

Seed Round Investment Agreement for New Media Startup

This agreement is entered into by the following parties:

Party A: Investor Name _____ (hereinafter referred to as the "Investor")

Party B: TaiwanNews.Com Startup Media Platform (hereinafter referred to as the "Startup Media")

Article 1 Investment Details

1.1 The Investor agrees to invest NT\$300,000 (or an equivalent value in USDT cryptocurrency transferred to the OKT chain wallet: 0x7e42061Fe5101ADF5D11853d13E61227C69007A2) within seven days after signing this contract to the representative of the Startup Media platform project: Liu Chih Min, Account No. 026535236802, China Trust Bank (822), Taichung Branch, to purchase the following tokens issued by the Startup Media:

Governance Token (MITC TOKEN) 33,000 units

Media Platform Token (TWNC TOKEN) 33,000 units

1.2 Whether the Investor agrees to hold 33,000 units of Governance Token (MITC TOKEN) without engaging in any buying or selling transactions and, after a one-year holding period (counted from the signing date), become eligible as a shareholder of the registered company of the Startup Media, receiving 30,000 shares of the company's stock with a face value of NT\$10 and enjoying shareholder rights.

Agree Disagree

1.3 The Investor will receive a Coolwallet PRO cold wallet free of charge within three months after signing the contract, for the secure storage and management of cryptocurrencies and tokens.

Article 2 Token Issuance and Distribution

2.1 The Startup Media will issue 33,000 units of Governance Token (MITC TOKEN) and 33,000 units of Media Platform Token (TWNC TOKEN) to the Investor within

three months after signing the contract, as specified in Article 1.

2.2 The registered company of the Startup Media will issue 30,000 shares of the company's stock with a face value of NT\$10 to the Investor who agrees to hold 33,000 units of Governance Token (MITC TOKEN) without engaging in any buying or selling transactions for one year.

Article 3 Risks and Limitations of Tokens and Stocks

3.1 The Investor expressly understands that the value of tokens and stocks may fluctuate due to various factors such as market volatility and policy changes, and the Investor should bear the investment risks.

3.2 The Investor expressly understands that the stocks of the registered company of the Startup Media may not have the opportunity to be listed or publicly traded in the future.

Article 4 Pledge and Transfer of Shares

4.1 The Investor agrees that after holding 33,000 units of Governance Token (MITC TOKEN) for one year without engaging in any buying or selling transactions, they will receive 30,000 shares of the registered company of the Startup Media without any charge. The shareholder of the stocks shall comply with the provisions of the articles of association of the registered company of the Startup Media and the shareholder agreement of the registered company of the Startup Media and enjoy the corresponding shareholder rights.

4.2 The Investor agrees that when transferring the held shares of the registered company of the Startup Media to other investors or third parties in the future, they shall notify the Startup Media in advance and follow the procedures for transferring ownership of shares in accordance with the articles of association of the registered company of the Startup Media and the shareholder agreement of the registered company of the Startup Media.

4.3 The Investor agrees to comply with relevant laws and regulations and assume the corresponding tax obligations and fees when transferring the shares. The Startup Media shall not bear any legal liability or losses arising therefrom.

4.4 If the Investor violates the terms and provisions of this agreement, the Startup Media has the right to request the Investor to return the received tokens and shares and require the Investor to bear the corresponding losses and expenses. In addition, the registered company of the Startup Media has the right to pursue legal action against the Investor.

4.5 The Investor agrees to act in accordance with the principles of good faith and legal compliance during the performance of this agreement and shall not engage in any illegal activities or acts detrimental to the interests of the Startup Media. Otherwise, the registered company of the Startup Media has the right to immediately terminate this agreement and hold the Investor legally responsible.

4.6 In the event of any legal issues between the two parties, the court located at the place of the registered company of the Startup Media shall have jurisdiction as the first instance.

4.7 This agreement shall become effective upon the date of signing and stamping by both parties and shall be valid for two years. Upon expiration, it shall automatically become invalid. If renewal is required, both parties shall negotiate and sign a new agreement. This agreement is made in duplicate, with each party holding one copy, both having equal legal effect.

Contracting Parties:

Investor: _____ (Signature)

National ID No.: _____

Address: _____

Contact No.: _____

Representative of the Startup Media Project: _____ (Signature)

National ID No.: _____

Address: _____

Contact No.: _____

Republic of China

Year Month Day