

SIGNATURE TOKEN

PRIVACY & POLICY

1. This document is only used as communication information. The content of the document is for reference only and does not constitute any investment proposal or solicitation of the sale of stocks or securities pertaining to Signature Token and its related companies. Such solicitation must be carried out in the form of a confidential memorandum and must comply with relevant securities laws and other laws.
2. The content of this document should not be interpreted as forced participation in the Token Sale. Any act related to this white paper shall not be considered as participating in the Token Sale, including taking a copy of the white paper or the sharing of it.
3. Participation in Token Sale represents that one has reached the age standard and has a complete capacity for civil conduct, so that the contract with Signature Token is true and effective. All participants sign the contract voluntarily and should have a clear and necessary understanding of Signature Token before signing the contract.
4. Signature Token team will continue to make reasonable attempts to ensure that the information in this white paper is true and accurate. In the development process, the platform may be updated, including but not limited to platform mechanisms, tokens, their mechanisms, and token distribution. Part of the content of the document may be adjusted in the new white paper as the project progresses. The team will update the content by issuing announcements or new white papers on the website. Participants must access the latest version of the white paper and timely adjust their decisions according to the updated content. The Signature Token clearly indicates that they do not bear the loss of participants due to (I) facts that might depend on the content of the document, (II) inaccuracies in the information of this article, and (III) any act resulting from this article.
5. The team will spare effort to achieve the goals mentioned in the document. However, given the presence of force majeure, the team might not be able to completely accomplish the commitment.
6. As an official token of Signature Token, SIGN is an important tool for platform effectiveness, not an investment product. Owning SIGN does not represent the ownership, control, and decision-making power of the Signature Token platform granted

to its owner. SIGN as an encrypted token used in the Signature Platform, does not belong to the following categories: (a) any kind of currency; (b) securities; (c) shares of legal entities; (d) stocks, bonds, notes, warrants, certificates, or other instruments granting any rights.

7. SIGN's value depends on the laws of the market and the demand after landing. It may not have any value, in which case the team will not make additional commitment to increase its value. The team is not responsible for the consequences caused by the increase or decrease in the value of SIGN.

8. Within the maximum extent permitted by applicable law, the team is not responsible for damages and risks arising from participation in public offerings, including, but not limited to, direct or indirect personal damage, loss of commercial profits, loss of commercial information, or any other economic loss.

9. The Signature Token platform complies with any regulatory policy that is conducive to the healthy development of the Token Sale industry, as well as industry self-regulation statements. Participant's participation means that he or she will fully accept and comply with such inspections. At the same time, all information disclosed by the participant to complete such inspections must be complete and accurate.

10. The Signature Token platform clearly communicates the possible risks to the participants. Once participants have participated in the Token Sale, they have recognized the terms and conditions in detail, have accepted the potential risks of the platform, and have borne the consequences at their own expense.

11. Citizens of nations that have banned Token Sale are not allowed to participate.

Signature Token