



LATOKEN

DIGITAL ASSETS EXCHANGE

ORDER FORM

This Order Form together with the Terms of Business (the "ToB") accessible at latoken.com form the Agreement that is entered into by and between

- (1) **LAttrade Ltd.**, a company duly incorporated under the laws of St. Vincent and Grenadines business number 26911 BC 2022 and having its registered office at First Floor, First St.Vincent Bank Bldg. James Street, Kingstown St. Vincent and Grenadines ("**Company**"); and
- (2) company having its headquarters at _____, Delaware, USA, with registration number ~~88-3411514~~, **and represented by** Zhiwen Teh, the signatory of the Order Form with citizenship of ~~Singapore~~, document number K067755P (the "**Customer**")

The Company provides services facilitating listing and co-marketing on the LATOKEN crypto exchange.

The Customer pays for the services, provides information, capital, and co-marketing activities needed to execute the services, and agrees to comply with:

Non-Solicitation. The Customer should not solicit any Company or Latoken employee for side services or jobs. In case of violation of Non-Solicitation: a) the Customer should compensate the damages due to solicitation, and b) the Customer's token should be delisted.

Non Competition. The Customer should report any offer to list on other exchanges from an employee of the Company.

Terms not defined in this Order Form shall have the meaning ascribed to them in the ToB. In the event of a conflict between the provisions of the ToB and this Order Form, provisions in this Order Form shall prevail.

This Order Form is dated **02/05/2024**.

Customer Information

Customer Token and Blockchain Information	Name: TrueSight DAO Governance Ticker: TDG Blockchain type: Solana (SPL) Token blockchain contract: 3wmsJkKWLDFT4tF4rG8zUZQ8M4hKUDtDuJW8q6i9KbgF
Company payments details	To: custody@latoken.com All fees for any Services shall be paid by internal transfer from your Customer Account on LATOKEN



LATOKEN

DIGITAL ASSETS EXCHANGE

	to this account. (In your Customer Account Wallet please select «Send» then «to Email address»). Internal transfers are free of charge.
Company TOB Information	https://latoken.com/?go=tob_primary https://latoken.com/?go=tob_secondary No citizen or resident of a country listed under section “Restricted Persons” of the ToB is permitted to participate in the Token Sale.
Communications	If to Company: To: manager.craig.henderson@latoken.com with a copy to: listings@latoken.com If to Customer: To: garyjob@truesight.me with a copy to admin@truesight.me
Customer web site	Website: https://www.truesight.me/

Services	Fees
Listing on the Secondary Market (CEX) <ul style="list-style-type: none">Launching trading pairs of TDG//USDT (or TOKEN/mUSDT) and TOKEN/LA on LATOKEN's Platform.	\$3,000USDT +



LATOKEN

DIGITAL ASSETS EXCHANGE

<p>Listing announcement</p> <ul style="list-style-type: none">• 1 Announcement on Telegram, Twitter, Instagram	<p>Included</p>
<p>Liquidity Support Post-Listing</p> <p>Liquidity support for the first 3 months.</p> <p>WORKING CAPITAL</p> <p>To be agreed between the project, the market-maker and LATOKEN</p> <p>Issuance of a Private API Key</p> <p>Note: it is solely the decision of the Customer if they will choose to use the service of LATOKEN's 3rd-party Market Maker provider.</p>	<p>Included for 6 months</p> <p>Zero Fee account included for 6months</p>
<p>Post-listing Growth Partnership</p> <ul style="list-style-type: none">• Trading competitions• Airdrops• Giveaways <p>Customer is providing capital for co-marketing in the form of own tokens in the amount equivalent to at least 2,000 USDT.</p>	<p>10% of the co-marketing budget in tokens</p>



LATOKEN

DIGITAL ASSETS EXCHANGE

Payment Terms

All fees payable to the Company must be paid by the Customer from their Customer Account on Latoken Platform by internal transfer to the following account: custody@latoken.com. Customer shall only execute the payment of fees to the aforementioned account on the Latoken Platform. The company will not be held responsible under any circumstances for funds sent to any other wallet or account.

In exceptional circumstances and at customers' risk the payment can be made to Company wallet addresses below:

ETH ERC20: 0x352f721c6061cc2c4d74ffc7903b3145eae09fc1

USDT ERC20: 0x352f721c6061cc2c4d74ffc7903b3145eae09fc1

USDT TRC20: TBp6d9z7GknY7y6XyY6X4BUHv4AxRhKmf2

BSC USD: 0x352f721c6061cc2c4d74ffc7903b3145eae09fc1

BTC: 1DrDTxbKKa7pFWFk52W3TYxjguKWW3ddQz

Success fees are withheld by the Company upon the receipt of funds.

Listing fees are payable to Company's wallet in 3 (three) Business Days following the date of this Order Form

Market making fees - are payable to the 3-rd Party wallet in 3 (three) Business Days following the date of the announcement of the IEO / Listing (whatever is earlier)

Fees on co-marketing capital are withheld by the Company upon the receipt of funds.

The Company has the right to withhold any payments due to the Customer if there are any unpaid outstanding fees.

The functional currency of the Company is the US Dollar and Company may, with prior approval, accept payments in other cryptocurrencies, e.g. USDT, with the amount of USDT determined based on the USDT/BTC (ETH, TRX) exchange rate as of the time the payment is made. Irrespective of the cryptocurrency used for payment Company will internally account for all transactions in USD only. For subsequent mutual settlements, the Company is free to use either the cryptocurrency in which payment is made or USDT at its discretion.

Fees received are not refundable after listing or IEO (whatever is earliest) is announced in any official channel such as Telegram channel, Twitter, or email newsletter. In case of payment



LATOKEN

DIGITAL ASSETS EXCHANGE

received in tokens and price agreed in USD, the number of tokens received should be trued-up 14 days after listing based on the average exchange rate between days 7-14 after listing.

Notice: IF OUR MANAGER INTRODUCES YOU TO ANOTHER EXCHANGE FOR LISTING PURPOSES, YOU GET 50% DISCOUNT ON OUR LISTING FEES FOR INFORMING US ABOUT IT. CLAIM IT: @latoken_listings on TG!

Listing Fees Payment Guideline

1. Access the Latoken website at <https://latoken.com>
2. Sign Up on our Platform with your Corporate E-Mail or E-Mail associated with your project
3. Confirm your E-Mail and provide all requested information in order to Sign-Up as our Customer
4. On our homepage, click Deposit then Deposit Crypto
5. Select USDT as the deposit token (in order to deposit USDT) and carefully select Network
6. Copy the wallet address that appears
7. Proceed to the transaction from your third-party wallet to Latoken wallet address and wait until your funds are credited
8. On our homepage click on "Wallet" and find your USDT balance
9. Click "send" USDT and select "to E-mail address"
10. Input custody@latoken.com as the E-mail address to be credited and enter the amount of your Listing Fees that shall be paid. Send.

Currently, we accept payments in USDT, BTC, ETH, and TRX. For non-USDT tokens we will exchange the payment received into USDT using the exchange rate at the time of payment receipt unless it is explicitly agreed otherwise.

Conditions for services IEO Conditions

IEO proceeds are collected in USDT, ETH, and BTC with Customer Tokens received calculated based on the exchange rates at the moment of purchase. The Customer will receive the proceeds in the actual amount collected in the same currencies as the investors paid (no adjustment for exchange rates).

No fees paid by the Customer will be refunded in case of suspension or cancellation of Services. The Customer acknowledges that the success of the Token Sale depends to a significant degree upon the project's marketing support and business substance. LATOKEN does not guarantee organic trading volume that will arise from the Customer's IEO.

The success fee is calculated based on the number of Tokens sold or distributed among Contributors in the course of the Token Sale.

All rounds (if there are several rounds) have to be completed by the End Date.

The Customer is undertaking to complete the listing within 30 calendar days from the Token Sale End Date.

The Company has a right to stop any TPE activities (or to request additional fees) if the listing is not started by the term stated above. Any fees due to LATOKEN are not refundable if the Customer fails to complete TPE by the dates above.



The IEO Proceeds will be distributed to the Customer within 14 days after the listing, subject to lock-up periods (apart from the part reserved for the market-making activity and LATOKEN success fee)

The Customer should aim to maintain a price above the last round of IEO price for at least 14 days after listing and should have enough estimated working capital for this. In the first 14 days after listing LATOKEN has the right to direct all the funds raised during the IEO for market-making to support the price.

Secondary Market and Market-Making Conditions

The Customer commits to initiate and maintain market-making (liquidity support) service either through LATOKEN's recommended 3rd-party provider (LATOKEN's 3rd-party provider is strictly the choice of the client) or through the Market Maker of the Customer's choice.

Market making should be performed for all listed pairs.

Market-making requirements:

1. Average 24-hour spread should be less than 2% bid/ask.
2. Have a minimum of \$100 within a 2% spread of ask orders.
3. Have a minimum of \$100 within a 2% spread of bid orders.
4. Minimum of \$50,000 daily trading volume per trading pair since the date of the trading launch.
5. Trust score of the project's pair on LATOKEN's CoinGecko profile has to be green <https://www.coingecko.com/en/exchanges/latoken>.

Trading requirements:

1. Have at least \$500,000 organic volume per month.
2. Have at least 1,000 organic traders per month.

Should the Customer use LATOKEN's recommended 3rd-party liquidity support service provider, Inventory is required to be deposited by the Customer. Inventory is to be deposited on the Customer's spot account on LATOKEN Exchange prior to the date of listing (can be done by withholding the IEO proceeds).

Market-Making activities may consume capital. The Company is not responsible for the funds spent by the Customer to maintain target bid/ask spreads and trading volumes.

It is important for consumers to consider that trading from the same account as market-making bots can potentially result in conflicts between the orders placed by the bots and the consumer's orders. To avoid such conflicts, it is advisable for consumers to create a separate trading account dedicated solely to their own transactions.



LATOKEN

DIGITAL ASSETS EXCHANGE

Market-Making activity is subject to trading fees. At customer discretion, a zero-fee account can be obtained at a charge of \$2000 per month; OPTIONAL the zero-fee account is included for the first X days from the listing date.

Violation of at least one of the market-making or trading requirements for 7 days in a row, should result in a trading suspension warning followed by delisting.

LATOKEN shall inform the Customer about the intention to delist or cancel the Services and the trading pair/s that do not comply with market-making, trading requirements mentioned above no less than 14 days prior to the planned delisting of the Customer to take appropriate actions to comply with the above-mentioned requirements.

Due to the fast pace and high volatility of crypto markets, Market Making and trading requirements may be subject to change notice of 7 days.

No fees will be refunded to the Customer in case of suspension or cancellation of the Services due to the Customer's failure to maintain the liquidity requirements mentioned above.

Conditions for Growth Partnership

1. The Customer has to **hold an airdrop and/or trading competition** within 2 weeks after the launch of the listing on LATOKEN to celebrate the listing and has to provide tokens as a marketing budget before the start of events.
2. Marketing budget that has not been used due to the lack of demand will not be returned to the client and the remaining marketing budget will be used for future co-marketing activities
3. The customer must put the LATOKEN logo with the link to the Customer's trading page on LATOKEN onto Customer's website main page.
4. Customer must add Pinned Post in Customer's Telegram groups and Twitter accounts with the link to the trading page on LATOKEN.
5. Customer must share all the announcements on Facebook, Telegram, Twitter, Medium, and other social networks that LATOKEN makes and which LATOKEN asks to share.
6. Any information regarding LATOKEN announced in the Client's media / social media accounts must be previously agreed with the Company.
7. Up to 20% of the co-marketing budget can be used by LATOKEN to incentivize influencers to promote the campaign and the customers' token.
8. The project cannot increase the total supply in the smart contract with a rate above 5% / month without notifying LATOKEN. Otherwise, LATOKEN reserves the right to delist the project.

Swaps

By the present the Customer agrees that in the case where the Customer decides to proceed with a "Swap" of a smart contract (aka token), they shall inform the Company at least 2 weeks in advance and receive a written acknowledgment from the Company. The Customer shall provide to the Company with all information regarding the Swap necessary for its implementation on the Platform. Upon information from the Customer, the Company undertakes not to object, if there are no reasons



to infringe the rights of existing token holders. The implementation of each Swap shall be compensated by the Customer to the Company as a fee agreed by the Parties.

Other conditions

The Company does not do any marketing activities with the goal to raise funds for the customer since investment in startups is associated with a high risk.

The Company does not provide any investment recommendations to its clients trading on our platforms.

LATOKEN does not issue any warranties of the IEO success. Successful IEO depends mostly on the issuer, project community, market sentiments, etc., which are outside of LATOKEN's control.

The customer is required to send verification information following the given example https://teletype.in/@latoken_security/verification



LATOKEN

DIGITAL ASSETS EXCHANGE

Customer is undertaking to provide **true and verifiable KYC / registration information**. Please note, that due to AML and ATF requirements, LATOKEN could not originate any payment/refund to clients, who provided fraudulent or confusing information.

Non-solicitation

For the period of 12 months after listing Customer shall not without prior written consent of the Company entice Company representative or employee, including current employees, contractors, shareholders, directors, officers, and representatives ("Engaged persons") of the Company and/or companies affiliated with the Company.

I am fully aware and agree that: The intent to do IEO is acquiring token users rather than fundraising and I do not expect any fundraising from IEO

TrueTech Inc
[-----Ltd]:

By: 

Zhiwen Teh
Name: [-----]



LATOKEN

DIGITAL ASSETS EXCHANGE