FINAL TERMS

[MIFID II PRODUCT GOVERNANCE – Only for manufacturer's product approval process only, the target audience assessment for the ETPs has concluded that: (i) the target audience for the ETPs is peer-to-peer counterparties and 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 ETPs are appropriate, including investment advisory, portfolio management, non-advisory sales and pure execution services, subject to the suitability and appropriateness obligations of the distributor under MiFID II, as applicable. Any person who subsequently offers, sells or recommends the ETPs (a distributor) should take into account the manufacturer's target audience assessment. However, a distributor subject to MiFID II is responsible for conducting its own Target Audience Assessment in relation to the ETPs (by either adopting or refining the manufacturer's] Target Audience Assessment) and deciding on 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 within the meaning of MiFID II.

FINAL TERMS DATED 5 MAY 2023

Virtune AB (Publ)

(incorporated in Sweden)

LEI: 636700EWO37NE7B7GW19

Issuance of up to 200 000 products (the ETPs)

of Virtune Crypto Top 10 Index ETP EUR (VTOP10EUR)

according to

the Issuer's Program for Exchange Traded Products

This document constitutes the Final Terms for the ETPs described herein.

PART A - AGREEMENT TERMS

The Base Prospectus referred to below (which is supplemented by these Final Terms) has been prepared on the basis of, except as set out in sub-clause (ii) below, each offer of ETPs in a Member State of the EEA which has implemented the Prospectus Regulation (where and one, a **Relevant Member State**) will be made pursuant to an exemption under the Prospectus Regulation, as implemented in the relevant Member State, from the requirement to publish a prospectus for offers of the ETPs . Accordingly, any person making or intending to make an offer of the ETPs may only do so:

i) in circumstances where no obligation arises for the Issuer to publish a prospectus pursuant to Article 1.4 of the Prospectus Ordinance or supplement a prospectus pursuant to Article 23 of the Prospectus Ordinance, in each individual case in connection with such an offer;

ii) in the Non-Exempt Offer Jurisdictions mentioned in the following paragraph, provided that such person is Authorised Offeror and that such offer is made during the Offer Period specified for that purpose.

An offer of the ETPs may be made by the Issuer or by the Authorized Offerors specified in Part B of these Final Terms other than in accordance with Article 1(4) of the Prospectus Ordinance in Denmark, Finland, Iceland, Norway, Sweden and Germany (Non-Exempt Offer Jurisdictions) during the period from 5 april 2023 to 5 april 2024 (**Offer Period**).

Neither the Issuer nor any Authorized Participant has agreed, or agrees, to offer ETPs under any other circumstances.

Terms used herein shall be deemed to be defined as such in accordance with the General Terms and Conditions for ETPs (the Terms) issued by Virtune AB (the Issuer) as set out in the base prospectus dated 5 April 2023 (Base Prospectus), which together constitute a base prospectus within the meaning of Regulation (EU) 2017/1129, as amended (Prospectus Regulation). This document constitutes the Final Terms of the ETPs described herein within the meaning of Article 8(5) of the Prospectus Regulation and must be read together with the Base Prospectus (and any supplements thereto). Full information about the Issuer and the offering of the ETPs is only available on the basis of the combination of these Final Terms and the Base Prospectus. The Base Prospectus (together with any supplements thereto) is available for viewing at the Issuer's registered office and on the Issuer's (https://virtune.com/investor-relations) website. The Final Terms will be available for viewing at the Issuer's registered office and on the Issuer's (https://virtune.com/investor-relations) website.

The Base Prospectus, together with the Final Terms, constitutes the listing prospectus for the ETPs described herein in the sense referred to in the listing rules of Nasdaq Stockholm Stock Exchange. The issuer intends to submit a listing application to Nasdaq Stockholm.

(i) Issue date	10 May 2023		
(ii) Series	Virtune Crypto Top 10 Index ETP EUR (VTOP10EUR)		
(iii) Tranche	1		
(iv) Date on which the ETPs become fungible	Not applicable		
(v) Total number of ETPs represented by this Tranche	Up to 200 000 for the purpose of admission and introduction to trading on Nasdaq Stockholm stock exchange.		
(vi) Issue price	The original Collateral in Digital Currency consists of the following Digital Currencies per ETP per 3 May 2023 17:00 CET:		
	Name of Collateral	Quantity per ETP	Weight
	Ethereum (ETH)	0.001954262617	40,25%
	Bitcoin (BTC)	0.0001267862817	39,86%
	Polkadot (DOT)	0.08480496937	5,27%
	Litecoin (LTC)	0.00505685788	4,84%

	T		
	Chainlink (LINK)	0.03774693057	2,88%
	Uniswap (UNI)	0.04149617345	2,4%
	Stellar Lumens (XLM)	1.906109006	1,95%
	Bitcoin Cash (BCH)	0.001430564566	1,85%
	Axie Infinity (AXS)	0.008403279194	0,70%
	The issue price is subject to offering the ETP .	to any applicable fees and	l commissions of the person
(vii)Underlying	Index: Virtune Vinter Crypto Top 10 Index (VTOP10)		
	Virtune Vinter Crypto Top form of Digital Currencies Index.	•	Index Components in the uded in the Nasdaq Crypto
	Information on past performation on past performation underlying is available available available.//www.cryptocompa	vailable free of charge at	mance and volatility of the
(viii) Basket	Not applicable		
(ix) Index	Applicable		
	Index: Virtune Vinter Cry	pto Top 10 Index (VTOP	10)
	Index Sponsor: Virtune A Sweden	B (Publ), Sibyllegatan 47	, 114 42 Stockholm,
	Publishing Party: Virtune Sverige	AB (Publ), Sibyllegatan	47, 114 42 Stockholm,
	Index calculation agent: In Stockholm, Sweden, owner		7-4172, Box 5193, 102 44
	Index administrator: Invie administrators in accordar (EU 2016/1011). Informat https://methodology.vinter	nce with Article 36 of the tion about the index can b	Benchmark Regulation be obtained free of charge at
(x) Underlying Components	Per 3 May 2023 17:00 CE	T the weight of Underlyin	ng Components was the
	C 11 ·		
	following:		l l
	Ethereum (ETH) Weight	: 40,25% Relevant Unde	erlying Exchange: Vinter
	Ethereum (ETH) Weight Relevant Currency: USD		
	Ethereum (ETH) Weight		

	Litecoin (LTC) Weight: 4,84% Relevant Underlying Exchange: Vinter	
	Relevant Currency: USD	
	Chainlink (LINK) Weight: 2,88% Relevant Underlying Exchange: Vinter	
	Relevant Currency: USD	
	Uniswap (UNI) Weight: 2,4% Relevant Underlying Exchange: Vinter Relevant Currency: USD	
	Stellar Lumens (XLM) Weight: 1,95% Relevant Underlying Exchange: Vinter Relevant Currency: USD	
	Bitcoin Cash (BCH) Weight: 1,85% Relevant Underlying Exchange: Vinter Relevant Currency: USD	
	Axie Infinity (AXS) Weight: 0,70% Relevant Underlying Exchange: Vinter Relevant Currency: USD	
(xi) Redemption amount	The redemption amount is calculated as follows: n	
	$Redemption \ amount = \sum_{i=1}^{n} p_i * q_i - rf$	
	Where (for each Digital Currency (i)):	
	n = number of Underlying,	
	$p_i = price \ of \ asset \ sold \ (USD),$	
	$q_i = amount sold,$	
	rf = redemption fee equal to \$250 plus 4 basis points per redemption order	
	The redemption amount may also be subject to additional fees related to the transfer of fiat assets .	
	The redemption amount per ETP must not be less than the smallest denomination of the Settlement Currency (<i>ie</i> €0.01, SEK 0.01 or the equivalent in other settlement currencies).	
	Redemption by Authorized <i>Participants</i> in accordance with Condition 5.3 (<i>Redemption at the option of an Authorized Participant</i>) shall be settled in kind unless the Issuer allows 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 related to the Underlying, as described in the " <i>Risk Factors</i> " section set out in the Base Prospectus.	
(xii) Amount of any expenses and taxes specifically charged to the Subscriber or Purchaser:	Investor fee of 1,95% of the total value of Collateral in Digital Currency annually. The fee is calculated daily at 17:00 CET. Fees related to the ETP will be collected in kind.	
(xiii) Investor's Put Date:	16 May each year	
(xiv) Final Fixing Date:	As specified in any termination notice	
(xv) Initial Fixing Date:	5 May 2023	
(xvi) ETP Calculation Agent:	Name: Ultumus LTD	

	Address: 6 Devonshire Square, London EC2M 4YE, United Kingdom	
(xvii) Index Calculation Agent:	Name: Invierno AB, regnr 559207-4172, owner of brand Vinter	
rigenti	Address: Box 5193, 102 44 Stockholm, Sweden	
(xviii) Administrator:	Namn: Formidium Corp.	
	Address: 633 Rogers Street, Suite 106 – Downers Grove, IL 60515 USA	
(xix) Issuing Agent:	Nordic Issuing AB, regnr 559338-2509, Stortorget 3, 211 22 Malmö	
(xx) Additional Paying Agent:	Not applicable	
(xxi) Custodian:	Coinbase Custody Trust Company, LLC	
(xxii) Cash settlement:	Applicable, other than as set out in condition 5.4 (Redemption of ETPs after selection of an Authorized Participant)	
(xxiii) Settlement currency:	EUR	
(xxiv) Exchange	Nasdaq Stockholm	
(xxv) Trading Day	As stated in the General Terms and Conditions	
(xxvi) Market Maker:	Flow Traders B.V., Jacob Bontiusplaats 9, 1018LL Amsterdam, The Netherlands	
(xxvii) Authorized Participant:	Flow Traders B.V., Jacob Bontiusplaats 9, 1018LL Amsterdam, The Netherlands	
	Makor Securities London Limited, 30 Panton Street, London SW1Y 4AJ, United Kingdom	
(xxviii) Minimum Investment Amount:	Applicable, minimum creation order is 20 000 ETPs	
(xxix) Minimum Trading Post:	Applicable, 1 ETP	
(xxx) Responsibility:	The Issuer accepts responsibility for the information in these Final Terms.	
(xxxi) Information from third parties:	Relevant Third Party Information has been retrieved from publicly available websites. The Issuer confirms that such information has been accurately reproduced and that, to the best of its knowledge and ability to ascertain from information published by third party, no facts have been omitted which would render the information reproduced inaccurate or misleading.	

Signed on behalf of the Issuer:

By: Mor for

Duly authorized

Christopher Kock

PART B – OTHER INFORMATION

(i) Listing and admission to trading	The application has been made for the ETPs to which these Final Terms apply to be admitted to trading on Nasdaq Stockholm. The earliest first trading day is expected to be 15 May 2023.
(ii) Notification	The Swedish Financial Supervisory Authority has provided the competent authorities in each EU member state and Norway a certificate of approval certifying that the Base Prospectus has been drawn up in accordance with the Prospectus Ordinance.
(iii) The interests of natural and legal persons involved in the offer	To the knowledge of the Issuer, no person involved in the offering of the ETPs has an interest material to the offering
(iv) Acceptability at the ECB	The ETPs in this Series are not expected to be acceptable to the ECB.
(v) Distribution	An offer of the ETPs may be made by the authorized offerors otherwise than in accordance with Article 1(4) of the Prospectus Regulation in Denmark, Finland, Iceland, Norway, Sweden and Germany (Non-Exempt Offer Jurisdictions) during the Offer Period (as defined above in these Final Terms). See also "Conditions of the Offer" below.
(vi) Additional Sales Restrictions	The Financial Conduct Authority in the UK prohibits the marketing, distribution and sale of crypto products to UK private investors.
(vii)ISIN and other securities codes	ISIN: SE0020052215
(viii) Names and addresses of Clearing systems	Euroclear Sweden AB, Klarabergsviadukten 63, Box 191, 101 23 Stockholm, Sweden
(ix) Reasons for the offer and the use of the issue proceeds:	As stated in the Base Prospectus
(x) Estimated total costs of the issue/offer and the estimated net amount of the issue proceeds:	Not applicable
(xi) Date of approval:	31 March 2023
(xii)Terms of the Offer	ETPs are made available by the Issuer for subscription only to Authorized Participants
(xiii) Offer rate:	Not applicable. An Investor who intends to acquire or is acquiring any products from an Authorized Offeror will do so, and offers and sales of the products to such Investor by an Authorized Offeror will be in accordance with the terms and other arrangements in place between the Authorized Offeror and such Investor, including price, allocations and liquidation arrangements.

(xiv) Conditions that apply to the offer:	Offers of the ETPs are subject to their issuance and, between the Authorized Offerors and their clients, any additional terms that may be agreed between them	
(xv) Description of the application process:	Not applicable	
(xvi) Description of the possibility to reduce the number of subscribers and the way to refund excess amounts paid by applicants	Not applicable	
(xvii) Details of the minimum and/or maximum application amount	Not applicable	
(xviii) Details of method and time limit for payment and delivery of the ETPs	Applicable; minimum creation and redemption order is 20 000 ETPs and otherwise in accordance with the respective agreement between the Issuer and the Authorized Participants.	
(xix) Manner and date when the results of the offer are made available to the public	Not applicable	
(xx) Procedure for exercise of any pre-emptive right, transferability of subscription rights and treatment of subscription rights that have not been exercised	Not applicable	
(xxi) Whether Tranches have been reserved for certain countries	At establishment of these Final Terms, the offer is limited to Denmark, Finland, Iceland, Norway, Sweden and Germany.	
(xxii) Procedure for notifying applicants of the allocated amount and information on whether trading can be started before notification is made	Not applicable	
(xxiii) Name and address(es), to the extent known to the issuer, of the investors in the various countries where the offer takes place	Not applicable	
(xxiv) Name and address of the financial intermediary(s) authorized to use the base prospectus, in accordance with these	 Flow Traders B.V., Jacob Bontiusplaats 9, 1018LL Amsterdam, The Netherlands Makor Securities London Limited, 30 Panton Street, London SW1Y 4AJ, United Kingdom 	

Final Terms	(the	Authorized
Offerors)		

and each Authorized Participant expressly listed as an Authorized Offeror on the Issuer's website https://virtune.com/investor-relations/authorised-participant.