

Terms of Service

NAM Token Sale Terms of Service

This Token Sale Terms of Service does not constitute any proposal, recommendation or solicitation of any investment, nor does it propose, recommend or solicit purchase of securities in any jurisdiction. This agreement has not been submitted or registered with any regulatory authority of any jurisdiction nor has been reviewed, confirmed by regulatory authorities nor planned.

The terms of use of this Token Sale (the "Terms of Service") are the sellers of tokens (hereinafter referred to as "Sellers") made during the Token Sale Period (hereinafter referred to as "Sales Period") (Hereinafter referred to as "book tokens") from NAM Token (hereinafter referred to as "NAM Token"). Please read this terms of service carefully and if you have any questions please contact us from the inquiry form. By purchasing this token from us during the sales period, the purchaser is bound by these Terms of Service and all other terms mentioned therein. If you do not agree to these Terms of Use, Buyer shall not be able to assist with this Token Sale or purchase NAM Token.

Participants and sellers are individually or collectively referred to as "parties"

1.Purpose

To the end, cloud sales is in the form of supporting the NAM project by purchasing tokens.

2.Scope of application of this Terms of Service

Unless otherwise specified in these Terms of Use, these Terms and Conditions apply only to the purchase of this Token from the seller during the sales period.

If the seller succeeds in developing the project described in the White Paper in the future, the seller will publish the NAM usage rules, related guidelines and regulations including the privacy policy (hereinafter referred to as the "NAM Project Terms and Conditions") In some cases, these regulations, guidelines, and regulations may be updated from time to time in accordance with the revised procedures stipulated in these regulations. At this time, the purchaser's personal information acquired in this token sale campaign shall be processed in accordance with the company's privacy policy.

Regarding the service provided on the NAM, if contradictions or conflicts arise between these Terms of Use and the NAM Terms of Use, etc. concerning matters arising in connection with the use of this Token, the NAM Terms of Service etc. will take precedence Shall be applied.

3.Canceled: Eliminate purchase offer

The purchase of this token from the seller during the sales period is the final one, and the purchaser can not request a refund or cancellation except for those obligated by applicable laws and regulations, etc. In view of the circumstances surrounding token sales, we reserve the right to forfeit or cancel the application of this token purchase at its discretion at any time.

4.Procedures and specifications of this token sale

Important matters concerning the procedures and specifications of this token sale (including details such as the date and time of sale, price setting, sales schedule quantity, usage of planned earnings, etc., but not limited to this) are as documented separately I will. By purchasing this token, the purchaser understands these procedures and specifications and acknowledges that there is no objection.

5.Risk recognition and assumption

Purchaser acknowledges and acknowledges the existence of risk with respect to the purchase, maintenance or use of this token. By purchasing this token, the purchaser explicitly recognizes these risks and assumes these risks.

6.Security

The purchaser purchases tokens from the seller, uses the wallet, vault, and other token storage mechanisms used to hold the tokens, credentials necessary to access secret keys and other storage mechanisms, etc. We will assume the responsibility to take reasonable measures to preserve the environment. If the buyer's private key or other credentials are lost, the purchaser may lose access to this token. The company or seller is not responsible for any such loss.

7.Personal Information

Sellers may, at their sole discretion, decide that it is necessary to acquire certain information on purchasers in order to comply with laws and regulations, etc. related to this token sale. In this case, the purchaser agrees to promptly provide such information in response to the request, the purchaser provides such information and the sale of this token to the purchaser is subject to applicable laws and regulations, etc. The purchaser shall recognize that the seller may refuse to sell or deliver the token until it is determined that it is acceptable.

8.Taxpayer

All amounts of support and contributions to sellers are excluded from tax. The purchaser shall be responsible for whether or not any tax (including consumption tax, sales tax, usage tax, VAT, etc.) will be imposed on support / contribution to the seller I will. It is also the buyer's responsibility to withhold and collect the correct tax amount, report this, and pay it to the appropriate tax authorities. Purchaser or the Company assumes all liability for withholding, collecting, reporting, or paying taxes arising from support / contributions to sellers of sales tax, sales tax, usage tax, value added tax and other purchasers not.

9.Representation

By purchasing this token, the purchaser shall assert and guarantee the following:

(a) Have carefully read and understand this Terms of Service (including all attached sheets).

(b) In order to understand this Terms of Service and to evaluate the risks and impacts associated with the purchase of this token, the function of this token, the transfer mechanism

of the cryptographic token and other important characteristics, the mechanism of the token storage (token wallet etc.), Fully understand block chain technology and block chain based software system.

(c) To obtain sufficient information on this token, in order to make decisions based on adequate information about support by this token.

(d) Understand that this token does not grant any form of rights relating to NAM or the Company or its affiliates. The rights that the purchaser should understand that it is not granted in this issue include the right to vote, distribution, redemption, liquidation, property (including all forms of intellectual property rights), or other property rights and legal rights Including.

(e) The buyer purchases this token in order to support the NAM ecosystem that can be constructed in the future. The buyer does not purchase the token for any other purposes including but not limited to investment, speculation, and other financial objectives.

(f) Purchaser's purchase of tokens shall include (i) the legal capacity in the purchase of this token in the purchaser's jurisdiction and the conclusion of a contract with the seller and other threshold requirements, (ii) Any foreign exchange and regulatory restrictions applicable to the purchaser's jurisdiction including, but not limited to, any government or other consent that may be required for acquisition Something.

(g) To comply with all applicable tax law obligations in purchaser's jurisdiction, arising from the purchase of this token.

When a purchaser procures an entity to purchase this token, the purchaser has the authority to agree to this terms of service on behalf of this entity and this entity is responsible for purchasers or other officials and representatives of this entity (In this case, "Purchaser" in this Terms of Service shall mean a joint combination of Purchaser and such entity.).

(i) Buyer is not a US New York State or Washington State, the People's Republic of China (including Macao or Hong Kong Special Administrative Region), or residents of the Republic of Korea, neither has an address nor has any of these places Also do not purchase this token from.

(j) Purchaser shall (i) not be citizens or residents of areas where access to this Token is prohibited by treaties and administrative measures, such as applicable laws and regulations, (ii) other sovereignty including the United States It is not a citizen or a resident of the area subject to national sanctions or embargoing measures, it has no location in this area, (iii) a US Commerce Department's prohibited person or group list, a special designated citizen or block of the US Treasury It is not an individual employed by an individual or an entity specified by the list of persons identified or the US Department of State 's defunct party list, (iv) past economic relations, business relations, employment Relations or delegated relationships have never been made, and commercial transactions, provision of profits, transfer, or other transactions (temporarily, nor continuously) have been implemented.

If the seller and the company violate at least one representation or warranty prescribed in Article 9, suspend, deprivation of buyer's account, other seller and the company considers it appropriate in its own discretion I explicitly reserve the right to implement the measures here.

10.compensation

(a) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, THE PURCHASER SHALL BE (i) PURCHASE OR USE BY THE PURCHASE BY THIS TOKEN, (ii) RESPONSIBILITY OR RETIREMENT BASED ON THIS AGREEMENT, (iii) Violation, (iv) infringement of any right of any person or entity, any claims, claims, litigation, damages, losses, expenses, costs (including attorneys' fees) arising out of or arising out of or above, The Company and its affiliates and their employees, officers, directors, contractors, consultants, shareholders, suppliers, distributors, service providers, parent companies, subsidiaries, affiliates, agents, persons in charge in the past, present or future, We will indemnify the predecessor, successor, assignee ("parties to the Company"), grant defense, or do not give any other damage. (b) The Company reserves the right to take measures for the defense of any claims subject to indemnification under paragraph 10 (a), independently at the expense of the purchaser. This indemnification wording shall be added to the indemnification clause stated in the agreement between the purchaser and the Company and shall not be substituted in this way.

11.Disclaimer

TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, AND (A) THIS TOKEN IS SUBSTITUTED AS IS WITHOUT WARRANTY AND PROVIDED "AS IS" WITHOUT WARRANTY OF ANY KIND, WITHOUT WARRANTY OF ANY KIND, Explicitly deny all implied warranties of this token including, but not limited to, the implied warranties of merchantability, fitness for a particular purpose, title and noninfringement, (B) this token is sufficiently reliable , Neither representation nor error or no representation or warranty that the purchaser satisfies the requirements or that defects in this token will be corrected in the future. Also, (C) Seller may not make any representations or warranties as to whether the mechanism of delivery of this Token or this Token is invaded by viruses or other harmful components and also guarantees these representations I will not do either.

Because some jurisdictions do not allow the exclusion of specific warranties or the implied terms in contracts with consumers, some or all of the warranty exclusion or disclaimers in this section apply to certain buyers It may not be done.

12.Limitation of Liability

(A) TO THE MAXIMUM EXTENT PERMITTED BY APPLICABLE LAW, (I) IN NO EVENT SHALL THE SELLER, THE COMPANY OR ANY SELLER OR ANY OF THE SUBJECT OF THE COMPANY, WHETHER IN CONTRACT, Irrespective (including but not limited to simple, negligent actively, passive, or attributable negligence), any other legal or equitable theory (the possibility of such damages by the parties , Whether or not such damage has been foreseeable), any indirect or special, arising out of or relating to the sale or use of this token, or relating to these Terms of Use , Incidental, consequential, or consequential damages (including, but not limited to, loss of sales, income or profits, use or loss of data, or damage due to business interruption. (II) In no event shall the Contract, Warranty, Illegal Act (including simple, passive or attributable simple negligence), or any other theory, be subject to these Terms of Use , The aggregate

(joint) total debt amount of the seller, the seller, the affiliated company, or the affiliates arising from the inability to use or use this token can not exceed the amount paid by the purchaser for this token will do. .

(B) The restrictions prescribed in paragraph 12 (A) shall also apply to liability due to serious negligence, fraud, or intentional or negligent acts of the seller or the company, and also in these cases The application of this provision shall not be restricted or excluded. .

(C) In some jurisdictions, limitation or exclusion of incidental or consequential damages is not permitted. Therefore, some of the restrictions in this section may not apply to specific buyers.

13.Exemption

To the maximum extent permitted by applicable laws and regulations, purchasers, regardless of known or unknown (including, but not limited to, petitions for negligence) the seller, the Company and each affiliate of the Company, , From the dispute between users, and from any liability, claim, demand, or (actual or consequential) damage of any kind or nature arising out of or in connection with any act or omission of a third party.

14.Governing law and competent court

15.Separability

In the event that any of the terms, provisions or provisions of this Terms of Service is illegal, invalid or unenforceable, its terms, provisions or provisions may be separated from these Terms and Conditions, the remaining terms of the Terms of Service, clauses Or the conditions or provisions of the Terms and Conditions, the provision or provision or the validity or enforceability of the provisions.

16.Bad rule

This Terms of Service constitutes a complete agreement between Buyer and Seller regarding purchase of this Token by Buyer from seller. Sometimes the seller may change these terms of use as necessary in order to comply with applicable laws and regulations, etc. at that time. When making changes to these Terms of Service, the seller will publish the revised Terms of Service and update the "Last Updated Date" below. The modified terms and conditions shall take effect immediately. The seller may transfer the rights or obligations of the seller as provided in these Terms of Use. Even if you do not exercise any rights or provisions of these Terms of Use, it does not constitute a waiver of such right or provision. Seller shall not be liable for delay or failure to fulfill the obligation under this Terms of Service if delay or default is the result of reasons beyond reasonable control. Purchase of a token from a seller does not create any form of alliance, joint venture, or other similar relationship between the purchaser and the seller. Except as provided in these Terms of Use, these Terms of Use are intended only for the benefit of purchasers and sellers and are not intended to grant third party beneficiary rights to any person or entity We shall assume. Purchaser agrees and acknowledges that all

contracts, notices, disclosures and other seller's offerings to buyers will be provided in an electronic way.