

Informational Communication

Young Platform S.p.A.

Service and Informational Communication

Excluded from the marketing perimeter — Procedure 2.d, §2.3

Update to the crypto-asset catalogue: delisting of
tokens not compliant

Update to the crypto-asset catalogue: delisting of tokens not compliant

1. Preliminary remarks

1.1 Young Platform S.p.A. (hereinafter "Young Platform" or the "Company") issues this notice (the "Notice") to describe the crypto-assets that, following the entry into effect of the MiCAR regulatory framework and the Company's authorisation as a crypto-asset service provider (CASP), are no longer tradable on the Young Platform platform.

1.2 The Notice aims to provide the User with a **clear and concrete guide** on which tokens are affected, why, within what timeframe action should be taken, and with which options. For the contractual framework governing the relationship between the User and the Company, refer to the [General Terms and Conditions – Crypto-asset Services](#).

1.3 This Notice does not constitute a marketing communication nor an offer or solicitation to invest in crypto-assets. It does not constitute investment advice nor a personalised recommendation.

2. Identification of the provider

Corporate name: Young Platform S.p.A.

Registered office: Via F. Cigna, no. 96/17 — 10155 Turin (TO), Italy

Tax code / VAT number: 11931440017

LEI: 815600F1E30AAB016171

Certified email (PEC): youngplatform@pec.it

Website: youngplatform.com

Young Platform was authorised as a crypto-asset service provider (CASP) by Consob and Banca d'Italia on 30/06/2026 pursuant to article 16, paragraph 1, of Legislative Decree 129/2024 and article 63 of Regulation (EU) 2023/1114 (MiCAR).

3. What "delisting" means

3.1 By "**delisting**" is meant the **removal of a crypto-asset from the catalogue of tradable**

tokens on the platform. Starting from the effective date indicated in this Notice, the affected crypto-assets:

- are no longer buyable or sellable on the Young Platform (Base and Pro);
- are no longer accepted as deposits from external wallets or platforms;
- remain holdable in the User's Wallet until the User decides to withdraw them to an external wallet owned by the User (under the terms set out in paragraph 6).

3.2 The delisting does NOT entail the loss of the crypto-assets held by the User. Positions remain segregated and available in the Wallet until the exit options described in paragraph 6 are exercised.

4. Crypto-assets affected by the delisting

4.1 The crypto-assets listed below are subject to delisting, with effect from **1 July 2026**, due to the insufficient number of Execution Venues among those supported by Young Platform.

Crypto-asset	Ticker
Terra 2.0	LUNA2
Metis	METIS
cat in a dogs world	MEW

4.2 The updated list of crypto-assets supported by Young Platform and of any further crypto-assets subject to delisting decisions is available on the ["List of supported crypto-assets"](#) page of the official website. The page is periodically updated to reflect the Company's admission and delisting decisions.

5. Why these crypto-assets are no longer available

5.1 The applicable regulatory framework (Articles 6 and 12 MiCAR) classifies each token into one of three categories:

- **e-money token (EMT)** — tokens pegged to the value of a single official currency (e.g. dollar, euro). They must be issued by authorised entities, such as electronic money institutions or credit institutions, and comply with specific requirements regarding transparency, reserves, and disclosure.
- **asset-referenced token (ART)** — tokens that aim to maintain a stable value by referencing multiple assets (a basket of currencies, commodities, other crypto-assets). They require a specific authorisation of the issuer.
- **other crypto-assets ("other than")** — all other crypto-assets (utility tokens, "general-purpose" crypto-assets such as Bitcoin and Ethereum). They require a compliant white paper notified to the competent Authority before being offered to the European public.

5.2 The crypto-assets listed in paragraph 4.1 (LUNA2, METIS, MEW) belong to the "**other crypto-assets**" category (i.e. neither EMT nor ART). Due to insufficient liquidity, Young Platform has decided to suspend the offering of these tokens on its platform.

5.3 The delisting is a **reversible measure**: should a token listed in paragraph 4.1 achieve, in the future, full regulatory compliance (for example following the issuer's authorisation by the competent Authority or a modification of the token's characteristics), Young Platform may consider its reinstatement in the catalogue. Any reintroduction will be the subject of a dedicated notice published through the official channels.

6. Practical effects for the User and available options

6.1 Pending orders. All buy or sell orders pending for the crypto-assets listed in paragraph 4.1 as of the effective date of the delisting have been **automatically closed** by the Company's systems during the platform's maintenance window. Any resources (in funds or crypto-assets) locked as collateral on such orders have been fully returned to the User's Wallet's available balance.

6.2 Positions held in the Wallet. Any crypto-assets affected by the delisting held in the User's Wallet **remain in Young Platform's custody** without technical holding restrictions. The User retains full ownership of their positions.

6.3 Available options. The User has the following options to manage residual positions in delisted crypto-assets:

(a) Withdrawal to an external wallet of their own ownership. The User may transfer the delisted crypto-assets to a non-custodial wallet of their own ownership (subject to ownership verification and cryptographic signature where required under the Travel Rule Procedure) or to another authorised exchange.

7. Risks and warnings

7.1 The delisting does not affect the technical characteristics or the intrinsic value of the crypto-assets involved, which continue to exist on their respective blockchains and may be traded on other platforms compliant with the applicable law in the relevant jurisdiction.

7.2 The User is responsible for the **correct indication of the destination address** in case of withdrawal to external wallets. Transfers to incorrect addresses are neither reversible nor refundable. Before proceeding with a withdrawal, always verify the recipient address, the correct blockchain network (mainnet vs testnet, layer 1 vs layer 2), and wallet ownership.

7.3 Crypto-assets are instruments characterised by high volatility and entail a significant risk of loss, including total loss, of the invested capital. Held crypto-assets do not benefit from the guarantee schemes provided for bank deposits nor from the investor compensation schemes.

7.4 For a comprehensive discussion of the risks, please refer to the [General Risk Disclosure](#) published through the official channels.

8. Communications and complaints

8.1 For operational assistance, doubts about the choice of the most suitable option or specific requests relating to the delisting, the User may contact the Customer Support at: support.youngplatform.com/hc/en.

8.2 Complaints may be submitted in accordance with the [Complaints Handling Procedure](#) published through the official channels. The User's right to bring the alternative dispute resolution (ADR) procedures provided for by law remains unaffected.

9. Publication and retention

9.1 This Notice is published on Young Platform's institutional website and remains accessible for a period of no less than five (5) years from its last replacement. Previous versions remain available through the official channels. The Company reserves the right to update the Notice in the event of further delisting decisions or the reintroduction of crypto-assets to the catalogue, and will communicate this to the public with reasonable advance notice.

This communication constitutes a service notice and does not represent a marketing communication nor an offer or solicitation to invest in crypto-assets. Crypto-assets are subject to specific risks, including the risk of total loss of the invested capital, and do not benefit from the guarantee schemes provided for bank deposits (Directive 2014/49/EU) nor from the investor compensation schemes (Directive 97/9/EC). For full information on the services offered, please refer to the Terms and Conditions published through Young Platform's official channels. Young Platform S.p.A., Via Cigna 96/17, 10155 Turin — youngplatform.com — PEC: youngplatform@pec.it.