



ASUKA
KIKURAGE

- きくらげ日本一に挑戦し、農業の革新を目指す! -



きくらげ日本一
農業法人 株式会社アスカグリーンファーム

WHITE PAPER Ver. 1.0

-English- 2019/08/01

1.Introduction

Creating a Sustainable Society by Utilizing the Benefits of Nature

In recent years, the domestic agricultural situation has faced a variety of challenges, including the aging of farmers, a shortage of farmers, agricultural chemicals, and soil pollution. We believe that agriculture in the future will no longer be a family business, but an age in which people will have to compete on their brains. "brain work" changed to "Agriculture". We want to promote the agriculture industry in a way that is possible because we are a venture company.

After repeated trial and error, I came up with the wood ear mushroom. Amid growing calls for food self-sufficiency and safety, we focused on the fact that 95% of the jellyfish market in Japan is imported from China. In September 2015, we began cultivating jellyfish grown in Nara Prefecture using a completely domestically-produced pesticide-free method.

Based on the concept of "Safe, safe and stable food supply" we have succeeded in producing "Large, thick, and very chewy Jew's ear (Jew's ear) from Japan" that is distinct from the wood ear buds that have traditionally been on the market in search of better quality. We also succeeded in cultivating "white wood ear mushrooms" that bloom with a 1/10000 probability, throughout the year. "white wood ear mushrooms" has extremely high nutritional value as well as scarcity value, and its vitamin D content is by far the highest among all foods. It is rich in amino acids, essential amino acids and zinc, and is said to be an edible herbal medicine and beauty ingredient.

In the future, we will work on a mass production system for wood ear mushrooms, focusing on the safety and stable supply of food, effective use of land, asset management, creation of jobs for the disabled, the elderly, and young people, and regional revitalization.



2.Executive summary

Overview of Business

Taking on the challenge of becoming the best in Japan in Jellyfish, aiming to innovate agriculture!

“Asuka Jellyfish”

"Asuka Jellyfish" is the name of Jellyfish produced by Asuka Green Farm Co., Ltd. Jellyfish is familiar in Chinese cuisine, but it is still rare at the table except in some regions. Some people think it's seaweed, but Jellyfish is a very nutritious and delicious mushroom. In these days when the importance of healthy life expectancy is being emphasized, I want more people to know the high nutritional value and delicious taste of Jellyfish. With this in mind, we began cultivating high quality Jellyfish that is pesticide-free.

In addition, "Asuka Jellyfish" uses all domestic ingredients from bacteria to sawdust as the culture medium. It is completely pesticide-free cultivation in Japan for safety and security. We have also succeeded in cultivating albino jellyfish (White Jellyfish), which is extremely rare in the world, and are producing them consistently throughout the year.

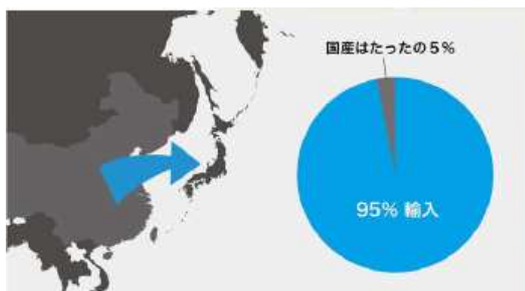
“White Jellyfish”

1. A very valuable "White Jellyfish" with a 1/10000 chance of success
It is originally a black-colored *Auricularia* (Scientific name: *Auricularia polytricha*), but it is a white mutant of a mutation that appears 1/10000 of the time during cultivation. It is a very precious white *Auricularia*. At Asuka Green Farm, we succeeded in cultivating the precious "White Jellyfish" and made it possible to grow them throughout the year.
*It is completely different from the white wood jellyfish (Scientific name: *Tremella fuciformis*) made overseas.

2. Pure domestic products

Currently, 95% (*) of the wood ear mushrooms consumed in Japan are from China. "Asuka Jellyfish" is produced with particular attention paid to domestic products from seed bacteria to fungus bed materials. Of course, this is a safe and secure food without any pesticides, chemicals, or additives.

*Source: Basic Documents for Special Forest Products 2016

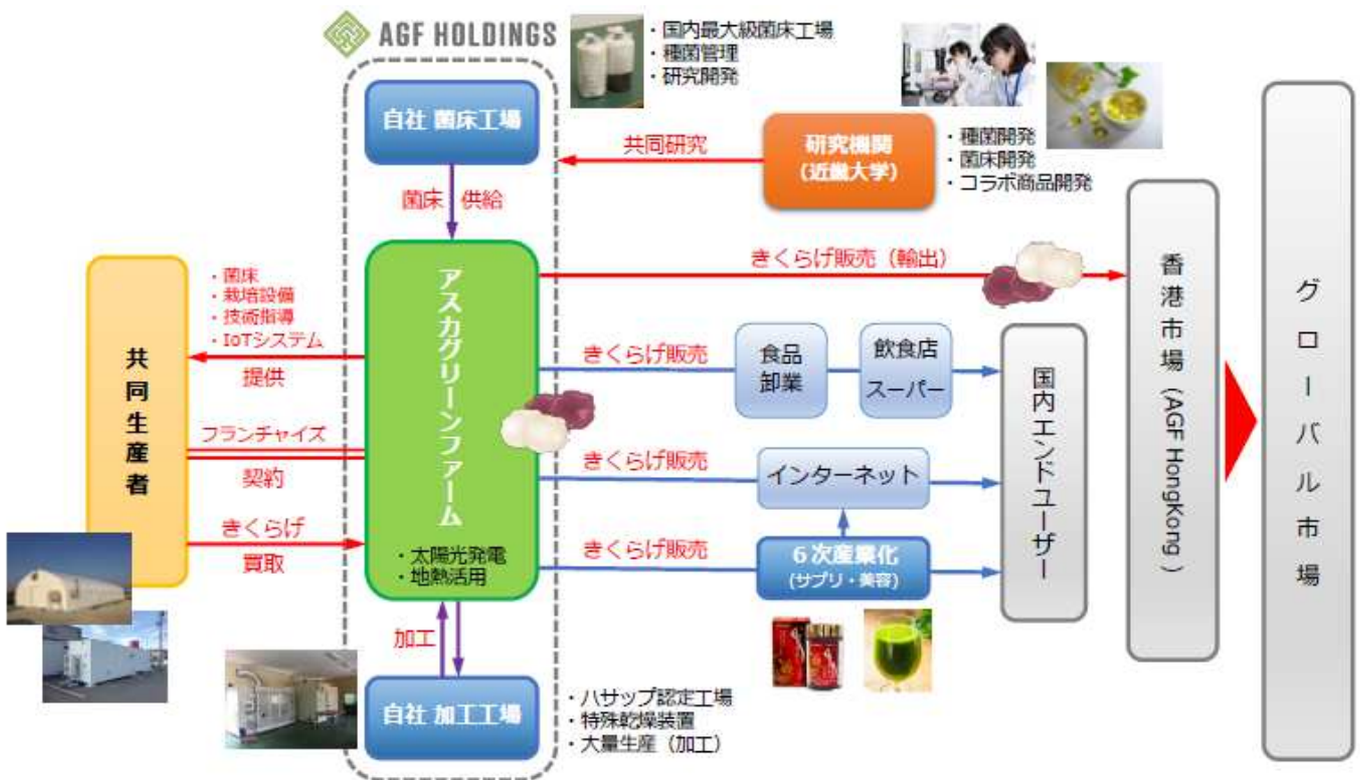


2.Executive summary

Overview of Business

Taking on the challenge of becoming the best in Japan in Jellyfish, aiming to innovate agriculture!

“Business model”



Preparations are underway to build one of Japan's largest (3 million bacterial beds per year) Jellyfish fungus beds and processing plants. We are also developing IoT systems.

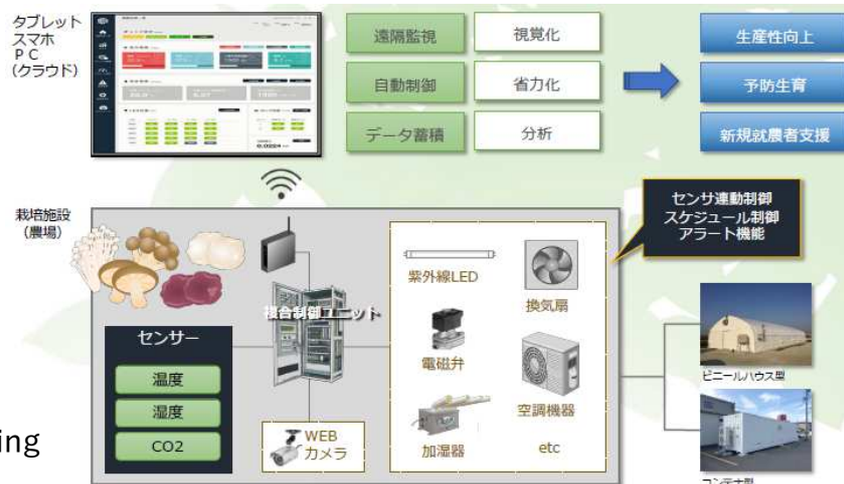


image drawing

2.Executive summary

“Jellyfish comparison (Japan)”

名称	学名	産地	農薬 (薬品)	食感	商品形態	写真
キクラゲ (国内消費の97%がこちら)	キクラゲ (<i>Auricularia auricula-judae</i>)	中国産 (×)	不明 (×)	小振りで薄い (×)	乾燥のみ (×)	
シロキクラゲ	シロキクラゲ (<i>Tremella fuciformis</i>)	中国産 (×)	不明 (×)	小振りで薄い 茹でると溶ける パサパサ (×)	乾燥のみ (×)	
きくらげ(黒) (明日香きくらげ)	アラゲキクラゲ (<i>Auricularia polytricha</i>)	奈良県産 (純国産) (○) 安心安全	無農薬 (○) 安心安全	大振りで肉厚 コリコリ プリプリ (○) 食感が良い	①乾燥 ②冷凍 ③生 (○) 種類が豊富	
白いきくらげ (明日香きくらげ)	突然変異 (白色変異体) (○) 貴重	奈良県産 (純国産) (○) 安心安全	無農薬 (○) 安心安全	大振りで肉厚 コリコリ プリプリ (○) 食感が良い	①乾燥 ②冷凍 ③生 (○) 種類が豊富	



2.Executive summary

“Chinese medicine to eat and beauty ingredients to eat”

By delivering Jellyfish, which is very effective for beauty and health, to as many people as possible, Asuka Green Farm aims to create a system for recycling "Resources, food and gold" and to carry out sustainable agricultural activities.

出典：五訂日本食品標準成分表 (可食部100g当たり)

成分表	水分	タンパク質	脂質	食物繊維			ビタミン					ビタミン					
				水溶性	不溶性	灰分	カルシウム	リン	鉄分	ナトリウム	カリウム	B1	B2	ナイアシン	D		
g							mg										IU
白いきくらげ(乾燥)	10.8	8.7	1	-	71.9	-	165	22.7	2.34	26.5	-	0.07	0.1	4.06	31480		
生しいたけ(乾燥)	91.1	2.0	0.3	0.4	3.7	0.4	4	26	0.4	3	170	0.07	0.24	2.4	90		
乾燥しいたけ	10.3	20.3	3.4	2.1	40.4	4.2	12	270	4.0	19	2100	0.57	1.70	18.0	840		
なめこ	96.0	1.1	0.2	0.4	1.2	0.2	3	33	0.5	6	90	0.08	0.10	3.3	16		
えのきだけ	89.7	2.7	0.5	0.3	2.9	0.8	1	80	0.9	4	360	0.31	0.22	8.1	50		
ぶなしめじ	90.4	3.5	0.5	0.2	2.8	0.8	1	160	0.6	5	330	0.19	0.38	8.8	95		
ひらたけ	90.4	3.3	0.3	0.2	2.4	0.8	1	100	0.7	2	340	0.40	0.40	10.7	48		
まいたけ	91.0	3.7	0.7	0.2	3.3	0.8	1	130	0.5	1	330	0.25	0.49	9.1	100		
まつたけ	88.3	2.0	0.6	0.3	4.4	0.9	6	40	1.3	2	410	0.10	0.50	8.0	140		

The highest
vitamin D
content in all
foods

Top in calcium
content among
mushrooms

Contain all
nine essential
amino acids

2.Executive summary

“Commercialization of Beauty and Health Food Products”



Succeeded in pulverization while maintaining high nutrients

2.Executive summary

About KKLC

Taking on the challenge of becoming the best in Japan in Jellyfish, aiming to innovate agriculture!

KKLC issues as a security token (ST).

*guarantee of reliability

Only projects that have passed rigorous screening by national regulators, such as the Securities and Exchange Commission (SEC), will be made public.

*KKLC holders can co-own "Jellyfish Seed and Cultivation Systems"

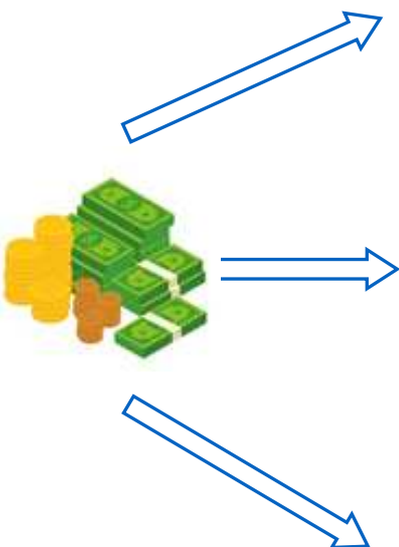
->By increasing the number of Jellyfish production operations, we can expect the value of coins to increase.

->By investing in the "production business" itself, part of the earnings from the business will be returned to the parent company.

Actual services using KKLC and assignment to KKLC owners will be released timely after 2020 2Q.



For the amount of coins, we distribute a portion of our earnings equally.



1,000,000 KKLC

3,000,000 KKLC

5,000,000 KKLC

2.Executive summary

Investors buy KKLC and share
Asuka Jellyfish's production and sales business



2.Executive summary

About KKLC

Taking on the challenge of becoming the best in Japan in Jellyfish, aiming to innovate agriculture!

“KKLC Owners Only, 7 Services”

1. Jellyfish can be purchased at a lower price than usual.
(KKLC settlement limited special price!!)
2. KKLC holders can purchase many special items! (In addition to the products of Asuka Jellyfish, Yamato vegetables are also available at a bargain price.)
3. KKLC owners can preferentially purchase items that are in short supply!
4. If you purchase on a regular flight, you can get a free gift every month!
(Mail order only/Internet application only.)
5. Depending on the amount of KKLC you have, you can receive bonus coins other than at the time of return! (2 times a year <June and December>/The amount of bonus coins changes depending on the sales situation.)
6. Easy payment by tying Jellyfish wallet!
7. KKLC owners can pay for accommodation and free transportation when visiting the farm!
(Until Our Company accommodation is completed, we will guide you to the nearest hotel.).
The pick up and drop off place is either "Gojo Station", "Fukujin Station" or "Hashimoto Station".)

Actual services using KKLC and assignment to KKLC owners will be released timely after 2020 2Q.

“Fresh Asuka Jellyfish”



“Asuka Jellyfish Product Lineup (Partial)”



3.Road map

Roadmap of KKLC

*2019 2Q

KKLC had been created and worked with UNI to indirectly gain liquidity on some major exchanges(ex. Crypto-Tower).

*2020 2Q-

Planning to launch a series of Jew's-ear related businesses to create actual KKLC usage scenarios.



4. Company

About Token Issuer

The KKLC issuer is the following company.



農業法人 ～日本一を目指します～
株式会社アスカグリーンファーム

Asuka Green Farm Inc. is an organization that operates the following businesses.

- *Production and sales of agricultural products
- *Cultivation and processing of pesticide-free vegetables
- *Production and sales of gardening trees, plants, and gardening materials
- *Management and management of tourist farms
- *Production and sales of seeds, seedlings and fertilizer
- *Sale and leasing of agricultural equipment
- *Operation of an organic restaurant
- *Manufacture and sale of meat products such as canned ham and sausage
- *Real estate sales, lease management and brokerage
- *Issuance and management of cryptographic assets "KKLC", and various ancillary services
- *All business incidental to each of the preceding items

Token issuing company

Name	Asuka Green Farm Co., Inc.
Representative	Hitoaki Yamamoto
Address	1/F Number 25 Lane 7 Sheung, Tsuen Sheung Shui Wai Sheung Shui NT, Hong Kong
Web	https://kklc.biz/

5.Member

About members and advisors

Key members and advisors are as follows.



Chief Executive Officer Hitoaki Yamamoto

Awaken contributions to local communities through the development of beauty products. After working on the development of raw materials, he entered the farming field, where he met *Auricularia auratus*.



Chief Cultivation Technologist Kento Sai

The person in charge of cultivation techniques and dedicates his life to agriculture in Nara.



Chief Agricultural-House Designer Kazuyoshi Ogawa

The person in charge of the design of an agricultural house that makes use of his knowledge as an architect.



Chief Agricultural-House Technologist Yoichi Ohnishi

The person in charge of agricultural house technology, making use of his knowledge as a carpenter to build an agricultural house.

6.Regarding terms and conditions

Terms of Use

This document is for informational purposes only and does not mandate offers, recommendations, or solicitations in any jurisdiction to sell shares or securities or to make any other investment. The following Terms of Use (Hereinafter referred to as "Terms of Use".) have not been submitted or registered with any regulatory authority in any jurisdiction, have not been reviewed or confirmed by any regulatory authority, and are not intended to be.

Also, do not give control to the KKLC token (Hereinafter referred to as "this token"). The holding of this token does not grant KKLC ownership or equity, stock or similar rights, the right to receive a portion of future sales, intellectual property or other property rights to the holder. While community input and feedback may be taken into account, please be aware that this token does not entitle the holder to participate in decisions regarding the development of KKLC.

I. Purpose

An overview of the issuer (Hereinafter referred to as "the Company"), developer, and token is provided in paragraphs 5 and 7 of this document. This token is not designed as a prepaid payment instrument, electronic money, cryptographic assets, securities or any other type of financial instrument. The Company reserves, but is not obligated to, the right to make this token available for trading on a crypto-asset exchange in the future.

II. Scope of the Terms of Use

Unless otherwise specified in these Terms of Use, these Terms of Use shall only apply to the purchase of tokens from us during the period of sale. If KKLC succeeds in the development of KKLC in the future, the developer or the Company may prepare regulations (Hereinafter referred to as "KKLC Terms of Use, etc.") including the terms of use, related guidelines, and privacy policy of KKLC, and may update them at any time in accordance with the amendment procedures set forth in these regulations, etc. At this time, the personal information of the Purchaser obtained through the token sales campaign shall be processed in accordance with our privacy policy <<http://asukakikurage.co.jp/policy.html>>. In the event of any inconsistency or conflict between these Terms of Use and the KKLC Terms of Use, etc., with respect to the services provided on KKLC relating to the use of this token, the KKLC Terms of Use, etc. shall prevail.

III. Rescission and Refusal of Application for Purchase

The purchaser may not request a refund or cancellation of the token purchased from the Company during the period of sale, except as required by applicable laws and regulations. In light of the circumstances surrounding token sales, the Company reserves the right at any time to refuse or cancel an offer to purchase a token at its discretion. We will not sell the token to any person who resides in Japan, who has an address in Japan, or who wishes to purchase the token from a place located in Japan.

6.Regarding terms and conditions

IV. Token Sale Procedures and Specifications

Important matters relating to the procedures and specifications for this token sale (This includes, but is not limited to, details such as the date and time of sale, pricing, quantity to be sold, and intended revenue use.) shall be as set forth in paragraph 5 of this document. Buyer acknowledges that by purchasing this token, they understand and agree with these procedures and specifications.

V. Risk Recognition and Assumptions

Buyer acknowledges and agrees that the following risks exist with regard to the purchase, retention or use of this token. If you have any questions about these risks, please contact <https://kklc.biz/#section_9>. By purchasing this token, you expressly acknowledge and accept these risks.

(a)No guarantee of income or profit

Examples of revenue and profit calculations used in this document are provided for illustrative purposes only or to show industry averages and do not warrant that these results will be available in accordance with the marketing plan.

(b)regulatory uncertainty

Blockchain technologies are overseen and managed by various regulatory bodies around the world. This token may be limited in its functionality or in the process of purchasing it in the future. This token may also be restricted in its use or retention in the same way as other cryptographic assets.

(c)This token is not an investment.

This token is not a public or legally binding investment of any kind. The purpose described in this document may be modified due to unforeseen circumstances. It is the sole responsibility of all parties involved in the purchase of this token, regardless of the success or failure of all goals set forth in this document.

(d>About the value of this token

This token should not be considered an investment, but may be valuable over time. In addition, if the KKLC solution is not actively used in the real world, the value may decrease.

(e)Risk of loss of funds

The funds collected during the STO process are not guaranteed. In the event of a loss or loss of value, there is no individual or public insurance agent available to the purchaser and no private insurance to which we subscribe.

(f)risk of failure

This is also the case for various business and other risks a company may incur, such as the failure of the KKLC solution and all subsequent marketing activities using funds collected during the STO process.

(g)Risk of using new technology

KKLC cryptographic tokens are based on ETH but developed independently. In addition to the risks mentioned in this document, there are additional risks that KKLC cannot predict. These risks are not shown here and may appear in other forms.

(h)quantum computer

Technological innovations such as the development of quantum computers may pose a risk to encrypted communications including KKLC tokens.

6.Regarding terms and conditions

VI. Security

Purchasers shall be responsible for taking reasonable steps to safeguard private keys and other credentials (Account Info) required to access the wallet and other token storage mechanisms used to purchase and retain tokens from us. Buyer may lose access to this token if Buyer's private key or other credentials are lost. Neither the Company nor the Developer shall be responsible for such loss.

VII. Personal Information

The Company may, at its sole discretion, determine that it is necessary to obtain certain information regarding the Purchaser in order to comply with laws, regulations, etc. related to the sale of this token. In such a case, the Purchaser agrees to provide such information promptly upon request. The Purchaser shall also recognize that the Company may refuse to sell or deliver the Token until such information is provided by the Purchaser and the sale of the Token to the Purchaser is determined to be permitted by applicable laws, regulations, etc.

VIII. Taxes and public dues

All amounts of assistance and contributions to the Company are tax-exempt. The Purchaser shall be responsible for any taxes (It includes consumption tax, sales tax, use tax, value-added tax, etc.) that may be levied on the support and/or contributions to the Company. It is also the buyer's responsibility to withhold, collect, report, and pay the correct tax amount to the appropriate tax authority. We shall not be responsible for withholding, collecting, reporting or paying consumption tax, sales tax, use tax, value added tax or any other tax arising from the support or contribution of the purchaser to us.

IX. Representations and Warranties

(1) By purchasing this token, you represent and warrant that:

- (a) Have read and understand these Terms of Use (including all the attachments).
- (b) To understand these Terms of Use and to assess the risks and consequences of purchasing this token, a thorough understanding of the functionality of this token, cryptographic token transfer mechanisms and other important characteristics, token storage mechanisms (token wallets, etc.), blockchain technologies and blockchain-based software systems.
- (c) You have obtained sufficient information about this token to make informed decisions about the token's support.
- (d) You understand that this token does not grant any form of rights with respect to KKLC or the Company or its affiliates. Rights that buyers should understand are not granted under this paragraph include voting, distribution, redemption, liquidation, rights to property (including all forms of intellectual property.), or other property or legal rights.
- (e) Purchasers must purchase this token to support the KKLC ecosystem that can be built in the future. The Purchaser shall not purchase the Token for any other purpose including, but not limited to, investment, speculation or other financial purposes.
- (f) The Purchaser's token purchase shall be in compliance with applicable laws and regulations of the Purchaser's jurisdiction, including but not limited to: (i) the legal capacity of the Purchaser's jurisdiction to purchase the Token and enter into an agreement with the Company, and any other threshold requirements; (ii) any foreign exchange or regulatory restrictions applicable to such purchase; and (iii) any governmental or other consent that may require such acquisition.
- (g) Comply with all applicable tax obligations in the jurisdiction of the purchaser arising from the purchase of this token.
- (h) If the Purchaser purchases this token on behalf of an entity, the Purchaser shall have authority to agree to these terms and conditions on behalf of the entity, and the entity shall be responsible for any violations of these terms and conditions by the Purchaser or other officers, employees or agents of the entity (In this case, the term "Purchaser" as used in these Terms of Use means a partnership between the purchaser and such entity.).
- (i) The buyer is not a resident of Japan, does not have an address in Japan, and does not purchase this token from these locations.
- (j) The Purchaser: (i) is not a resident of any territory whose access to the Token is prohibited by applicable laws, regulations, or other treaties or administrative measures; (temporarily or continuously) is not a citizen or resident of any territory subject to sanctions or embargoes by other sovereign states, including the United States; (ii) (iii) is not located in such territory; and (iv) is not in possession of a list of prohibited persons or associations of the United States Department of Commerce, a list of specially designated citizens or blocked persons, or any other authorized business relationship of the United States Department of State.

6.Regarding terms and conditions

(2) We expressly reserve the right to suspend, divest, or otherwise take such action as we deem appropriate in our sole discretion in the event of a breach of any one of the representations or warranties set forth in the preceding paragraph.

X. Compensation

(a) To the maximum extent permitted by applicable law, etc., the Purchaser shall: (i) purchase or use of the Token by the Purchaser; (iii) liability or obligation under these Terms of Use; (ii) breach of these Terms of Use; (iv) infringement of any right of any person or entity; ("related persons of the Company" she says.) claim, claim, action, damages, loss, costs, and costs arising (including attorneys' fees) out of or in connection with any such claim, and any and all previous, current or future employees, officers, directors, contractors, consultants, shareholders, suppliers, agents, or suppliers of the Purchaser. (b) We reserve the right, at the expense of the Purchaser, to independently defend any claim which is the subject of compensation under the preceding item. This indemnity clause is in addition to, and is not superseded by, the indemnity clause set forth in the agreement between the purchaser and the Company.

XI. Disclaimer

(1) To the maximum extent permitted by applicable law and unless specified in written by the buyer, (a) this tune is "as it is" and "the limit that can be provided" and is sold without warranty of any kind, and we expressly disclaim all implied warranties, including, but not limited to, the implied warranties of merchantability, fitness for a particular purpose and infringement. (b) we cannot represent or warrant, nor do we represent or warrant that the token or the delivery mechanism of this token is free of viruses or other harmful components.

(2) KKLC agrees that it is the responsibility of the party who purchased the token for the loss and that KKLC will not be liable for any loss to the party in the event the token becomes unusable due to various factors. From the date of issue, this token is sent to the party who purchased it without any express or implied warranty, without infringing any other party's intellectual property rights.

(3) In addition to the preceding two paragraphs, the Company shall not be liable for damages or any other damages incurred by the Purchaser without force majeure or any other cause attributable to the Company.

(4) Some jurisdictions do not allow the exclusion of implied warranties or the exclusion of implied terms in consumer contracts, so some or all of the exclusions or exclusions of implied warranties may not apply to you.

XII. limitation of liability

(1) To the maximum extent permitted by applicable law, in no event shall the company, any developing development, or any associated person of the company, whether in contract, tort (including, but not limited to, active, passive or attribution of simple negligence), or any other legal or equitable theory, (even if the parties were informed of the possibility of such damage, and whether such damage was foreseeable or not) whether (joint) in (including, but not limited to, loss of sales, income or profit, loss from the use or loss of data, or loss due to business interruption) contract, tort (including active, passive, or attributable simple negligence), and any incidental, special, incidental, or consequential dition, whether in any way.

(2) The limitations set forth in the preceding paragraph shall also apply to the liability of the developer or the Company for gross negligence, fraud, or intentional or inadvertent conduct, and the application of the same provisions shall not be limited or excluded in such cases.

(3) Certain jurisdictions do not allow the limitation or exclusion of incidental or consequential damages. Therefore, some of the limitations in this section may not apply to a particular buyer.

6.Regarding terms and conditions

XIII. Exemption

To the maximum extent permitted by applicable laws and regulations, etc., the Purchaser shall release the Developer, the Company, or each of its affiliates from any liability, claim, demand, or damage of any kind or nature arising from, or related to, any known or unknown (including, but not limited to, claims of negligence) nature (the actual amount or the amount resulting therefrom), any dispute between the Purchasers, and any act or omission of a third party.

XIV. Governing Law and Jurisdiction Courts

These Terms and Conditions (Regardless of the jurisdiction) shall be governed by, construed and enforced in accordance with the laws of Hong Kong without regard to conflict of law principles that may cause the application of laws of other jurisdictions. Any dispute between the parties arising out of or related to these Terms of Use or the subject matter thereof, or their establishment (Includes claims arising outside of these Terms of Use), shall be settled by the Hong Kong Judicial Authority.

XV. Separability

If any term, provision, or provision of these Terms of Use is made illegal, invalid, or unenforceable, such term, provision, or provision shall be separable from these Terms of Use and shall not affect the validity or enforceability of any remaining term, provision, or provision of these Terms of Use or any other term, provision, or provision of these Terms of Use.

XVI. Miscellaneous Provisions

(1) These Terms of Use constitute the entire agreement of the parties with respect to the subject matter hereof. All previous contracts, discussions, presentations, warranties and terms are summarized in this document. Except as expressly provided herein, there are no express or implied warranties, conditions or contracts between the parties.

(2) The Company may at any time change these Terms of Use as reasonably necessary to comply with applicable laws and regulations. The amended Terms of Use will take effect immediately. We may transfer our rights or obligations set forth in these Terms of Use. Failure to exercise any right or provision of these Terms of Use does not constitute a waiver of such right or provision. We shall not be liable for any delay or failure to perform our obligations under these Terms of Use if such delay or failure is the result of circumstances beyond reasonable control. The purchase of tokens from the Company shall not create any form of partnership, 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 any third party beneficiary rights to any person or entity. The Purchaser agrees and acknowledges that all contracts, notices, disclosures and other communications provided by the Company to the Purchaser are provided electronically.

(3) Although KKLC aims to become one of the means to promote domestic Jellyfish, it is not considered to fall under the category of "cryptographic asset" under the laws and regulations of several countries because the Jellyfish market is not open to the general public under the current plan, and it does not directly distribute dividends or profits from the purchase of tokens, so it is not in conflict with the Payment and Settlement Act, the Financial Instruments and Exchange Act or other laws and regulations. In the event that there is a concern that a change in the environment may lead to a violation of laws and regulations, necessary measures shall be taken promptly.



農業法人 ～日本一を目指します～
株式会社アスカグリーンファーム