

# MEMORANDUM OF UNDERSTANDING

## for Strategic Technology Cooperation

This Memorandum of Understanding (hereinafter "MOU") is entered into by and between the following parties:

Party A: TBURN Chain Foundation (hereinafter "TBurn")

Party B: [ ] (hereinafter "Financial Institution")

### Article 1 (Purpose)

The purpose of this MOU is to jointly develop next-generation blockchain-based payment infrastructure by combining TBurn's high-speed mainnet technology and AI-based asset management solutions with the Financial Institution's global financial network, and to establish the terms and scope of mutual brand display between both parties.

### Article 2 (Key Areas of Cooperation)

Both parties shall cooperate in the following areas: (1) Building real-time cross-border payment and settlement systems utilizing TBurn Mainnet (150,000+ TPS, AD-PoO consensus algorithm); (2) Implementing high-yield asset management vault (HyperVault) services based on NexBot AI engine; (3) Tokenization of real-world assets (HyperRWA) including FX revenue bonds and government bonds; (4) Hybrid payment systems through web-chain gateway integration.

### Article 3 (Technical Excellence and Security)

TBurn Mainnet guarantees 150,000+ TPS with transaction finality under 100ms, and shall jointly apply LLM-based security monitoring and financial-grade KYC/AML regulatory compliance technology (RegTech).

### Article 4 (Principles of Mutual Brand Display)

Both parties may display the other party's brand (trade name, logo, name) only on their official websites, press releases, and materials for investors and institutions regarding this MOU and the cooperation relationship. Mutual brand display shall follow these principles:

1. Fact-Based Display Principle: The nature, scope, and stage of cooperation shall be displayed accurately without exaggeration.
2. Non-Exclusivity Principle: Brand display under this Article does not imply exclusive partnership, equity relationship, guarantee, or liability relationship.
3. Non-Misleading Principle: Expressions that may cause third parties to misunderstand legal/financial liability relationships or financial product guarantees shall not be used.

### Article 5 (Scope of Use and Restrictions)

Permitted scope of brand display: (1) Sections such as Partners, Collaborations, Technology PoC on official websites; (2) Presentation materials directly related to joint PoC and technical verification; (3) Explanatory materials for institutions, regulators, and investors.

Prohibited without prior written consent: (1) Use in connection with financial products, investment solicitation, or profit guarantees; (2) Expressions that may be mistaken as the other party being the issuer, guarantor, or responsible party; (3) Use in advertising, marketing campaigns, or paid promotional content.

### Article 6 (Prior Review and Approval)

When displaying the brand for the first time or making significant changes to the display method, prior written review and approval from the other party shall be obtained. However, simple partner listing or logo enumeration, or re-quoting already publicly disclosed cooperation facts, may be used without prior approval.

### Article 7 (Ownership of Rights and License Nature)

Brand use under this Article is provided as a non-exclusive, non-transferable, royalty-free license and does not constitute a transfer of the other party's trademark rights, service mark rights, copyrights, or intellectual property rights.

#### **Article 8 (Withdrawal and Discontinuation)**

Either party may request the discontinuation of the other party's brand display through written notice if there is reasonable cause. The party receiving the discontinuation request shall delete or modify the display within 14 days from the date of notice.

#### **Article 9 (Treatment Upon MOU Termination)**

Upon termination or cancellation of this MOU, all brand usage rights shall automatically terminate, and both parties shall promptly remove the other party's brand from websites and related materials. (Exception for record retention required by law or regulatory authorities)

#### **Article 10 (Limitation of Liability)**

Brand display under this Article does not constitute a guarantee or liability for the other party's technology, services, systems, financial condition, or regulatory compliance, and each party operates independently under its own responsibility.

#### **Article 11 (Effectiveness and Confidentiality)**

This MOU shall be effective for one year from the date of execution and may be extended by written agreement of both parties. Both parties shall strictly protect the technical information and business secrets of the other party acquired in connection with this MOU and shall not disclose them to third parties.

Date: \_\_\_\_\_, 2026

Party A: JOHN K. PARK (Seal)  
CHAIRMAN OF TBURN Chain Foundation

Party B: \_\_\_\_\_ (Seal)  
(Representative)