FINAL TERMS

MIFID II PRODUCT GOVERNANCE – Solely for the purposes of the manufacturer's product approval process, the target market assessment in respect of the Products has led to the conclusion that: (i) the target market for the Products is eligible counterparties, professional clients and retail clients, each as defined in Directive 2014/65/EU, as amended (MiFID II); and (ii) all channels for distribution of the Products to eligible counterparties and professional clients are appropriate; and (iii) the following channels for distribution of the Products to retail clients are appropriate – investment advice, portfolio management, non-advised sales and pure execution services, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable. Any person subsequently offering, selling or recommending the Products (a distributor) should take into consideration the manufacturer's target market assessment; however, a distributor subject to MiFID II is responsible for undertaking its own target market assessment in respect of the Products (by either adopting or refining the manufacturer's target market assessment) and determining appropriate distribution channels, subject to the distributor's suitability and appropriateness obligations under MiFID II, as applicable. For the avoidance of doubt, the Issuer is not a manufacturer or distributor for the purposes of MiFID II.

FINAL TERMS DATED 14 April 2023

21Shares AG

(incorporated in Switzerland)

LEI: 254900UWHMJRRODS3Z64

Issue of **60,000** Products (the **Products**)

pursuant to the Issuer's Exchange Traded Products Programme

This document constitutes the Final Terms of the Products described herein.

PART A - CONTRACTUAL TERMS

The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that any offer of Products in any Member State of the EEA which has implemented the Prospectus Regulation (each, a **Relevant Member State**) will be made pursuant to an exemption under the Prospectus Regulation, as implemented in that Relevant Member State, from the requirement to publish a prospectus for offers of the Prospectus. Accordingly, any person making or intending to make an offer in that Relevant Member State of the Products may only do so in circumstances in which no obligation arises for the Issuer or any Authorised Participant to publish a prospectus pursuant to Article 1 of the Prospectus Regulation or supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer. Neither the Issuer nor any Authorised Participant has authorised, nor do they authorise, the making of any offer of the Products in any other circumstances.

The Base Prospectus referred to below (as completed by these Final Terms) has been prepared on the basis that, except as provided in sub-paragraph (ii) below, any offer of Products in any Member State of the EEA which has implemented the Prospectus Regulation (each, a **Relevant Member State**) will be made pursuant to an exemption under the Prospectus Regulation, as implemented in that Relevant Member state, from the requirement to publish a prospectus for offers of the Products. Accordingly any person making or intending to make an offer of the Products may only do so:

(i) in circumstances in which no obligation arises for the Issuer to publish a prospectus pursuant to Article 1(4) of the Prospectus Regulation or supplement a prospectus pursuant to Article 23 of the Prospectus Regulation, in each case, in relation to such offer; or

(ii) in those Non-Exempt Offer Jurisdictions mentioned in the following paragraph, provided such person is one of the persons mentioned in the following paragraph and that such offer is made during the Offer Period specified for such purpose therein.

An offer of the Products may be made by the Issuer or by the Authorised Offerors specified in Part B of these Final Terms other than pursuant to Article 1(4) of the Prospectus Regulation in Austria, Belgium, Croatia, Czech Republic, Denmark, Finland, France, Germany, Ireland, Italy, Liechtenstein, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Spain and Sweden (Non-Exempt Offer Jurisdictions) from the Issue Date of the Bonds (inclusive) to the later of (i) the date of expiry of the Base Prospectus and (ii) the expiry of the validity of a new base prospectus succeeding the Base Prospectus (the Offer Period).

Neither the Issuer nor any Authorised Participant has authorised, nor do they authorise, the making of any offer of Products in any other circumstances.

Terms used herein shall be deemed to be defined as such for the purposes of the General Terms and Conditions of the Products (the **Conditions**) issued by 21Shares AG (the **Issuer**) set forth in the Base Prospectus dated 13 December 2022 (the **Base Prospectus**), which constitutes a base prospectus for purposes of Regulation (EU) 2017/1129, as amended (the **Prospectus Regulation**). This document constitutes the Final Terms of the Products described herein for the purposes of Article 8(5) of the Prospectus Regulation and must be read in conjunction with the Base Prospectus (and any supplement thereto). Full information on the Issuer and the offer of the Products is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus (together with any supplement thereto) is available for viewing at the registered office of the Issuer and on the website of the Issuer (https://21shares.com/ir#prospectus) by selecting Base Prospectus and then Final Terms and the respective Security Code.

The Base Prospectus, together with the Final Terms, constitutes the listing prospectus with respect to the Products described herein for the purposes of the listing rules of the SIX Swiss Exchange. In accordance with article 58a of the Listing Rules of SIX, the Issuer has appointed Homburger AG, located at Prime Tower, Hardstrasse 201, 8005 Zurich, Switzerland, as recognised representative to file the listing application with SIX.

(i)	Issue Date	12 May 2022			
(ii)	Series	21Shares Crypto Layer 1 ETP (LAY1)			
(iii)	Tranche	1			
(iv)	Date on which Products become fungible	Not Applicable			
(v)	Aggregate Number of Products represented by this Tranche	60,000			
(vi)	Issue Price	The initial Crypto Asset Collateral and/or Commodity Asset Collateral as per 11 May 2021, 17:00 CET/CEST, is composed of the following Crypto Assets and/or Commodity Assets per Product:			
		Collateral Name	Amount per Product	Weighting	
		Cardano (ADA)	5.12278795	15.25%	
		Avalanche (AVAX)	0.04945842	8.61%	

BNB (BNB) 0.02029018 30.00% Ethereum (ETH) 0.00259456 30.00% Solana (SOL) 0.05644562 16.14% The Issue Price is subject to any applicable fees and commissions of the person offering the Product. Underlying Vinter 21Shares Crypto Layer 1 Index (LAY1) Relevant Underlying Exchange: Vinter Relevant Currency: USD Information regarding past performance and volatility of the Underlyings as quoted in USD is available at www.cryptocompare.com Basket Applicable Index: The Vinter 21Shares Crypto Layer 1 Index (LAY1) (https://21shares.com/lir/findex-guide) Index Sponsor: 21Shares AC, Dammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Dammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Dammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Dammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AC, Bammstrasse 19, 6300 Zug, Switzerland Party: 21			I			
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Solana (SOL) The Issue Price is subject to any applicable fees and commissions of the person offering the Product. Underlying Vinter 21Shares Crypto Layer 1 Index (LAY1) Relevant Underlying Exchange: Vinter Relevant Currency: USD Information regarding past performance and volatility of the Underlyings as quoted in USD is available at www.cryptocompare.com Basket Applicable Index Applicable Index: The Vinter 21Shares Crypto Layer 1 Index (LAY1) (https://21shares.com/ir#index-guide) Index Sponsor: 21Shares AG, Dammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AG Index Calculation Agent: Invierno AB, Reg. No. 559207-4172, Box 5193, 10244 Stockholm, Sweden, owner of the trademark Vinter Index Administrators pursuant to Article 36 of the Benchmark Regulation (EU2016/1011). Information about the index can be obtained at https://vinter.co/21shares Index Description: The Vinter 21Shares Crypto Layer 1 (LAY1) is a market cap-weighted index comprising the largest underlying blockchain infrastructures capped at 30%. Underlying Component As of 17 May 2022], 17:00 CET/CEST: ADA Weight: 15.25% Relevant Underlying Exchange: Vinter Relevant Currency: USD AVAX Weight: 30.0% Relevant Underlying Exchange: Vinter Relevant Currency: USD BNB Weight: 30.0% Relevant Underlying Exchange: Vinter Relevant Currency: USD SOL Weight: 16.14% Relevant Underlying Exchange: Vinter Relevant Currency: USD		BNB (BNB)	0.02029018	30.00%		
The Issue Price is subject to any applicable fees and commissions of the person offering the Product. Vinter 21Shares Crypto Layer 1 Index (LAY1) Relevant Underlying Exchange: Vinter Relevant Currency: USD Information regarding past performance and volatility of the Underlyings as quoted in USD is available at www.cryptocompare.com Basket Applicable Index Applicable Index: The Vinter 21Shares Crypto Layer 1 Index (LAY1) (https://21shares.com/ir#index-guide) Index Sponsor: 21Shares AG, Dammstrasse 19, 6300 Zug, Switzerland Publishing Party: 21Shares AG Index Calculation Agent: Invierno AB, Reg. No. 559207-4172, Box 5193, 10244 Stockholm, Sweden, owner of the trademark Vinter Index Administrator: Invierno AB, which is included in the register of administrators pursuant to Article 36 of the Benchmark Regulation (EU2016/1011). Information about the index can be obtained at https://vinter.co/21shares Index Administrator: Invierno AB, which is included in the register of administrators pursuant to Article 36 of the Benchmark Regulation (EU2016/1011). Information about the index can be obtained at https://vinter.co/21shares Index Applicable Index Calculation Agent: Invierno AB, Reg. No. 559207-4172, Box 5193, 10244 Stockholm, Sweden, owner of the trademark Vinter Index Administrator: Invierno AB, which is included in the register of administrators pursuant to Article 36 of the Benchmark Regulation (EU2016/1011). Information about the index can be obtained at https://vinter.co/21shares Index Description: The Vinter 21Shares Crypto Layer 1 (LAY1) is a market cap-weighted index comprising the largest underlying blockchain infrastructures capped at 30%. Underlying Component As of 17 May 2022], 17:00 CET/CEST: ADA Weight: 15.25% Relevant Underlying Exchange: Vinter Relevant Currency: USD BNB Weight: 30.0% Relevant Underlying Exchange: Vinter Relevant Currency: USD ETH Weight: 30.0% Relevant Underlying Exchange: Vinter Relevant Currency: USD		Ethereum (ETH)	0.00259456	30.00%		
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Redemption Amount The Redemption amount is calculated as follows:				change: Vinter		
	Redemption Amount	The Redemption amou	The Redemption amount is calculated as follows:			

	$Redemption Amount = \sum_{i=1}^{n} p_i * q_i - rf$	
	Where (for each Crypto Asset Collateral and Commodity Asset Collateral] (i)):	
	n = number of underlying,	
	p_i = price of asset sold (USD),	
	q_i = amount sold,	
	rf = redemption fee equal to \$150 plus 4 bps of redemption amount per redemption order	
	The Redemption Amount may also be subject to additional fees related to the transfer of fiat assets.	
	The Redemption Amount per Product shall not be less than the smallest denomination of the Settlement Currency (<i>i.e.</i> , U.S.\$0.01, €0.01, CHF 0.01, £0.01 or the equivalent in other Settlement Currencies).	
	Redemptions by Authorised Participants pursuant to Condition 5.3 (<i>Redemption at the Option of an Authorised Participant</i>) shall be settled on an in-kind basis unless the Issuer permits such redemption to be settled in accordance with Condition 5.5 (<i>Cash Settlement</i>). The calculation of the Redemption Amount may fluctuate as a result of tracking errors relating to the Underlyings, as described in the section headed " <i>Risk Factors</i> " set out in the Base Prospectus.	
Amount of any expenses and taxes specifically charged to the subscriber or purchaser:	Investor fee of 2.50% of the aggregate value of the Crypto Asset Collateral annually. Fee will be calculated on a daily basis at 17:00 CET/CEST (the closing time of the SIX Swiss Exchange). Fees related to the Product will be collected in-kind.	
Investor Put Date	13 May in each year, beginning in 2023	
Final Fixing Date	As specified in any termination notice	
Initial Fixing Date	11 May 2022	
Product Calculation Agent	Name: Formidium Corp (Sudrania Fund Services Corp)	
	Address: 633 Rogers Street, Suite 106 – Downers Grove, IL 60515 USA	
Calculation Agent:	Name: Ultumus Ltd.	
	Address: 6 Devonshire Square, London EC2M 4YE, United Kingdom	
Index Calculation Agent:	Name: Invierno AB, Reg. No. 559207-4172, owner of the trademark Vinter	
	Address: Box 5193, 10244 Stockholm, Sweden	
Administrator:	Name: Formidium Corp (FKA Sudrania Fund Services Corp)	
	Description: Formidium provides the following services: Fund administration, NAV calculation services, investor services, registrar	

Dii	ate of Board of rectors approval of suance	21 April 2022	
	ird Party formation	Not applicable	
(vii) Re	esponsibility	The Issuer accepts responsibility for the information contained in these Final Terms.	
Representative	•	In accordance with article 58a of the Listing Rules of the SIX Swiss Exchange, the Issuer has appointed Homburger AG, located at Prime Tower, Hardstrasse 201, 8005 Zurich, Switzerland, as recognised representative to lodge the listing application with the SIX Exchange Regulation of the SIX Swiss Exchange.	
Minimum Tradi	ing Lot	Applicable, 1 Product	
Minimum Inves	stment Amount	1 Product, the minimum creation and redemption order for Authorized Participants is 5'000 products.	
		Copper Technologies (Switzerland) AG	
Custodian		Coinbase Custody Company LLC	
		c) and each Authorised Participant mentioned on the Issuer's website (https://21shares.com/ir/aps/)	
		b) Jane Street Financial Limited, Floor 30, 20 Fenchurch Street,	
Authorised Par	rticipant	a) Flow Traders B.V., Jacob Bontiusplaats 9, 1018LL Amsterdam, The Netherlands;	
Market Maker		Flow Traders B.V., Jacob Bontiusplaats 9, 1018LL Amsterdam, The Netherlands	
Exchange Busi	iness Day	As indicated in General Terms and Conditions	
Exchange		SIX Swiss Exchange	
Settlement Cur	rrency	USD	
Cash Settleme	nt	Applicable, other than as set out in Condition 5.3 (Redemption of Products at the Option of an Authorised Participant)	
Additional Payi	ing Agent	Global Paying Agent: Bank Frick & Co Aktiengesellschaft	
Swiss Paying Agent		ISP Securities AG, Bellerivestrasse 45, 8008 Zurich, Switzerland	
		and transfer agent, treasury services, audit support/financial statements preparation.	

Signed on behalf of the Issuer:



By:			
,			

Duly authorised

PART B – OTHER INFORMATION

(x)	Listing and admission to trading	Application has been made for the Products to which these Final Terms apply to be admitted to the SIX Swiss Exchange. The first trading date is expected to be 12 May 2022.
(xi)	[Notification]	The Finansinspektionen (the SFSA) of Sweden has provided the competent authorities of Austria, Belgium, Croatia, Czech Republic, Denmark, Finland, France, Germany, Hungary, Ireland, Italy, Liechtenstein, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, Romania, Slovakia and Spain with a certificate of approval attesting that the Base Prospectus has been drawn up in accordance with the Prospectus Regulation.
(xii)	Interests of natural and legal persons involved in the issue	So far as the Issuer is aware, no person involved in the offer of the Products has an interest material to the offer
(xiii)	ECB eligibility	The Product are expected to be ECB eligible
(xiv)	[Distribution]	An offer of the Products may be made by the Authorised Offerors other than pursuant to Article 1(4) of the Prospectus Regulation in [Austria, Belgium, Croatia, Czech Republic, Denmark, Finland, France, Germany, Hungary, Ireland, Italy, Liechtenstein, Luxembourg, Malta, the Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Spain and Sweden (Non-Exempt Offer Jurisdiction[s]) during the Offer Period. See further "Terms and Conditions of the Offer" below.
(xv)	Additional Selling Restrictions	Not Applicable
ISIN and of	ther Security Codes	ISIN: CH1183559926
		Valor: 118355992
		WKN: A3GY6R
Names and Systems	d Addresses of Clearing	SIX SIS AG, Baslerstrasse 100, P.O. Box, 4600 Olten, Switzerland
(xvi)	Terms and Conditions of the Offer	Products are made available by the Issuer for subscription only to Authorised Participants
(xvii)	Offer Price:	Not Applicable. An Investor intending to acquire or acquiring any Products from an Authorised Offeror will do so, and offers and sales of the Products to such Investor by an Authorised Offeror will be made, in accordance with any terms and other arrangements in place between that Authorised Offeror and such Investor including as to price, allocations and settlement arrangements.
(xviii)	Conditions to which the offer is subject:	Offers of the Products are conditional upon their issue and, as between the Authorised Offeror(s) and their customers, any further conditions as may be agreed between them.

(xix)	Description of the application process:	Not Applicable
(xx)	Description of the possibility to reduce subscriptions and manner for refunding excess amount paid by applicants	Not Applicable
(xxi)	Details of the minimum and/or maximum amount of application	Not Applicable
(xxii)	Details of the method and time limited for paying up and delivery of the Products	Not Applicable
(xxiii)	Manner in and date on which results of the offer are made available to the public	Not Applicable
(xxiv)	Procedure for exercise of any right of pre-emption, negotiability of subscription rights and treatment of subscription rights not exercised	Not Applicable
(xxv)	Whether tranche(s) have been reserved for certain countries	Not Applicable
(xxvi)	Process for notification to applicants of the amount allotted and the indication whether dealing may begin before notification is made	Not Applicable
(xxvii)	Name(s) and address(es), to the extent known to the Issuer, of the placers in the various countries where the offer takes place	Not Applicable

(xxviii) Name and address of financial intermediary/ies authorised to use the Base Prospectus, as completed by these Final Terms (the Authorised Offerors)

- a) Flow Traders B.V., Jacob Bontiusplaats 9, 1018LL Amsterdam, The Netherlands;
- b) Jane Street Financial Limited, Floor 30, 20 Fenchurch Street, London EC3M 3BY, United Kingdom; and
- c) each Authorised Participant expressly named as an Authorised Offeror on the Issuer's website (https://21shares.com/ir/aps/).