



Barcelona, Spain. 06/12/2025

AGREEMENT FOR COLLABORATION AND PARTICIPATION IN THE \$SYYN TOKEN

By the **FOUNDER**:

[REDACTED], holder of ID [REDACTED], hereinafter the "**FOUNDER**".

By the **INVESTOR**:

[REDACTED], holder of ID [REDACTED], hereinafter the "**INVESTOR**".

The Parties, who have maintained a long-standing personal and professional relationship of trust, express their intention to establish a clear, balanced, and transparent agreement for their collaboration in the development and growth of the \$SYYN token and the creative project Siyana.

This Agreement reflects a positive new stage for both Parties, with the shared goal of ensuring that the project progresses in a responsible and coordinated manner, aligned with their common values and their commitment to the token community.

The Parties act in good faith and declare that they have full legal capacity to enter into this Agreement, which shall become effective on the date of signature.

CLAUSE 1 - PURPOSE OF THE AGREEMENT

The purpose of this Agreement is to establish a clear framework for collaboration between the Parties regarding the \$SYYN token and the Siyana project, defining the rights, responsibilities, and limitations of each Party.

Specifically, this Agreement regulates:

- the **INVESTOR's** participation through ownership of their token supply
- the **FOUNDER's** leadership and management of the project
- the principles of transparency, communication, and good faith between the Parties
- the rules for the use and disposal of the **INVESTOR's** token supply
- the foundations for an optional and constructive contribution to the project's development;
- the protection of the token's long-term future and the token holder community.

The primary goal of this Agreement is to ensure the organized, stable, and positive evolution of the \$SYYN token, reinforcing trust and security in the project.

CLAUSE 2 - PROJECT OWNERSHIP, CONTROL AND OPTIONAL CREATIVE COLLABORATION

The **INVESTOR** acknowledges that their role consists of participating as a token holder, supporting the project from that position.

Notwithstanding the above, the Parties recognize that future creative collaborations may be explored (including, but not limited to, artistic initiatives, or content creation on platforms such as Farcaster), provided that:

- they are voluntary for both Parties
- they are mutually agreed in writing
- they contribute positively to the project and its community

This Agreement does not grant the **INVESTOR** any rights of control, voting, or approval over the **FOUNDER**'s decisions relating to the token or the Siyana project, unless otherwise agreed in writing in the future.

CLAUSE 3 - INVESTOR'S SUPPLY AND AUTHORIZED WALLETS

The **INVESTOR** declares to be the owner of approximately [10,000,000,000] (ten billion) \$SYYN tokens, currently deposited partially or fully within Teller or other yield-generating on-chain services (such as lending or staking protocols).

The Investor's Supply shall remain linked to the following Authorized Wallets, which retain ultimate control over such deposits or related assets:

Wallet 1: [0x5d69bdd0c4D2AC0bE2b45d2847B98cC78DC67974]

Wallet 2: [0x55bC4Ed390bcf23357a7A7886F0634cFF587d199]

The **INVESTOR** may continue using Teller or other yield-generating mechanisms, provided that the on-chain link to the Authorized Wallets is maintained.

Any significant change in the structure of the deposit (including partial or full withdrawal from Teller or other protocols) shall be communicated to the **FOUNDER** in order to preserve transparency and coordination with respect to the project and its community.

CLAUSE 5 - USE OF THE FOUNDER'S SUPPLY

The **FOUNDER** holds a supply of \$SYYN tokens that is significantly smaller than the **INVESTOR**'s supply, and which is primarily intended to support the development and growth of the project.

The **FOUNDER** may use their supply strictly for project-related purposes, including but not limited to:

- collaborations with artists, developers, or brands,
- community incentives and onchain participation,
- communication and marketing initiatives,
- strategic actions that support Siyana and the token ecosystem.

The **FOUNDER** shall not use their supply for personal-profit sales. Any potential token operations by the **FOUNDER** will always aim to strengthen the project's evolution and the community's trust.

CLAUSE 6 - 30% SUPPLY AIRDROP

As part of the commitment to the community and the beginning of this new phase of the project, the Parties agree to carry out an airdrop equivalent to 30% of the supply held by each of them of the \$SYYN token.

The **FOUNDER** shall be the sole responsible party for the technical organization and execution of the airdrop, including the definition of the snapshot, timeline, distribution, and public communication.

The **INVESTOR** agrees to cooperate by providing the exact token amount corresponding to their share of the airdrop from their Authorized Wallets, within the reasonable timeframe agreed by the Parties.

Both Parties will communicate this airdrop clearly and jointly, taking care of timing and messaging towards the community.

CLAUSE 7 - 6.5% SWAP SUBJECT TO MILESTONES OF THE INVESTOR'S PROJECT

The Parties agree that a swap equivalent to 6.5% of the supply held by each Party will take place, provided that the **INVESTOR** launches a functional token with available liquidity.

To ensure that the swap is carried out in an organized manner and in the best interest of the project and the community, the following conditions must be met:

1. The **INVESTOR**'s token must be officially launched
2. An active and unlocked liquidity pool must be in place
3. The 6.5% token supply must be operational and transferable
4. The collaboration will be jointly and publicly announced

Until these conditions are met, neither Party shall have any immediate obligation, and the swap will remain as a future planned agreement.

On the date of unlocking of the \$SYYN liquidity pool (estimated 8 months from the signing of this Agreement), if the **INVESTOR**'s token does not yet exist or does not meet the above requirements, the 6.5% supply allocated for the swap shall be locked for an additional 12 months.

If, after this additional 12-month period, the **INVESTOR**'s token still does not exist or does not meet the required conditions, the Parties may review, adapt, or cancel this commitment in good faith and without penalties.

CLAUSE 8 - COMMUNICATION AND RESPECT

The Parties agree to maintain respectful and clear communication at all times, taking care of the public image of the Siyana project and the \$SYYN token.

Any public communication related to the project will be coordinated beforehand to protect community trust.

Both Parties will always act in good faith and avoid comments or actions that could harm the other Party or the project.

If at any time an unforeseen situation occurs or something deviates from what was agreed, the Parties will discuss it openly and amicably, seeking a solution that protects the project and its community. The priority will always be to maintain good faith and mutual understanding.

CLAUSE 9 - DURATION

This Agreement shall have an initial term of 5 years from the date of signature. It may be renewed or updated if both Parties consider it beneficial for the evolution of the project and the community. Any changes shall always be made by mutual agreement and in writing.

CLAUSE 10 - MISCELLANEOUS AND SIGNATURES

This Agreement reflects the full understanding between the Parties. Any future modification must be made in writing and with the consent of both Parties.

The Parties shall sign this Agreement on the date indicated on the cover, and it shall enter into force on that same date.

Signed in duplicate for record and valid effect.

FOUNDER

Name: [REDACTED]

Signature: [REDACTED]

Date: _____

INVESTOR

Name: [REDACTED]

Signature: _____

Date: _____