

# Cronos

## Open-source blockchain built by Crypto.com



### What is Cronos?

Cronos is a high-performance blockchain operated by crypto exchange Crypto.com, tapping into a global network of over 100 million users. It is designed to power the mainstream adoption of decentralized finance (DeFi), non-fungible tokens (NFTs), and GameFi.

Thanks to its architecture, Cronos enables seamless integration with both Ethereum and Cosmos networks, delivering strong interoperability and scalability. The token CRO is used to pay transaction fees on the network while unlocking fee rebates on Crypto.com, among other benefits.

### Investment case for Cronos

1.

**Crypto.com's 100+ million user base**

As an integral part of the Crypto.com ecosystem, Cronos taps into a global community of over 100 million users, seamlessly bridging centralized and decentralized apps (dApps), lowering fees, offering rewards, and powering governance.
2.

**Multi-layered blockchain for scalability**

Cronos ecosystem drives global crypto adoption with its fast, low-cost, and scalable 3-layer design built for seamless high performance.
3.

**Interoperability across ecosystems**

Cronos enables smooth integration between Ethereum and Cosmos, including dApp migration, asset transfers, and cross-chain interactions.
4.

**AI-powered finance**

By merging blockchain and AI, Cronos has created an ecosystem where AI agents automate DeFi strategies and drive next-gen finance, gaming, and business apps.

### 21Shares Cronos ETP

#### Description

The 21Shares Cronos ETP (ticker "CRON") offers investors a liquid way to integrate ETP, which tracks CRO, into their portfolios through their bank or broker and benefit from its unique position at the intersection of centralized and decentralized finance.

#### Product Metrics

Name	21Shares Cronos ETP	Inception Date	06.05.2025
Ticker	CRON	Issuer	21Shares AG
Exchange	Euronext Paris, Amsterdam	Fee	2.5%
Currencies	USD, EUR		

This document is not an offer to sell or a solicitation of an offer to buy or subscribe for securities of 21Shares AG in any jurisdiction. Neither this document nor anything contained herein shall form the basis of, or be relied upon in connection with, any offer or commitment whatsoever or for any other purpose in any jurisdiction. Nothing in this document should be considered investment advice. This document and the information contained herein are not for distribution in or into (directly or indirectly) the United States, Canada, Australia or Japan or any other jurisdiction in which the distribution or release would be unlawful. This document does not constitute an offer of securities for sale in or into the United States, Canada, Australia or Japan. The securities of 21Shares AG to which these materials relate have not been and will not be registered under the United States Securities Act of 1933, as amended (the “Securities Act”), and may not be offered or sold in the United States absent registration or an applicable exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. There will not be a public offering of securities in the United States. Neither the US Securities and Exchange Commission nor any securities regulatory authority of any state or other jurisdiction of the United States has approved or disapproved of an investment in the securities or passed on the accuracy or adequacy of the contents of this presentation. Any representation to the contrary is a criminal offence in the United States. Within the United Kingdom, this document is only being distributed to and is only directed at: (i) to investment professionals falling within Article 19(5) of the Financial Services and Markets Act 2000 (Financial Promotion) Order 2005 (the “Order”); or (ii) high net worth entities, and other persons to whom it may lawfully be communicated, falling within Article 49(2)(a) to (d) of the Order (all such persons together being referred to as “relevant persons”); or (iii) persons who fall within Article 43(2) of the Order, including existing members and creditors of the Company or (iv) any other persons to whom this document can be lawfully distributed in circumstances where section 21(1) of the FSMA does not apply. The securities are only available to, and any invitation, offer or agreement to subscribe, purchase or otherwise acquire such securities will be engaged in only with, relevant persons. Any person who is not a relevant person should not act or rely on this document or any of its contents. Exclusively for potential investors in any EEA Member State that has implemented the Prospectus Regulation (EU) 2017/1129 the Issuer's Base Prospectus (EU) is made available on the Issuer's website under [www.21Shares.com](http://www.21Shares.com). The approval of the Issuer's Base Prospectus (EU) should not be understood as an endorsement by the SFSA of the securities offered or admitted to trading on a regulated market. Eligible potential investors should read the Issuer's Base Prospectus (EU) and the relevant Final Terms before making an investment decision in order to understand the potential risks associated with the decision to invest in the securities. You are about to purchase a product that is not simple and may be difficult to understand. This document constitutes advertisement within the meaning of the Prospectus Regulation (EU) 2017/1129 and the Swiss Financial Services Act (the “FinSA”) and not a prospectus. The 2024 Base Prospectus of 21Shares AG has been deposited pursuant to article 54(2) FinSA with BX Swiss AG in its function as Swiss prospectus review body within the meaning of article 52 FinSA. The 2024 Base Prospectus and the key information document for any products may be obtained at 21Shares AG's website (<https://21shares.com/ir/prospectus> or <https://21shares.com/ir/kids>).