# SAITAMA LLC LISTING AGREEMENT

This agreement is signed by	both parties on/					
Party A: SAITAMA LLC Email:	Project Representative: Name:					
Party <b>B</b> : Email:	Project Representative: Name:					
As the service provider cryptocurrency exchange	of cryptocurrency exchange, Party A owns the ge SAITAMASK.					
2. Party <b>B</b> has developed a digital identity and digital soci	and established an application that integrates digital assets, al interaction.					
3. The cryptocurrency dev the Cryptocurrency Code is	eloped by Party <b>B</b> is namedandas well.					
Party B's cryptocurrency source	ce code is:					
ETHERSCAN CODE:						
BSCSCAN CODE:						
cryptocurrency exchange (SaitaMask) for the listing of F After in-depth consultation an States, regarding relevant is	ryptocurrency on Party A's staMask). Party A agrees to provide exchange platform Party B's cryptocurrency  d in accordance with the laws and regulations of United sues such as the listing and trading of Party B's exchange platform, both parties agree to abide by the state.					
	ffers the cryptocurrency asset  for sale through Party A's cryptocurrency					
exchange platform (SaitaMask						
b) Party <b>A</b> provides P supporting services.	arty <b>B</b> with platform support, technical support and other					

#### **Available Listing Packages**

- 1. Package A: 40K Announcement on all Social Media Platforms
- 2. <u>Package B</u>: 50K Announcement on all Social Media Platforms plus tweets by the Development Team.
- 3. <u>Package C</u>: 60K Announcement on All Social Media Platforms, Promotional Video and a Flyer.

## Rights and Obligations of Party A

- 1. Party A guarantees that it possesses the legal ownership of the exchange platform and that it will provide relevant service for Party B on the basis of fairness and justice according to all current laws and regulations and all the trading regulations, service terms, privacy terms and all regulations of the agreement after the agreement comes into effect.
- 2. Party  $\mathbf{A}$  has the right to request Party  $\mathbf{B}$  to implement, including but not limited to regulating operations in accordance with the provisions of laws and regulations, rationalizing property rights, adjusting the asset structure and equity structure, etc., so as to finalize the overall plan for the issuance of digital asset of Party  $\mathbf{B}$ , which aims to correspond to the conditions for public issuance digital assets.
- 3. If Party A finds that there are substantial obstacles to digital assets, it shall point out and counsel Party B for rectification; If Party B refuses to accept the rectification or the substantive obstacles cannot be eliminated at all, Party A has the right to unilaterally terminate this agreement without the liability for breach of contract.

#### Rights and Obligations of Party B

- 1. Party **B** promises that all information provided by Party **B** to Party **A**, including but not limited to written documents, electronic documents, government approvals, etc., whether original or photocopied, are authentic and credible. There are comprehensive, true and accurate statements with no concealment, deception, omissions and gross negligence in respect of the issues of concerns to Party **A**.
- 2. Party **B** guarantees that it will neither conduct any illegal activities such as money

laundering, nor embezzle the cryptocurrency asset used for listing this time.

- 3. Party  $\bf B$  bears the obligation of paying relevant amount of cryptocurrency asset by depositing the said asset into the market- making fund pool according to the regulations of this agreement.
- 4. Party **B** bears the obligation of reporting the progress of its cryptocurrency project to Party **A** on a regular basis.

### **Listing Fees and Services**

1. After signing the Agreement, Party $\bf B$ shall guarantee to complete the payment within 2 days.
2. Party <b>B</b> shall pay (agreed) currency and as the listing fee to Party <b>A</b> . The payment address for listing fee is:
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## **Confidentiality Clause**

- 1. This document is proprietary and confidential. No part of this document may be reproduced in whole, or in part, nor may any of the information be disclosed in any manner to a third party without prior written consent. Both parties in the agreement shall keep all information regarding the signing and execution of the agreement confidential and undertake the obligation of maintaining confidentiality to relevant party. Without the written consent of relevant party (parties) of the agreement, both parties shall not disclose any said confidential information to any third parties and shall not utilize the said confidential information for other purposes.
- 2. Unless a written permission from the other party is obtained, neither Party A nor Party B shall disclose the contents of this contract and the business information of the other party obtained during the execution of this contract to any third party.
- 3. This confidentiality obligation shall remain valid after the expiration, rescission or termination of this contract.

#### **Intellectual Property**

Saitama LLC and its licensors own all intellectual property rights created in the services they offer and the systems and materials used to provide such services pursuant to this Agreement, including all modifications, improvements, upgrades and derivative works. Saitama LLC does not grant any rights to, or in, patents, copyright, database right, trade secrets, trade names, trademarks (whether registered or unregistered) or any other rights or licenses in respect of the services or any other rights, titles or interests in it's intellectual property. Saitama LLC does not give permission to sell or otherwise use its intellectual property in an effort to realize profit or for any other commercial use. Saitama LLC shall have the exclusive, irrevocable and perpetual right to use and license the name of the Company, its affiliates and representatives, and does not grant Party B any authorization to use the same without the prior written approval of Saitama LLC.

Any unauthorized copying, alteration, distribution, transmission, performance, display or other use of Saitama LLC's intellectual property, including its materials, name, image and/or likeness, is strictly prohibited and may result in an action for enforcement or an action to recover damages.

## **Breach of Agreement**

- 1. If any party to this agreement violates any terms of this agreement and caused loss to other party, the party that violates the agreement shall undertake compensation liability regarding all the loss of other party. If Party A and the demand party of Token have any loss due to the cause of Party B, Party A has the right to inform Party B in written form and has the right to stop related online transaction service immediately. Party A has the right to require Party B to compensate all the losses.
- 2. If there is any false record, misleading statement or major omission in all the materials by Party  $\bf B$ , or other inappropriate behavior which violates the requirement of law, regulation and policy, and being filed for investigation by the federal, state or local governments.

## **Relationship of the Parties**

Neither Party shall not have the power or authority to bind the other with respect to third parties or to represent to third parties that they have such authority. Each Party will be responsible for its own applicable withholdings of any salary, benefits, incentives and any other compensation for federal or state tax purposes and pursuant to applicable law.

#### **Governing Law and Dispute Resolution**

THIS AGREEMENT SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH THE LAWS OF THE STATE OF MASSACHUSETTS APPLICABLE TO AGREEMENTS MADE AND TO BE WHOLLY PERFORMED WITHIN THAT STATE, WITHOUT REGARD TO PRINCIPLES OF CONFLICTS OF LAW THEREUNDER. If any dispute arises under this agreement, parties shall negotiate in good faith to settle the dispute. If the parties cannot resolve such dispute themselves, then either party must submit the dispute to mediation prior to submitting the dispute to litigation. Each of the Parties hereby waives the right to trial by jury in any and all actions or proceedings in any court, whether the same is between them or to which they may be

Parties, and whether arising out of, under or by reason of this agreement, or any acts or transactions hereunder or the interpretation or validity thereof, or out of, under or by reason of any other contract, agreement or transaction of any kind, nature or description whatsoever.

# **Effectiveness of this Agreement**

The Parties acknowledge and agree that this Agreement represents the entire agreement between the Parties. In the event that the Parties desire to change, add, or otherwise modify any terms, they shall do so in writing to be signed by both Parties. This agreement is done in duplicate, each party holds one copy and both copies of the agreement have the same legal effect.

The Parties agree to the terms and conditions set forth above as demonstrated by their signatures as follows:

Party <b>A</b> :			
Authorized Representative:			
Date:/			
Contact number: ( )			
Party <b>B</b> :			
Authorized Representative:			
Date:/	/		
Contact number: ( )			

# IMPORTANT LISTING REQUIREMENTS:

There are many factors Saitama LLC considers when determining which crypto assets to include on our SaitaMask platform. Completed Audit and liquidity Pool are two important factors we look at. Other requirements that needs to be meet are:

- 1.White paper and website
- 2.Top 5 Wallets should not exceed 20% of the total supply
- 3.Locked liquidity for a minimum of 1 year
- 4. Active Social Presence
- 5.Be able to pay listing fees and provide liquidity as defined

Going beyond those in certain cases we also look at the use case of the token, tokenomics, team and the tokens roadmap.