



KOCJ Coin

KOCJ Token

WHITE PAPER Ver.1.11
2021/02/01

Contents

- 1.Introduction
- 2.Executive summary
 1. About STO / ICO platform "KOCJ system"
 2. About KOCJ tokens
- 3.Business analysis
 1. KOCJ coin : Significance of making this token
 2. Business plan and future development
 3. Business risks and suggestions for improvement
- 4.Road map
- 5.KOCJ Sale
 1. Overview of KOCJ tokens
 2. Sales Roadmap for KOCJ Tokens
 3. Token Distribution & Financing Apostle
 4. Sales details
 5. Applicable laws, issuers, and attitudes toward taxation for investors
 6. Governing law / jurisdiction
 7. Important factors affecting prices (risk factors)
- 6.Regarding terms and conditions

01

Introduction

1. Introduction

In 2018, crypto assets became widely known all over the world, and I think it is a new memory that an extraordinary wealthy person was born.

It has become a mysterious era in which many people and companies pursue their dreams in the form of a new investment called ICO, and even in businesses where the business content is unclear, a large amount of funds can be easily collected.

However, as of 2020, many of these projects have very few remaining, no matter how you look around. The assets held by a significant number of people quickly became garbage.

So why did this happen?

This is clearly due to the wrong funding at the time of project design.

Some ICOs were listed on the exchange by distributing funds at an early stage, but the rise in market value was only temporary and followed the path of decline.

Furthermore, as the value declined, the financing of the project itself became tighter, and it was not possible to carry out the milestone for the roadmap that was promised at the time of financing, and the funds were also there, and it was forced to collapse in the middle of the project. Most of the time it closed.

So isn't it possible to succeed with crypto assets and raise funds anymore?

No, I didn't say that. There is no doubt that the trend in the world is that goods and services can be exchanged through crypto assets, and the number of crypto assets that can be exchanged for legal tender such as "yen" and "dollar" is increasing.

Due to its mechanism, crypto assets are attracting attention for expanding the use of technology and usage scenes, and have the potential as a common currency that can be used universally.

So, we at KOC Group thought. While looking at the failure cases of various projects, I am convinced that this KOCJ token will realize the concept that has been warmed up for a long time through trial and error.

For investors, we will develop a business model that enables "Sustainable growth" instead of providing temporary value, and through this token, we will create a market where many people can easily utilize digital currencies. We will continue to create it and make a legitimate return to investors.

Please look forward to KOCJ tokens.

02

Executive Summary

2. Exective Summary

We will distribute KOCJ tokens for financing toward the construction of the "KOCJ system" of the STO / ICO platform.

1 STO•ICO platform 「KOCJsystem」

Our business model is simple and clear, and the business model of the "KOC Group", which has been leading the restaurant industry in Hong Kong for more than 30 years, has already recorded huge profits. Through the "KOCJ system" built in, we will spread to all over the world and expand our business.

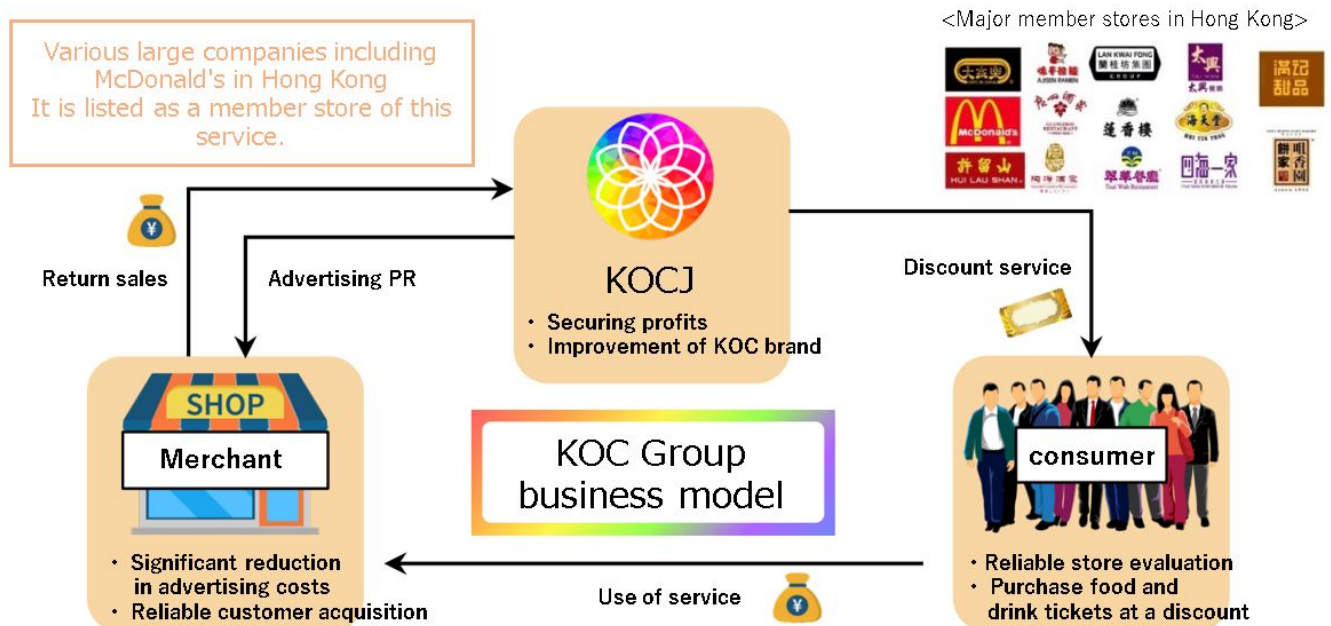
Innovative yet sustainable, Hong Kong already has many franchisees and more than 20,000 in Asia (Hong Kong, Japan, Taiwan, Malaysia, Singapore).

On our platform, we will issue KOCJ tokens in the same way as investment funds and stocks through stable business development supported by the earnings base of this Hong Kong business.

For the time being, in order to raise awareness of the wonderfulness and usefulness of our platform, we will carry out marketing activities with our business partner KOC JAPAN for stores wishing to join and companies wishing to operate shopping malls. ...

This will be an unprecedented business development, and after the success of the business, both income gain (dividend profit) and capital gain (increasing profit) will be obtained so that you can enjoy your monthly dividend life. Become.

【KOC Group Business Model】



2 "KOCJ token" issued by KOCJsystem

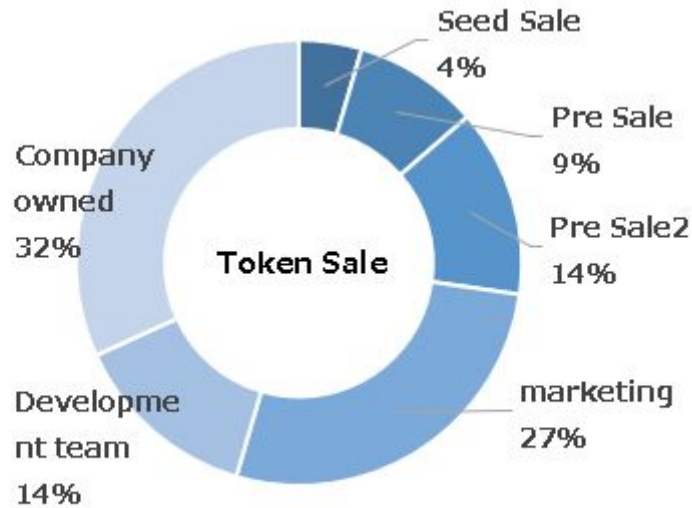
The KOCJ tokens issued by the platform "KOCJ system" are not circular tokens, but purely fund-raising tokens. However, it is designed with the highest priority given to giving investors benefits.

Token sale is usually arranged as shown in the figure below.

In most cases, selling at the earliest possible sale will hurt marketing to create users to buy after listing, more people will give up company holdings and team bonuses, and inevitably a falling chart. I will be born.

In order to solve the above problems and maintain fairness, we have adopted the form of dividend-type tokens so that dividends can be obtained from KOC Singapore according to the holding ratio.

Of course, rest assured that we have several clear "profit" points to convince investors.



Other project token allocation



KOCJ Token Allocation

Allocation :

◇ KOCJS token (permanent lock dividend type)

- 5 million sheets in total
- Pre-sale 100% (1 token \$ 1)

Dividend monthly interest of 10% to tokens raised from the market of 500 million yen

Use applications:

- Research and development related to financial engineering 10%
- Platform development 10%
- System development / maintenance, security management 15%
- Marketing for market acquisition 25%
- 15% reward for partner partners to expand the project
- User reward 25%

◇ KOCJ token (fluid type)

- 1 billion sheets in total

Use applications:

Distribute KOCJ tokens as an incentive to sell KOCJS tokens

- Referrer reward
- Bonus

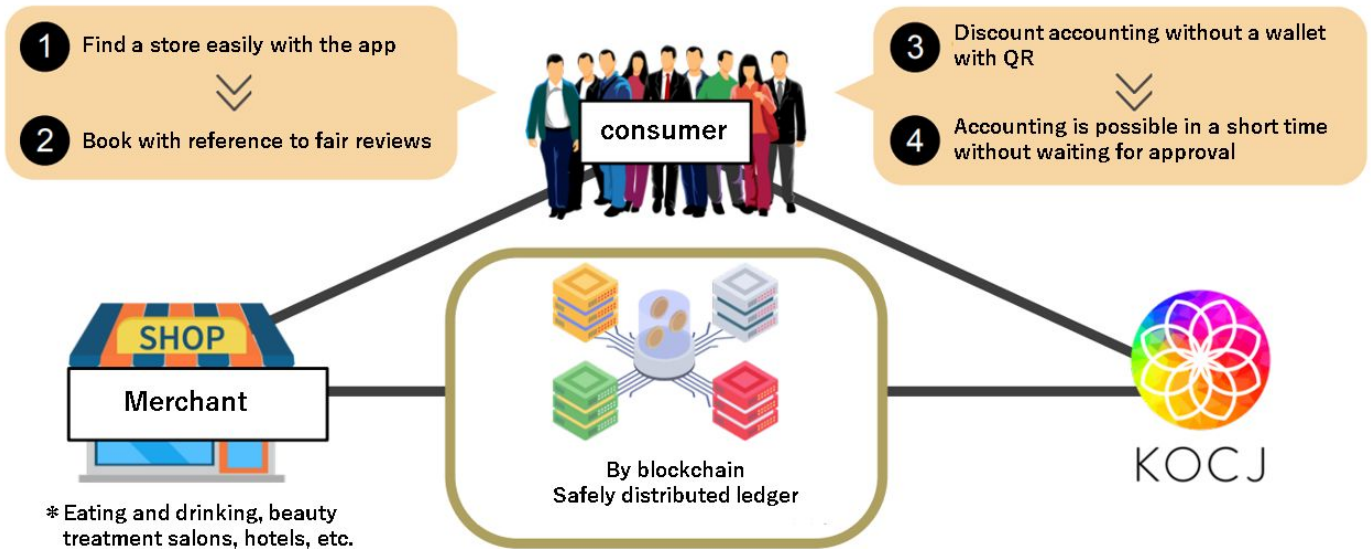
KOCJ (fluid type) will be burned and incinerated up to 100 million sheets.

We will burn it regularly to adjust the price.

■ Point 1

The reason for introducing crypto assets is to build "secure payment" by blockchain technology.

We have found in the blockchain the possibility of developing services that were previously provided through paper tickets more conveniently, more reliably, and more safely.



■ Point 2

In expanding the KOC Group's business, it is very important to develop "seamless payments" that are not affected by the local currency around the world.

We have introduced the "KOCJ system" as a universal currency based on blockchain technology so that a wide variety of services can be used with a uniform payment method in any country without the hassle of exchange rate fluctuations and international remittances. It was.



■ Point 3

In order to develop a "participatory service" that makes everyone involved in KOC smile, it is not the same as the conventional service that only exchanges user value with member stores, but uses payment through KOCJ tokens. The role that KOC had as the central institution is dispersed along with the value, and each user = coin holder can participate in this business as "owner of KOC business".

03

Business analysis

3. Business analysis

We will analyze the future forecast, development potential, and purpose of making KOCJ tokens for our business.

1 Significance of making KOCJ tokens

This token is different from stocks and securities, but has similar properties.

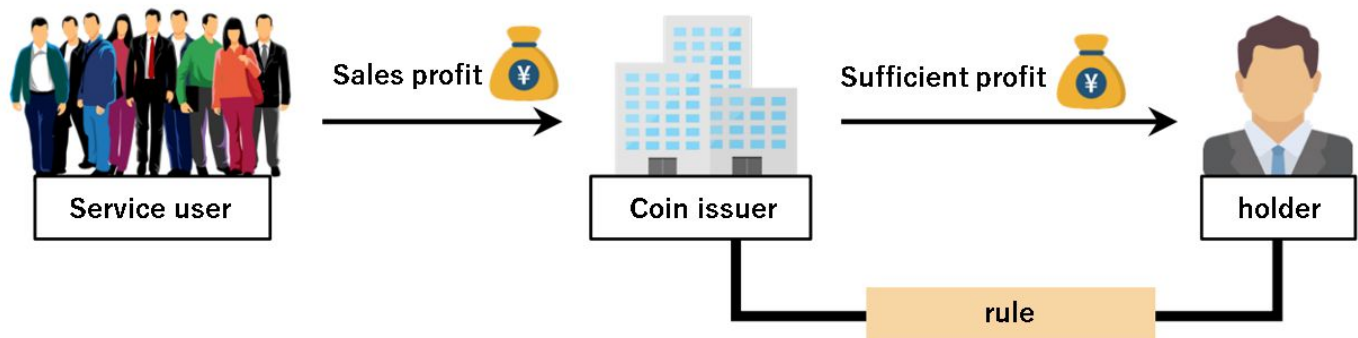
Although it was created for the purpose of raising funds, it is a token that has been thoroughly considered for economic analysis in terms of value enhancement.

It is a token design that maximizes the benefits for investors.

Every month, we calculate business revenue and distribute up to 25% of tokens based on that profit.

Depending on the ownership ratio, KOC Singapore distributes a monthly dividend, and KOC Japan also pays an annual dividend.

The token distribution model proposed by KOCJ is innovative.



◇ Three representative income gains (dividend-type profit sharing)

Part1 We will continue to return 25% of the total profit of KOC / JAPAN to investors = token holders every month according to the amount of coins held.

Part2 Since trading profits will continue to be generated in the situation where there are no sales in the market, 25% of trading profits will also be used as a dividend resource for token holders.

Part3 When a C-pon user who is a business customer exchanges money for KOCJ, USDT, etc. in the wallet, the exchange fee of 2.5% for all users is also used as a source of dividends.

◇ Investor profit ①

Part1 Income gain (dividend-type business profit distribution)

At the point where you can't send it anywhere and you can't sell it, you may understand that we tell investors = token holders, "The profit of KOCJ as a whole depends on the amount of tokens held." We're ready to keep giving back 25% every month.

Even if this funding reaches the limit of \$ 5 million, the overall profit in KOC JAPAN's business plan, which will

continue to grow with the participation of the KOC Group, can afford to distribute dividends that well exceed investment resources. there is.

In other words, this token has the element of "stock certificate with very high shareholder dividend".

◇ Investor profit ②

Part2 Capital gains (investor profits associated with price increases)

At first glance, it seems impossible to generate capital gains (profit from selling higher than the price at the time of purchase) with tokens that cannot even be sent. However, we have cleared this seemingly impossible hurdle by possessing an expanding "business" with a solid management base.

KOCJ tokens will be listed on several of the world's top exchanges after 2021. However, all the coins distributed at the time of financing cannot be withdrawn from the wallet and there is no seller.

Under such circumstances, we will introduce discount settlement with KOCJ tokens in the commercial business, which is a business, to increase the demand for coin purchases at listed companies.

As a result, only the operation is adjusted with the market price, which enables a stable price increase. In other words, you can definitely get a profit on sale while adjusting.

In addition, investors will receive 100% of the gain on sale just by waiting. The point to note is that this sale does not reduce the tokens held by investors.

◇ Investor profit ③

Part3 Profit that can be actively obtained in a short period of time

Regarding the above-mentioned two profit models provided by KOCJ, income gain and capital gain, it is a promise that can be fulfilled only by KOC / JAPAN, which has a solid management model supported by the KOC group, but it is a promise such as weeks or months. It is also true that it lacks ultra-short-term explosive power.

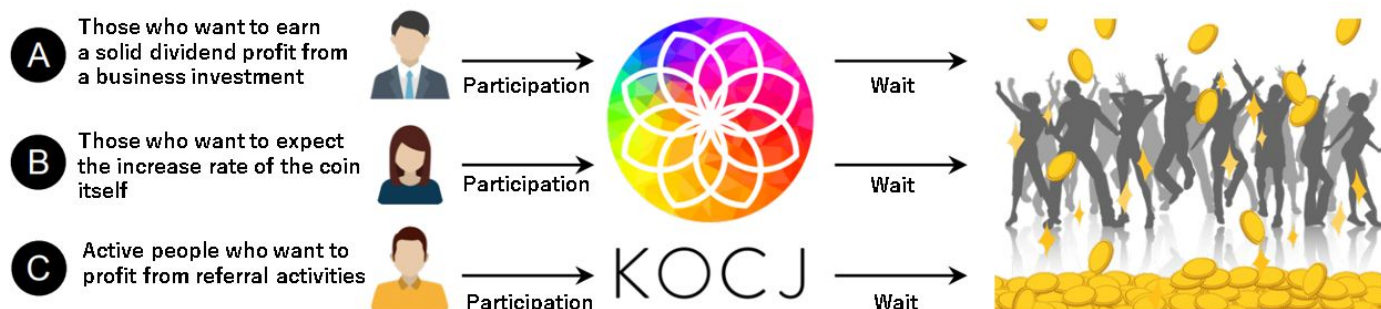
However, KOCJ does not adopt an irresponsible style, such as simply saying, "If you do it well, the price will increase by several tens of times, so please sell it at your own risk after listing."

However, we cannot take the risk of straining KOC service users and the business of KOC headquarters. This is because it is of utmost importance to work with you to stabilize, continue, and develop your business. Therefore, for "Short-term profit opportunities", we will offer "C-Pon Affiliate Plan".

◇ Various ways of getting involved with investors

As mentioned above, three profit receiving plans based on solid business complement each other,

While bringing profits according to each style to all investors and service users KOCJ's business can be accelerated, continued and developed.



It means that you can use it according to your style.

2 Business plan and future development

The KOC Group is a 30-year-old company in Hong Kong, and as a foothold for global expansion, it is expected to grow significantly by expanding store development with actual conditions, which is the basis of the business, in collaboration with KOC JAPAN, which has been improved for the Japanese market. I will.

We promise to continue to pay stable dividends to investors, aiming to exceed 1 million KOCJ registered users in 2025 and 3 million in 10 years.

【KOCJ Dividend Plan】

	配当額	年利
1年目	31,726円	30%
3年目	113,164円	106%
5年目	178,283円	167%
7年目	349,733円	327%
10年目	692,858円	648%

3 Business risks and remedies for them

• If the ban on cryptocurrency trading is enforced in Hong Kong, Singapore, the United States, etc. due to law revisions, it may not be possible to promote the business.

Also, there is no "absolute / reliable" business plan or investment in general. The reality is that "less than 10%" of companies have survived 10 years after their founding.

However, unlike the general ICOs so far, we have no intention of unilaterally taking risks to the investors who cooperate.

KOCJ tokens can be exchanged for C-pons, which can be used at member stores' restaurants, at any time. If you feel uneasy after participating in the KOCJ Token, please exchange it for a C-pon and use it at a member store.



04

Road map

4. Road map

Here are some plans for our business.

◇ Roadmap

January 2021

- Dividend type KOCJ token sale

Start date and time: January 18, 15:00 (JST) ~

Price 1 \$

Number of issues: 5,000,000

(The price may increase gradually every 1 million sheets, up to 5 million sheets)

February 2021 (or March)

- KOCJ wallet release

March 2021

- KOCJ wallet dividend started

May 2021

- Start exchanging KOCJ for coupons in the Japanese market

July 2021

- KOCJ platform started testing

August 2021

- End of sale of 5 million KOCJ coin tokens

September 2021

- KOCJ (fluid type) staking started

2022

- KOCJ platform official release
- Large-scale promotion in the Japanese market

2023

- Partnership agreement with major companies in Japan

2024

- Global expansion of blockchain payment
(QR code payment at 20,000 member stores in KOC Asia)

05

Token sale

5. Token sale

The structure of the KOCJ token is as follows

1 Overview of KOCJ tokens

- Dividend type KOCJS token
 - 5,000,000.0000 KOCJS Permanent lock
 - Tokens sold by relatives that are central to fund procurement
 - Permanent lock cannot be sold or moved
 - Limited quantity
 - Dividends will be distributed by KOC Singapore according to the ownership ratio
 - (1) Dividend once a month · · · Distribute monthly interest of KOC Singapore
 - (2) Dividend once a year · · · Distribution of annual interest of KOC Japan
 - You can exchange money from inquiries to C-pon
- Liquid KOCJ token
 - 1,000,000,000.0000 KOCJS
 - Same treatment as KOCJ tokens listed on WhiteBit(<https://whitebit.com/ja>)
 - Dividend type KOCJ token dividend, affiliate reward
 - Can be exchanged for tokens of external services or C-pons upon application
 - Dividend type KOCJ token dividend

2 KOCJS Token Distribution & Financing Apostle

The use of funds for this ICO includes various costs related to the laws and regulations of each country (lawyer advisory fee), technology patent acquisition costs, maintenance costs, etc.



KOCJ Token Allocation

allocation:

- ◇ KOCJS token (permanent lock dividend type)
 - 5 million sheets in total
 - Pre-sale 100% (1 token \$ 1)

Dividend monthly interest of 10% to tokens raised from the market of 500 million yen

Use applications:

- Research and development related to financial engineering 10%
- Platform development 10%
- System development / maintenance, security management 15%
- Marketing for market acquisition 25%
- 15% reward for partner partners to expand the project
- User reward 25%

◇ KOCJ token (fluid type)

- 1 billion sheets in total

Use applications:

Distribute KOCJ tokens as an incentive to sell KOCJS tokens

- Referrer reward
- Bonus

KOCJ (fluid type) will be burned and incinerated up to 100 million sheets.
We will burn it regularly to adjust the price.

3 Sales details

◇ Sales unit price per token

From January 18, 2021 to August 31, 2021 · · · \$ 1.00

For crypto assets (BTC, ETH, USDT, XRP) sent to us, the trading rate of AM11: 00XX exchange on the deposit date will be applied. See here for indicators. The rate of price increase at the time of listing will be the market price at that time. Please note.

◇ Calculation basis

There is no other than the purchaser at the time of sale. We have a single pricing.

◇ About lockup

It is a permanent lockup and is a payout token.

◇ Minimum payment unit

At the time of sale from January 18, 2021 to August 31, 2021

The minimum payment unit is \$ 1,000.

* In the unlikely event that payment is confirmed that is less than the minimum payment unit, it will be considered as a transmission and no token will be issued. For the target users, please contact us by mistake using our contact form.

* It is assumed that complicated operations are required for trading cryptocurrency assets, and withdrawal after application is not possible for the purpose of protecting the company wishing to purchase and the holders who have already purchased.

4 Applicable laws, issuers, and attitudes toward taxation for investors

◇ How to think about taxation for issuers

Regarding the accounting method related to ICO, we are currently considering the following method for accounting at each stage.

However, due to changes in the environment surrounding virtual currencies in the future, there is a possibility that accounting treatment different from the following methods will be implemented according to the standards.

When crypto assets (BTC, ETH, Tether, XRP) are paid by the token purchaser

As a result of ICO, we plan to issue token reservation rights to token purchasers each time crypto assets (BTC, ETH, Tether, XRP) are paid by token purchasers. This is to curb buying and selling in the secondary market.

When crypto assets (BTC, ETH, Tether, XRP) are paid by the token purchaser, the value based on the transaction price of each major crypto asset exchange at that time is capitalized as the acquisition price of the crypto asset. , The same amount will be recorded as deferred income.

When the crypto assets (BTC, ETH, Tether, XRP) procured by ICO are sold

If you sell crypto assets (BTC, ETH, Tether, XRP) procured by ICO, the carrying amount and fairness on the trading day

The difference from the value (sale amount) is recorded as profit or loss. For fair value, the main virtual communication

It is calculated based on the transaction price of the exchange.

When paying the contents described in the use of funds with crypto assets (BTC, ETH, Tether, XRP) procured by ICO

Use the crypto assets (BTC, ETH, Tether, XRP) procured by ICO to pay the contents described in the use of funds.

If so, the difference between the book value and the invoiced amount will be recorded as profit or loss.

If you sell cryptocurrency assets (BTC, ETH, Tether, XRP) procured by ICO and make payment, you will be required to pay with the sale price after performing the accounting treatment in (3) above.

End of the fiscal year

If you hold crypto assets (BTC, ETH, Tether, XRP) procured by ICO at the end of the fiscal year, it will be fair value.

The base value will be the balance sheet value of the crypto asset, and the difference from the book value will be recorded as profit or loss for the current period.

Fair value is calculated based on the transaction price of major cryptocurrency exchanges.

5 Governing law / jurisdiction

Governing law

- Comply with Hong Kong International Court of Justice.

jurisdiction

- Hong Kong International Court of Justice.

6 Important factors affecting prices (risk factors)

The crypto asset market is a market with a short history since it was born in the world.

For the KOCJ tokens we build with the KOCJ system, as a risk factor in the following cases:
Applicable.

- When cryptocurrency trading itself is prohibited by law
Cryptocurrency Due to its nature, if crypto asset trading itself on an exchange is prohibited by law, the price will be changed.
It is possible that it will cause large fluctuations.
We will keep the buyer even if the same thing happens
For the purpose, we will redefine the significance of existence as a currency and measure price stability in a manner that complies with laws and regulations.

06

Regarding terms
And conditions

6. Regarding terms and conditions

Regarding the services provided on KOCJ, if there is a contradiction or conflict between these Terms of Use and the KOCJ Terms of Use, etc. regarding various matters arising in connection with the use of this token, the KOCJ Terms of Use, etc. shall take precedence. Shall be.

III. Cancellation / Rejection of purchase application

The purchase of the Token from the Company during the sale period is final and the purchaser may not request a refund or cancellation except as required by applicable laws and regulations.

In view of the circumstances surrounding the sale of tokens, the Company reserves the right, at its discretion, to refuse or cancel the application for the purchase of the Token at any time.

The Company shall not sell the Token to residents of Japan, those who have an address in Japan, or those who intend to purchase the Token from a place located in Japan.

IV. Token sale procedures and specifications

Important matters regarding the procedures and specifications of this token sale (including, but not limited to, details such as date and time of sale, pricing, planned sales quantity, planned use of revenue, etc.) are described in 5. of this document. And so on.

By purchasing this Token, the purchaser acknowledges that he / she understands these procedures and specifications and has no objection to them.

V. Risk recognition and assumption

The Purchaser acknowledges and agrees to the risks described below regarding the purchase, retention or use of the Token.

If you have any questions about these risks, please contact us at [[https://www.koc.sg./](https://www.koc.sg/)]. By purchasing this token, the purchaser expressly recognizes and accepts these risks.

(a) No income or profit guarantee

The income and profit calculation examples used in this document are given for explanatory purposes only or to show industry averages and do not guarantee that these results will be obtained in accordance with the marketing plan.

(b) Regulatory uncertainty

Blockchain-related technologies are overseen and controlled by various regulatory agencies around the world. The Token may be restricted in terms of system functionality or the process of purchasing the Token in the future. In addition, this token may be subject to restrictions on use or possession like other virtual currencies.

(c) This token is not an investment

This token is not a public or legally binding investment of any kind. Due to unforeseen circumstances, we may modify the objectives described in this document. All persons and parties involved in the purchase of this Token are at their own risk, regardless of the success or failure of achieving all the goals described in this document.

(d) About the value of this token

The token should not be considered an investment, but it may gain value over time. Also, if the solution provided by KOCJSYSTEM is not actively used in the real world, its value may be reduced.

(e) Risk of loss of funds

The funds collected during the IEO process are not guaranteed. In case of loss or loss of value, there is no

individual or public insurance agent that the purchaser can handle and there is no private insurance covered by the Company.

(f) Risk of failure

Various risks to business and other companies, such as the failure of the KOCJSYSTEM solution and all subsequent marketing activities in the funds collected during the IEO process, also apply to this case.

(g) Quantum computer

Technological innovations such as the development of quantum computers can pose a danger to KOCJ tokens.

VI. Security

The purchaser purchases tokens from the Company and uses the wallet, vault, and other token storage mechanisms to hold them, such as confidential information and credentials required to access these other storage mechanisms. You are responsible for taking reasonable steps to maintain the security. If the purchaser's secrets or other credentials are lost, the purchaser may lose access to the Token. The company or the developer does not take any responsibility for such loss.

VII. Personal information

At our sole discretion, we may determine that it is necessary to obtain certain information about the purchaser in order to comply with the laws and regulations related to the sale of this token.

In this case, the purchaser agrees to promptly provide this information upon request, the purchaser provides this information, and the sale of this token to the purchaser is subject to applicable laws and regulations. The purchaser acknowledges that the Company may refuse to sell or deliver the Token until it is determined to be acceptable.

VIII. Taxes and public dues

All amounts of support and contributions to the Company do not include tax. The purchaser shall be responsible for what kind of tax (including consumption tax, sales tax, usage tax, value added tax, etc.) will be levied on the support and contribution to the company. I will.

It is also the buyer's responsibility to withhold and collect the correct tax amount, report it and pay it to the appropriate tax authorities. The Company is not liable for tax withholding, collection, reporting, or payment of consumption tax, sales tax, usage tax, value added tax, or other taxes arising from the purchaser's support or contribution to the Company.

IX. Representations and guarantees

(1) By purchasing this token, the purchaser expresses and warrants the following:

(a) Carefully read and understand these Terms of Use (including all attachments).

(b) In order to understand these Terms of Use and evaluate the risks and impacts associated with the purchase of the Token, the function of the Token, the transfer mechanism of crypto tokens and other important characteristics, the token storage mechanism (token wallet, etc.)), A thorough understanding of blockchain technology and blockchain-based software systems.

(c) Obtain sufficient information about the Token to make informed decisions about the support provided by the Token.

(d) Understand that this token does not grant any form of rights to KOCJ SYSTEM, the Company or its affiliates. Rights that the purchaser should understand not granted in this issue include voting, distribution, redemption, liquidation, property rights (including all forms of intellectual property rights), or other property or legal rights. Includes.

VIII. Taxes and public dues

All amounts of support and contributions to the Company do not include tax. The purchaser shall be responsible for what kind of tax (including consumption tax, sales tax, usage tax, value added tax, etc.) will be levied on the support and contribution to the company. I will.

It is also the buyer's responsibility to withhold and collect the correct tax amount, report it and pay it to the appropriate tax authorities. The Company is not liable for tax withholding, collection, reporting, or payment of consumption tax, sales tax, usage tax, value added tax, or other taxes arising from the purchaser's support or contribution to the Company.

IX. Representations and guarantees

(1) By purchasing this token, the purchaser expresses and warrants the following:

- (a) Carefully read and understand these Terms of Use (including all attachments).
 - (b) In order to understand these Terms of Use and evaluate the risks and impacts associated with the purchase of the Token, the function of the Token, the transfer mechanism of crypto tokens and other important characteristics, the token storage mechanism (token wallet, etc.) , A thorough understanding of blockchain technology and blockchain-based software systems.
 - (c) Obtain sufficient information about the Token to make informed decisions about the support provided by the Token.
 - (d) Understand that this token does not grant any form of rights to KOCJ SYSTEM, the Company or its affiliates. Rights that the purchaser should understand not granted in this issue include voting, distribution, redemption, liquidation, property rights (including all forms of intellectual property rights), or other property or legal rights. Includes.
 - (e) The Purchaser shall purchase the Token to support the KOCJ SYSTEM ecosystem that may be built in the future. The Buyer shall not purchase the Token for any other purpose, including but not limited to investment, speculation, or other financial purposes.
 - (f) Buyer's token purchases are (i) legal capacity in the purchase of the tokens in the purchaser's jurisdiction and the conclusion of contracts with the Company, and other threshold requirements, (ii) such purchases. Comply with all applicable laws and regulations of the purchaser's jurisdiction, including but not limited to any foreign exchange or regulatory restrictions applicable to (iii) any government or other consent that may require acquisition. There is.
 - (g) Comply with all applicable tax obligations in the buyer's jurisdiction arising from the purchase of the Token.
 - (h) If the Buyer purchases the Token on behalf of a Subject, the Buyer has the authority to agree to these Terms of Use on behalf of this Subject, which is the Buyer or any other officer or employee of this Subject. Responsible for any breach of these Terms of Use by or an agent (in this case, "Purchaser" in these Terms of Use shall mean the purchaser and such entity in solidarity). ..
The purchaser is not a resident of Japan, does not have an address in Japan, and has not purchased this token from these locations. (j) The purchaser is (i) not a resident of an area where access to the Token is prohibited by treaties and administrative measures, such as applicable laws and regulations, and (ii) in other sovereign countries, including the United States. Not a citizen or resident of the area subject to sanctions or bans, and not having a location in the area, (iii) List of US Department of Commerce Banned Persons or Organizations, US Treasury Specially Designated Citizens or Blocked Not an individual or an individual employed by an individual or entity identified in the list of persons or the list of parties excluded from the US State Department, (iv) past and present with antisocial forces, etc. and economic, business, employment, etc. Or, have never had a delegation relationship and have not conducted any commercial transaction, benefit provision or transfer, or other transaction (temporarily or continuously).
- (2) If the Company violates any of the representations or warranties set forth in the preceding paragraph, the Company shall suspend or deprive the purchaser's account or take other measures that the Company considers appropriate at its sole discretion. The right to do so is expressly reserved here.

X. Compensation

To the maximum extent permitted by applicable laws and regulations, the purchaser shall (i) purchase or use the token by the purchaser, (ii) liability or obligation under these Terms of Use, and (iii) to these Terms of Use. Developers for violations, (iv) infringement of any rights of any person or entity, and any claims, demands, proceedings, damages, losses, costs, costs (including attorneys' costs) arising out of or in connection therewith. And the Company and its employees, officers, directors, contractors, consultants, shareholders, suppliers, distributors, service providers, parent companies, subsidiaries, affiliates, agents, agents, predecessors, past, present or future. Persons, successors, and transferees (referred to as "related persons of the Company") shall

be compensated, protected, or inflicted with no other damages.

(b) The Company shall, at the purchaser's expense, stand alone for the defense of all claims covered by the previous item.

We reserve the right to take action. This indemnification wording is in addition to, and is not a substitute for, the indemnification clause contained in the agreement between the purchaser and the Company.

XI. Disclaimer

(1) To the maximum permitted by applicable law and unless otherwise stated in writing by the Buyer, (A) the Token is sold "as is" and "to the extent available" without warranty of any kind. The Company expressly disclaims all implied warranties, including but not limited to, implied warranties of merchantability, fitness for a particular purpose, authority and non-infringement, and (B) the Tokens We make no representations or warranties that we are credible, up-to-date, error-free, meet the requirements of the purchaser, or that any deficiencies in the Token will be corrected in the future. In addition, (C) the Company cannot make any representations or warranties that the Token or the token delivery mechanism has not been invaded by viruses or other harmful components, nor does it warrant these representations. I will not do it either.

(2) I agree that if the token cannot be used due to various factors, the loss is the responsibility of the party who purchased the token, and KOCJ SYSTEM will not be liable to the party. To do. After the date of issuance, the Token will be sent to the party making the purchase without infringing the intellectual property rights of others and without any express or implied warranties.

(3) In addition to the preceding two paragraphs, the Company shall not be liable for any damages or any other damages incurred by the purchaser regardless of force majeure or other reasons attributable to the Company.

(4) Some jurisdictions do not allow the exclusion of implied warranties or the exemption of implied terms in contracts with consumers, so the exclusion of implied warranties or some or all of the disclaimers set forth in the preceding paragraph does not apply. It may be.

XII. Limitation of liability

(1) To the maximum extent permitted by applicable law, (I) in any case, the Company, any developer or a person related to the Company shall be contracted or tort regardless of its legal structure or litigation method. Regardless of any other legal or equitable theory, including but not limited to active, passive, or imperative simple negligence (the parties are informed of the possibility of such damages). Any indirect, special, or incidental, if any, resulting from or related to the sale or use of the Token, or related to these Terms of Use (whether or not such damages were foreseeable). We are not liable for any consequential or consequential damages, including but not limited to loss of sales, income or profit, use or loss of data, or business interruption, (II) in any case. However, regardless of contract, warranty, tort (including active, passive, or attributional simple negligence), or any other theory, these Terms of Use, the use or inability to use this token result from the inability to use it. Alternatively, the total (joint) debt of the developers, the Company and its affiliates related to this shall not exceed the amount paid by the purchaser for the Token.

(2) The restrictions stipulated in the preceding paragraph shall also apply to liability for gross negligence, fraud, or intentional or inadvertent acts of the developer or the Company, and the same clause shall also apply in these cases. It shall not be restricted or excluded.

(3) In some jurisdictions, limitation or exclusion of incidental or consequential damages is not permitted. Therefore, some of the restrictions in this section may not apply to a particular purchaser.

XIII. Exemption

To the maximum extent permitted by applicable laws and regulations, the purchaser may or may not know the developer, the head office, or each affiliated company of the head office (including, but not limited to, allegations of negligence). You shall be free from liability, claims, demands, or damages (actual or resulting) of any kind or nature arising out of or related to the actions or omissions of third parties, from disputes between purchasers. ..

XIV. Governing law and court of jurisdiction

These Terms of Use shall be governed by, interpreted and enforced by the laws of Hong Kong, regardless of conflict of law principles that may cause the application of laws of other jurisdictions (regardless of that jurisdiction). Any dispute arising out of or related to these Terms of Use or its subject matter, or its formation (including disputes of claims outside these Terms of Use) shall be resolved by the Judiciary of Hong Kong.

XV. Separability

If any of the terms, clauses or provisions of these Terms of Use is illegal, invalid or infeasible, the terms, clauses or provisions shall be separable from these Terms of Use and the remaining terms of these Terms of Use, It shall not affect the validity or enforceability of any provision or provision or any other condition, provision or provision of these Terms of Use.

XVI. Miscellaneous rules

(1) These Terms of Use shall constitute the complete agreement of the parties on the subject matter of this case. All previous contracts, discussions, presentations, warranties and terms are summarized in this document. There are no express or implied warranties, conditions or contracts between the parties except as expressly provided in this Agreement.

(2) The Company may change these Terms of Use from time to time as it is reasonably necessary to comply with applicable laws and regulations. When changing these Terms of Use, the Company shall publish the revised Terms of Use at [<https://www.vganpay.io>]. The amended Terms of Service shall take effect immediately. The Company may transfer the rights or obligations of the Company as set forth in these Terms of Use. Failure to exercise any of the rights or provisions of these Terms of Use does not constitute a waiver of such rights or provisions.

The Company shall not be liable for delays or defaults in the performance of its obligations under these Terms of Use if the delays or defaults are the result of reasons beyond reasonable control. The purchase of tokens from the Company shall not create any form of alliance, joint venture, or other similar relationship between the Purchaser and the Company.

Except as provided in these Terms of Use, these Terms of Use are intended solely for the benefit of the Purchaser and the Company and are not intended to grant third party beneficiary rights to any person or entity. Suppose. Buyer agrees and acknowledges that all contracts, notices, disclosures, and other communications provided by the Company to Buyer will be provided electronically.

(3) Although KOCJSYSTEM aims to be a platform for investment activities, it does not fall under the so-called "virtual currency" under Japanese law because it is not in a state where unspecified persons can freely buy and sell within the current planning range. In addition, since we do not directly distribute dividends or profits to token purchases, we believe that it does not conflict with the Funds Settlement Law, the Financial Instruments and Exchange Law, or other laws and regulations. In addition, if there is a concern that any law may be violated due to changes in the environment, we shall promptly take necessary measures.

About company

Token issuer

KOC SINGAPORE Pte. Ltd.
1, Amber Gardens #04-03 Singapore 439957



KOCJ Coin