

Token Sale Terms of Use

This Token Sale Terms of Use (hereinafter referred to as 'This Terms of Use') shall not be used by Time Innovation Pte. Ltd (hereinafter referred to as 'our company') for proposal of investment on the Internet or construction of solicitation nor any proposal, recommendation, and inducement of security purchasing in any jurisdiction.

This Terms of Use is not submitted nor registered to any regulatory authorities of any jurisdiction, and is not and will not be considered nor confirmed by any jurisdiction. This Terms of Use shall be applied to the purchase of tokens (hereinafter referred to as 'this token') that takes place during the token sale (hereinafter referred to as 'sales period').

The main body of this token sale is Time Innovation Co., Ltd. (No: #55, Street 456, Sangkat Toul Tumpuong 1, Khan Chamkarmorn, phnom penh, Cambodia.) (hereinafter referred to as "our company").

By purchasing this token from our company during the sales period, purchasers will be bound by this Terms of Use and all other terms it mentions. Purchasers shall not be able to purchase this token if they do not agree with this Terms of Use.

In addition, the Company shall be able to revise the contents of these Terms without obtaining the consent of the Member, and the Member shall accept it. Conditions for providing this service after this agreement has been revised shall be subject to the terms and conditions of the revised contract.

1. Purpose

This token is digital asset. Purchasers will not acquire any right expressly or implicitly by 'holding' this token. Purchasers will understand that they do not hold the right to get ownership or equity, stock or similar rights, or part of sales of any form in the future, and will not receive nor be given any rights for intellectual property and/or related companies. This token is not designed as any instrument of advanced payment, electronic money, cryptocurrency, securities, commodities, nor other forms of financial products.

2. Scope of Application

This Terms of Use shall only be applicable to purchasing this token from our company during the token sale unless this Terms of Use specifies certain situations. Our company, if there is a technological development of this token in the future, may establish regulations for use of this token, related guidelines as well as privacy policies upon the development, and constantly update these regulations and guidelines based on the procedure of correction

stipulated in these regulations. As of now, personal information of purchasers our company acquired during this token sale is and will be processed according to our company's privacy policy.

3. Cancellation / Refusal of Purchase Application

Purchasing of this token from our company during the sales period is final, and purchasers cannot ask for any refund nor cancellation unless certain laws or regulations apply. Our company shall hold the right to refuse or cancel any application of token purchases at our discretion any time.

4. Procedure and Specifications of This Token Sale

Significant matters regarding the procedure and specifications of this token sale (includes but not limited to sales date, price, estimated number, and purpose of use of estimated funds) shall be referenced on a separate document. Purchasers understand and agree to these procedures and specifications upon purchasing this token.

5. Perception of Risks

Purchasers shall purchase, hold or use this token at their own risk. The token price may change drastically everyday, and it may cause benefits and losses to purchasers as a result. There are risks unique to this token that occur due to the result of global circumstances and changes in the cryptocurrency values. Unexpected regulations may be built by governments all over the world, and we may face severe rivalry between competitive cryptocurrencies. If the Japanese government decides to build regulations for use and buying and selling and/or prohibit any use of this token, our company will take appropriate measures to comply with the law. Our company will not take any responsibility for any loss that may be caused by this circumstance.

6. Security Responsibilities

Purchasers shall be responsible for taking appropriate measures to protect all information that is necessary to access the private keys and other safekeeping systems for the wallet they use to hold the tokens they purchased as well as other safekeeping systems of this token. If purchasers lose their private keys or other forms of data, purchasers may lose access to this token. Our company will not be responsible for the above.

7. Personal Information

Our company shall conclude it is necessary to acquire purchasers' information in order to

observe the laws and regulations related to this token sale at our discretion. In this case, purchasers agree to provide our company with such information immediately and understand that our company shall refuse any sales and/or transfer of this token until we judge the condition of this token sale to purchasers is permissible by applicable laws and regulations based on the information provided by purchasers.

8. Responsibility for Public Taxes and Other Public Charges

All payments to our company exclude tax. Purchasers shall be responsible for all taxes (consumption tax, sales tax, service tax and added-value tax) that may be generated for payments to our company. Purchasers will also be responsible for appropriate withholding, collecting, reporting and paying these taxes to an appropriate tax authority. Our company will not take any responsibility for any withholding, collecting, reporting and paying any taxes that may be generated from consumption tax, sales tax, service tax, added-value tax and any other taxes/charges for purchasers' payments to our company.

9. Representations and Warranties

Purchasers will represent and warrant the below upon purchasing this token. Our company hereby specifies and holds the right to suspend and ban purchasers' account if they violate any of the below. Our company will not take any responsibility for any case of violation of the below. (1) Purchasers have read and understand this Terms of Use (including all other sheets) thoroughly. (2) Purchasers fully understand this Terms of Use as well as the risks and effects that may arise upon purchasing this token. (3) Purchasers have acquired sufficient information and data of this token in order to make decisions based on appropriate information upon purchasing this token. (4) Purchasers understand that this token does not provide any form of rights related to our company and affiliated companies. Purchasers understand that they have the right related to voting, distributing, redeeming, clearing, and assets (this includes any form of intellectual property rights) or other property rights and legal rights. (5) Purchasers shall not purchase this token for investing, speculating, other monetary reasons nor any related purposes. (6) Purchasers shall observe the responsibilities mentioned in the applicable laws and regulations within their jurisdictions that arise upon purchasing this token. (7) Purchasers (a) do not reside in areas or regions that are banned from accessing this token due to the applicable laws and regulations as well as treaties and administrative measures, and (b) do not have any previous financial, business, employment or delegation relationship with any antisocial forces, and are not involved in any temporary and/or continuous commercial transactions, patronage, transfer of profits and/or any other transactions of this kind.

10. Compensation

- (1) Purchasers shall be responsible for compensating and resolving any loss or conflict between third-parties upon purchasing or using this token at their their own expense. Purchasers shall not cause any cause no trouble and loss to our company.
- (2) If purchasers cause any loss to our company upon purchasing or using this token, purchasers shall be responsible for compensation (including court costs and attorney costs) to our company at their own expense.

11. Discharge

- (1) This token shall be sold “as it is” and “within an providable range” without any form of warranty, and our company explicitly denies all warranties for any but not limited to merchantability, compatibility for certain purposes and/or implied warranty for origin of rights as well as innocuous factors regarding this token.
- (2) Our company does not specify nor warrant this token to be reliable, up-to-date, failure-free and satisfactory for purchasers’ demands as well as any future revision of this token.
- (3) Our company does not specify nor warrant the possibility of this token and/or its transfer system containing viruses or any other harmful factors.

12. Restriction of Liabilities

- (1) If our company ever assumes liability for damages caused to purchasers, the limit of damages shall be the amount of money we received from purchasers within the past one month since the event that caused the damage upon purchasing this token.
- (2) The restrictions mentioned in the previous clause shall apply to liabilities that arise from large-scale losses, fraud and intentional and/or unintentional actions of our company. Application of this clause shall not be restricted nor eliminated in the above cases.

13. Governing Laws and Competent Court

This Terms of Use shall be governed, construed, interpreted and executed by the Japanese law regardless of jurisdictions as well as conflict of laws principles that may generate laws and ordinances of other jurisdictions. Any conflict that arises from this Terms of Use shall be subject to the exclusive jurisdiction of Singapore District Court in the first instance.

14. Separability If any provision of this Terms of Use is judged to be illegal, invalid or impracticable, the provision concerned shall be separated from this Terms of Use and not have any effect on the validity and/or enforceability of the remaining provisions.

15. Integrity

This Terms of Use (Japanese edition) shall prevail against any other provisions and edition of this Terms of Use in other languages unless otherwise specified.

16. About lockup

There is a possibility that we will engage in lockup with the existence of our company and when the matter is decided, the user shall follow it.

17. About token after purchase

In the event of selling illegally resold tokens purchased or communicating false facts, we may freeze the token without notice at our discretion.