, any content or information that a User submits to the Site or otherwise provides the Company with (e.g. content in a User's profile).
- **Wallet(s):** means any electronic wallet (e.g. Ethereum/Web3 electronic wallet) which allows Users to purchase and store cryptocurrencies and engage in transactions on relevant blockchains.

## 2. Scope of Service

- 2.1 The Company's Site is an interface allowing Users to explore, mint and effect purchases of various NFTs.
- 2.2 Users will be directed to third-party service providers to effect and execute purchases, transfers or sales of NFTs.
- 2.3 The Company is not a Wallet provider, cryptocurrency exchange, broker, financial institution or creditor of any kind. The Company does not have custody or control over the blockchains Users interact with.

## 3. Scope Ownership of NFTs

- 3.1 As a general matter, when you rightfully and lawfully purchase or acquire an NFT, you Own the NFT. Ownership of the NFT is generally mediated entirely by smart contract as recorded on the relevant blockchain. The Company may not at any point affect or otherwise modify the ownership of any NFT.
- 3.2 You acknowledge and agree that the Company or its licensors (as applicable), owns all legal right, title and interest in and to the Art, and all intellectual property rights therein. The rights that you have in and to the Art are limited to those expressly stated in clause 3.3 below. The Company and its licensors reserve all rights in and to the Art not

expressly granted to you under clause 3.3 below including, without limitation, the right to reproduce, create derivative Art, distribute and display the Art.

3.3 Subject to (a) the terms of the Agreement and (b) your rightful and lawful purchase or acquisition of an NFT, and with respect to an NFT that you Own, the Company or its licensor (as applicable) grants you a worldwide, non-exclusive, revocable, royalty-free license, with no right to sub-license or display the Art for your NFT Owned, solely for the following purposes:

- (i) for your own personal, non-commercial use (e.g. as display in a virtual gallery; private collectible consumption or investment; or used as an avatar);
- (ii) as part of a marketplace that permits the purchase and sale of your NFT Owned, provided that such marketplace verifies each NFT owner's rights to display the Art for their NFTs Owned to ensure that only the actual owner can display the Art; or
- (iii) as part of a third-party website or application that permits the inclusion, involvement, or participation of your NFTs, provided that: (A) such website or application verifies each NFT owner's rights to display the Art for their NFTs Owned to ensure that only the actual owner can display the Art; and (B) that the Art is no longer visible once the owner of the NFT Owned leaves the website or application.

3.4 The license to display the Art for an NFT Owned by you is automatically transferred with the NFT as provided below in clause 3.7.

3.5 The licence in clause 3.3 above does not include:

- (a) the right to use the Art to create additional NFTs;
- (b) the right to create derivative works of the Art; and
- (c) the right to, and you may not, use any of the Company and/or its licensors' trademarks in connection with the exercise of your licence in clause 3.3 above.

3.6 Subject to the terms of this Agreement, no Company and/or its licensors' trademarks are expressly licensed to you. You may not use or attempt to register any asset, including any domain names, social media accounts or related addresses, that contains or incorporates any artwork, other representation, name or mark that may be confused with or similar to the Company and/or its licensor's trademarks. The restrictions and obligations under clause 11 shall survive the expiration or termination of any licence granted under this clause 3.

3.7 You have the limited right to transfer the NFT Owned, provided that:

- (a) any such transfer shall be in accordance with Applicable Law;
- (b) the transferee accepts all the terms of this Agreement and the transferee shall, by purchasing, accepting, accessing or otherwise using the Art, be deemed to accept all the terms of this Agreement;

- (c) you provide notice to the transferee of the terms of this Agreement including a link or other method by which the terms of this Agreement can be accessed by the transferee;
- (d) you have not breached the terms of this Agreement prior to the transfer; and
- (e) your license to the NFT Owned has not been terminated before the transfer.

3.8 Save as set out under clause 3.7 above, the license to display the Art for the purchased NFT shall be non-transferable.

#### **4. Representations and Warranties**

4.1 You hereby represent and warrant that you:

- (a) are fully able and competent to enter into the terms, conditions, obligations, affirmations, representations and warranties in the Agreement and observe and shall comply with the terms of the Agreement;
- (b) are of the legal age of majority in your jurisdiction as is required to provide and access relevant User Content and enter into arrangements and transactions contemplated under any Service;
- (c) are legally permitted to use any Service in your jurisdiction, including owning cryptocurrency and cryptographic tokens and interacting with the Site or the Company in any way;
- (d) are responsible for ensuring compliance with the laws of your jurisdiction and acknowledge that the Company is not liable for any of your failure to comply with such laws;
- (e) acknowledge that all funds or assets used by you in the course of receiving any Service have been lawfully obtained by you in compliance with all Applicable Law;
- (f) understand, acknowledge and agree that it is solely your responsibility to maintain the security of your Account (including control over any usernames, passwords, public and/or private keys or any other codes that you may use to access the Service);
- (g) understand, acknowledge and agree that you are responsible for all activities that occur under your Account and agree to notify the Company immediately of any suspected unauthorised use of your Account or security issues related to your Account by contacting us by email at [Inquiries@beampluslab.com](mailto:Inquiries@beampluslab.com); and
- (h) understand, acknowledge and agree that the Company is not responsible for any loss that you may incur as a result of any unauthorised person using your Account or any of your Wallets.

## **5. Nature of Transactions**

- 5.1 Transactions that initiate from the Site are generally confirmed via third-party peer-to-peer web3 service providers (e.g. OpenSea) through the relevant blockchain and are subject to the terms and conditions of those third-party service providers. The Company neither owns nor controls any Wallet (including MetaMask), any part of the Ethereum network or any other blockchain network we choose to interface with or any other third-party website, product or service that you may access, visit or use for the purpose of utilising various features of the Site.
- 5.2 For the avoidance of doubt, the Company shall not be liable for the acts or omissions of any such third-parties in respect of clause 5.1 above, nor shall the Company be liable for any damage that a User may suffer as a result of any transactions made or interaction with any such third-parties.
- 5.2 All transactions on the Site are facilitated by smart contracts existing on a blockchain network. Blockchain networks generally require the payment of a transaction fee (or a “gas fee”) for every transaction. The value of the gas fee changes from time to time and is entirely outside of the control of Company. As such, under no circumstances shall a transaction be invalidated, revocable, retractable or otherwise unenforceable on the basis that the gas fee for the given transaction was unknown, too high or otherwise unacceptable to any User.
- 5.3 In particular, you shall remain aware of any upgrade by Ethereum to the Ethereum platform, a hard fork, referring to a radical change to a network's protocol that makes previously invalid blocks and transactions valid, or vice-versa, on the Ethereum platform, or a change in how transactions are confirmed on the Ethereum platform may have unintended, adverse effects on all blockchains using the ERC-20 standard, ERC-721 standard or any other Ethereum standard in the future.

## **6. Communications, Records and Electronic Delivery**

- 6.1 You authorise the Company to deliver all communications, agreements, documents, notices and disclosures to you using an Agreed Communication Method. You agree that any communications, agreements, documents, notices and disclosures that are not in the form of an Agreed Communication Method is unauthorised and should not be relied upon.
- 6.2 Without prejudice to clause 6.1 above, the Company is authorised to send any communication, notification or other correspondence to you at your specified email address by way of a private communication.
- 6.3 Where the Company sends a private communication to you by email, you agree that we may consider any person who identifies himself/herself by using your specified email address as being entitled to: (a) receive or verify any email correspondence; and (b) provide instructions to, send information to and/or request information from us, in relation to your Account via email.
- 6.4 You acknowledge that you are aware of all risks and damage which may arise from the use of an Agreed Communication Method and other acceptable forms of communication

with us when communicating with us and agree to bear all such risks. These risks include those resulting from any delayed receipt or notice, errors in transmission, technical defect, virus, power failure, fraud, forgery, illegality, misunderstanding, unintended disclosure, unauthorised interception or manipulation by third-parties.

- 6.5 It is your responsibility to ensure that the details of your Agreed Communication Method are (a) correct and up-to-date and (b) operational and available for receipt of all communications. If not, please ensure that such details of your Agreed Communication Method are updated as soon as possible.
- 6.6 In respect of any Agreed Communication Method, any notice or other communication so dispatched or made shall be deemed to have been received:
- (a) if posted on the Site, on the date and at the time of posting;
  - (b) if sent by email:
    - (i) when the Company receives an automated message confirming delivery; or
    - (ii) the time sent (as recorded on the device from which we sent the email) unless we receive a delivery failure receipt,whichever is later; and
  - (c) if sent by an Agreed Communication Method other than by email, at the time of sending (as recorded on the device from which we send the message).
- 6.7 You agree that:
- (a) to the extent any digital signatures comply with Applicable Law, digital signatures supported by a digital certificate shall have the same validity, admissibility and enforceability as if signed in writing (if applicable);
  - (b) all instructions in electronic form are deemed to be written documents, and you shall not dispute or challenge the validity, admissibility or enforceability of any such Instructions on the grounds that it is not a written document and you waive any such right you may have at law;
  - (c) all instructions in electronic form are original documents, and you will not challenge the admissibility of any internet Instruction on the grounds that it is made in electronic form; and
  - (d) you are satisfied that electronically executed contracts are enforceable despite the legal risks associated with them. You agree not to dispute the contents of any notice or communication sent by us using electronic equipment.
- 6.8 We may electronically record and/or monitor all correspondence with you. You agree that to the extent permitted by Applicable Law, any such records may be used for internal compliance purposes, submitted in evidence to any court or in any proceedings relating to the Agreement, disclosed to any applicable government authority or agency or as otherwise required by Applicable Law.

6.9 You acknowledge and agree that our records of the instructions, communications, operations or any transactions made, performed, processed or effected through any of our Service by you or any person purporting to be you, acting or purportedly acting on behalf of you, with or without your consent, shall be binding and conclusive on you for all purposes and conclusive evidence of the NFT transactions and your liability to us. You agree that all such records are admissible evidence, and you shall not challenge or dispute the admissibility, reliability, accuracy or the authenticity of the contents of such records on the basis that such records were initiated and/or set out in electronic form or were produced by or are the output of a computer system, and waive all of your rights (if any) to object.

## **7. Art, Trademarks and Service Marks**

This Site may contain Art, trademarks and service marks belonging to the Company, its licensors, affiliates, vendors, content providers or otherwise owners. Such Art, trademarks and service marks may not be used by anyone without the prior written consent of the Company, its licensors, affiliates, vendors, content providers or relevant owner of such Art or marks (as applicable).

## **8. Use of Personal Data**

The terms of our Privacy Policy applicable to your use of our Site are incorporated by reference into the Agreement. For a copy of the Privacy Policy, please visit: [https://www.cryptyques.com/pdf/Privacy\\_Policy.pdf](https://www.cryptyques.com/pdf/Privacy_Policy.pdf) .

## **9. Warranty and Liability**

### **9.1 Disclaimer of Warranty**

Unless required by Applicable Law or otherwise agreed to in writing, the Company and/or relevant licensors provide Art on an "as is" basis, without warranties or conditions of any kind, either express or implied, including, without limitation, any warranties or conditions of title, non-infringement, merchantability or fitness for purpose. You are solely responsible for determining the appropriateness of using or re-distributing the Art subject to the terms of this Agreement and assume any risks associated with your actions.

### **9.2 Limitation of Liability**

In no event whether in tort (including negligence), contract or otherwise, unless required by Applicable Law or agreed by the Company in writing, shall the Company be liable to you for damages, including any direct, indirect, special, incidental, or consequential damages of any character arising as a result of any NFTs Owned or out of the use or inability to use the Art (including but not limited to damages for loss of goodwill, work stoppage, computer failure or malfunction, or any and all other commercial damages or losses), even if any relevant contributor of Art has been advised of the possibility of such damages or losses.

### **9.3 Accepting Warranty or Additional Liability**

When re-distributing the NFT you Own, you may choose to offer (and charge a fee for) acceptance of support, warranty, indemnity or other rights and obligations. However, in accepting such obligations, you may act: (a) only on your own behalf and on your sole responsibility, not on behalf of the Company or any licensor of Art and (b) only if you agree to indemnify, defend and hold each of the Company or any licensor of Art harmless for any liability incurred by, or claims asserted against, the Company or any such licensor by reason of your accepting any such warranty or additional liability.

## **10. Release and Indemnification**

- 10.1 In the event of any dispute between you and one or more Users, you agree to release the Company, our affiliates and our respective officers, directors, employees and agents from all claims, demands and damages (actual and consequential) of every kind and nature, known and unknown, arising out of or in any way connected with such disputes.
- 10.2 You agree to indemnify and hold the Company and (if applicable) our parent, subsidiaries, affiliates, and our and their respective officers, directors, attorneys, agents, employees, licensors and suppliers (“**Indemnitees**”) harmless against any claim or demand and all liabilities, costs and expenses (including reasonable legal fees) incurred by the Company and (if applicable) any Indemnitees resulting from or arising out of any breach by you of this Agreement, your improper use of our Site or Services and/or your violation of Applicable Law or the rights of a third-party.

## **11. Restrictions and Obligations**

- 11.1 You agree that you may not, nor permit any third-party to do or attempt to do any of the following without the prior written consent of the Company:
- (a) modify, distort or perform any other change to the Art for your NFT Owned in any way, decompile, disassemble, reverse engineer, copy, transfer or otherwise use the any NFT purchased through the Site, except as permitted by the terms of the Agreement;
  - (b) use the Art for your NFT Owned as a brand or trademark or to advertise, market, or sell any third-party product or service;
  - (c) use the Art for your NFT Owned in movies, videos or any other forms of media, except solely for your own personal, non-commercial use;
  - (d) sell, distribute for commercial gain, or otherwise commercialise merchandise that includes, contains or consists of the Art in respect of your NFT Owned;
  - (e) to the extent that any Art associated with your NFTs Owned contains Third-Party IP, you understand, acknowledge and agree as follows: (i) that you will not have the right to use such Third-Party IP in any way except as incorporated in the Art, and subject to the license and restrictions contained in this Agreement; (ii) that, subject to the nature of the license granted from the owner of the Third-Party IP, such owner may necessarily impose additional restrictions on your ability to use the Art; and (iii) to the extent that such owner informs you of such additional restrictions by notice in writing, you shall be responsible for complying with all



such restrictions from the date that you receive such notice, and any failure to comply with such restrictions shall be deemed a breach of this Agreement;

- (f) promote any illegal activity, or advocate, promote or assist any unlawful act with respect to your NFT Owned;
- (g) violate the legal rights of others or contain any material that could give rise to any civil or criminal liability under Applicable Law or that otherwise may be in conflict with the terms of the Agreement and our Privacy Policy;
- (h) display any material or content that is pornographic, threatening, harassing, libellous, hate-oriented, harmful, defamatory, racist, xenophobic, or illegal with respect to your NFT Owned; and
- (g) transmit or otherwise make available material or content that promotes, provides, or relates to instructional information about illegal activities or promotes physical harm or injury against any person or group of persons with respect to your NFT Owned.

## **12. Rights of Third Parties**

- 12.1 A person who is not party to the Agreement has no right under the Contracts (Rights of Third Parties) Ordinance (Cap. 623) to enforce any term of, or enjoy any benefit under, the Agreement.
- 12.2 Third-party services are governed by their own terms of use. The Company does not control third-party services and is not responsible for the contents of any linked site. A link does not imply endorsement of, sponsorship of, or affiliation with the third-party services by the Company.
- 12.3 Please exercise caution before proceeding to any third-party services or entering into any transaction with third-parties linked to or from the Service. Please review carefully any relevant third-party's policies and practices and ensure you understand them before you engage in any transaction. Complaints, claims, concerns or questions regarding third-party services should be directed to the relevant third-party.
- 12.4 The Company may in no circumstances be held liable for the technical availability of third-party services, the content, advertising, products and/or services available on third-party services or any transactions that take place between a User and third-party services whom the User has been directed via our Service. The Company may in no circumstances be a party to any disputes whatsoever between you and third-parties concerning third-party services.

## **13. Events Outside Our Control**

We shall not be liable for any delay in performing or failure to perform any of our obligations under this Agreement which is due to any cause beyond our reasonable control and which is unknown to, and cannot reasonably be anticipated by the Company including, without limitation, fire, flood or catastrophe, acts of God, insurrection, workforce action, war or riots and our obligations under this Agreement shall be suspended for so long as such event(s) continues and to the extent that it is so delayed.

## **14. General Provisions**

### **14.1 Variation**

We may periodically make changes to this Agreement and shall notify you by posting an updated version of the Agreement on our Site. The updated Agreement will become effective as of the date last updated.

### **14.2 Waiver**

No failure or delay by a party to exercise any right or remedy provided under this Agreement or by law shall constitute a waiver of that or any other right or remedy, nor shall it prevent or restrict the further exercise of that or any other right or remedy. No single or partial exercise of such right or remedy shall prevent or restrict the further exercise of that or any other right or remedy.

### **14.3 Partial Invalidity**

If any provision of this Agreement is found by any court or administrative body of competent jurisdiction to be invalid, unenforceable or illegal, the remaining provisions shall remain in force.

If any invalid, unenforceable or illegal provision would be valid, enforceable or legal if some part of it were deleted, the provision shall apply with whatever modification is necessary to give effect to the commercial intention of the parties.

### **14.4 Governing Law and Jurisdiction**

This Agreement and any dispute or claim arising out of or in connection with it or its subject matter or formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the laws of Hong Kong Special Administrative Region.

Each party irrevocably agrees that the courts of Hong Kong Special Administrative Region shall have exclusive jurisdiction to settle any dispute or claim arising out of or in connection with this agreement or its subject matter or formation (including non-contractual disputes or claims).

Any dispute, controversy, difference, discretion or claim arising out of or relating to the Agreement, including the existence, validity, interpretation, performance, breach or termination thereof or any dispute regarding non-contractual obligations arising out of or relating to it shall first be resolved by mutual good faith discussion and negotiation between the parties.

### **14.5 Entire Agreement**

This Agreement, and any documents referred to in it, constitute the whole agreement between the parties and supersede any previous arrangement, understanding or agreement between them relating to the subject matter they cover.

Each of the parties acknowledges and agrees that in entering into this agreement it does not rely on any undertaking, promise, assurance, statement, representation, warranty or

understanding (whether in writing or not) of any person (whether party to this Agreement or not) relating to the subject matter of this Agreement, other than as expressly set out in this Agreement.

**15. Risk Disclosure to Potential NFT Owners**

SUBSCRIBING FOR OR PURCHASING ANY NFTS AND DIGITAL ASSET-RELATED PRODUCTS OR SERVICES INVOLVES A HIGH DEGREE OF RISK. THE VALUE OF NFTS AND DIGITAL ASSETS MAY NOT BE BACKED OR SUPPORTED BY ANY GOVERNMENT. AS SUCH, DIGITAL ASSETS MAY SUFFER SIGNIFICANT VOLATILITY IN VALUE. YOU ARE ADVISED TO CAREFULLY CONSIDER THE RISK EXPOSURE AND ACT CAUTIOUSLY. YOU MUST HAVE THE FINANCIAL ABILITY, SOPHISTICATION, EXPERIENCE, TOLERANCE AND WILLINGNESS TO BEAR THE RISKS OF ANY NFTS AND DIGITAL ASSETS RELATED PRODUCTS OR SERVICES, AND A POTENTIAL TOTAL LOSS OF THE UNDERLYING ASSETS. NFTS MAY NOT BE SUITABLE FOR EVERYONE. PLEASE CAREFULLY REVIEW YOUR FINANCIAL SITUATION TO ASSESS IT IS SUITABLE FOR YOU.

YOU REPRESENT AND WARRANT THAT YOU UNDERSTAND AND ARE WILLING TO ACCEPT THE RISKS ASSOCIATED WITH CRYPTOGRAPHIC SYSTEMS SUCH AS SMART CONTRACTS, PUBLIC BLOCKCHAIN NETWORKS (INCLUDING BUT NOT LIMITED TO THE ETHEREUM BLOCKCHAIN NETWORK), NON-FUNGIBLE TOKENS, AND THE INTERPLANETARY FILE SYSTEM.

THE COMPANY IS NOT RESPONSIBLE FOR LOSSES DUE TO BLOCKCHAINS OR ANY OTHER FEATURES OF THE ETHEREUM NETWORK OR ANY OTHER BLOCKCHAIN NETWORK COMPANY MAY INTERFACE WITH, OR THE METAMASK WALLET OR ANY SIMILAR BROWSER (INCLUDING BUT NOT LIMITED TO OPENSEA) OR WALLET ON ANY BLOCKCHAIN NETWORK INCLUDING BUT NOT LIMITED TO LATE REPORT BY DEVELOPERS OR REPRESENTATIVES (OR NO REPORT AT ALL) OF ANY ISSUES WITH THE BLOCKCHAIN SUPPORTING THE ETHEREUM NETWORK OR ANY OTHER BLOCKCHAIN NETWORK COMPANY MAY INTERFACE WITH, INCLUDING FORKS, TECHNICAL NODE ISSUES, OR ANY OTHER ISSUES HAVING FUND LOSSES AS A RESULT.

YOU ARE RESPONSIBLE FOR DETERMINING WHETHER THE USE OF ANY OF THE SERVICE UNDER THIS AGREEMENT IS LEGAL IN YOUR JURISDICTION AND YOU SHALL NOT USE THE SERVICE SHOULD SUCH USE BE ILLEGAL IN YOUR JURISDICTION. IF YOU ARE UNCERTAIN, PLEASE SEEK INDEPENDENT LEGAL ADVICE.

**16. General Information**

If you have any comments, feedback or questions regarding our Service or any of the terms of the Agreement, please feel free to email us at: [Inquiries@beampluslab.com](mailto:Inquiries@beampluslab.com).