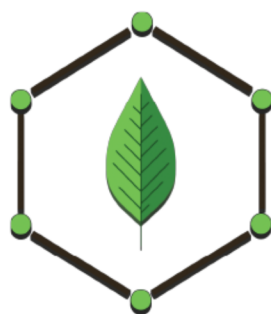


White Paper Ecoagro Token



ECOAGRO TOKEN

White Paper

Welcome to the CampoAmigo White Paper!

At CampoAmigo, we believe in transforming the agricultural sector through technological innovation. With this White Paper, we present our agricultural tokenization project, a pioneering initiative that aims to revolutionize the way agricultural production is financed, operated, and managed.

Agricultural tokenization is based on the use of blockchain technology to create tokens that represent agricultural assets, such as crops, land, or inputs. These tokens allow for greater liquidity, transparency, and efficiency in the trade and financing of agricultural products, opening up new opportunities for both small producers and investors.

Our approach is focused on empowering farmers, giving them access to financial resources in a more direct and fair way, while connecting consumers and businesses to agricultural processes in a more transparent and sustainable way.

We appreciate your interest in CampoAmigo and our vision for the future of agriculture. We are excited to share with you the details of this project and look forward to your support in building a more efficient, ecological and sustainable agricultural system together.

Thank you for joining us on this journey towards innovation in agriculture!

Sincerely,

The CampoAmigo Team

Introduction

Agriculture and blockchain technology come together in an innovative opportunity to finance agricultural projects. This document details the Campo Amigo project, which seeks to finance soybean planting by issuing a crypto token called ECOAGRO TOKEN. Our goal is to create an inclusive, sustainable and transparent financial ecosystem that benefits both investors and farmers.

Executive Summary

CampoAmigo proposes the creation of an innovative financial ecosystem to finance soybean planting. The issuance of the ECOAGRO TOKEN will allow investors to participate in the success of the agricultural project, promoting sustainable practices and benefiting rural communities. This document describes in detail our vision, the project plan, the token structure and the benefits for all stakeholders.

Problems

Agriculture faces multiple challenges that limit its growth and sustainability:

1. Lack of Accessible Financing:

1. Farmers often lack access to adequate financing to expand their operations.

2. Inefficiencies in the Supply Chain:

1. Traditional processes can be inefficient and opaque, resulting in losses and less transparency.

3. Environmental Challenges:

1. Conventional agriculture can be harmful to the environment, with practices that are not always sustainable.
2. New practices, such as regenerative agriculture, propose a paradigm shift, where soil life is the protagonist, promoting it with inputs of natural origin, and good agricultural practices, among which service crops stand out. In this way, high yields are promoted together with environmental protection.

4. Market Risks:

1. The prices of agricultural products can be volatile, which adds uncertainty for farmers and investors.

Solution

Our solution is based on the use of blockchain technology to create a transparent and efficient financing system that benefits all participants:

1. ECOAGRO TOKEN Issuance:

1. A crypto token that represents an investment in extensive sowing projects under dryland conditions.

2. Smart Contracts:

1. Using smart contracts to ensure transparency, automate payments and manage resources efficiently.

3. Sustainable Agricultural Techniques:

1. Implementation of agricultural practices that minimize environmental impact and maximize productivity. Practices that minimize or eliminate the use of artificial inputs are preferred, such as the use of organic matter promoters in soil, and increased favorable microbiological life.

4. Monitoring Platform:

1. Development of a platform to track the progress of the project, from sowing to harvesting and marketing.

Project Details

Project Objective:

Finance the sowing of crops, using sustainable agricultural techniques to maximize productivity.

Token Issuance

Token Name:

ECOAGRO TOKEN

Token Symbol:

EAT

Blockchain Platform:

SOLANA

Token Price:

US\$100 (one hundred US dollars)

Transparency and Audit:

• External Audit:

- Hiring external auditing firms to review and verify the allocation and use of the funds raised.

- **Periodic Reports:**

- Publication of financial and project progress reports on a regular basis to keep investors informed.

- **Token Security:**

- **Security Measures:**

- Implementation of advanced security protocols to protect funds and the integrity of smart contracts.

- **Regulatory Compliance:**

- Ensure that token issuance and related activities comply with relevant local and international regulations.

Benefits for Investors

1. Transparency and Security:

1. Blockchain technology ensures that all transactions are transparent and secure.

2. Return on Investment:

1. Investors can benefit from token appreciation and dividends generated by the sale of harvested soybeans.

3. Social and Environmental Impact:

1. Contribute to agricultural sustainability and the economic development of rural communities.

4. Investment Diversification:

1. Opportunity to diversify portfolios by investing in agricultural-related assets.

Project Roadmap

Phase 1: Planning and Preparation (Q3 2024)

- Market research and feasibility analysis.
- Development of the White Paper and business plan.
- Team formation and search for strategic advisors.

Phase 2: Token Issuance (Q3 2024)

- Development of the blockchain platform and smart contracts.
- Launch of the marketing and fundraising campaign.
- Distribution of tokens to investors.

Phase 3: Project Implementation (Q1 2025)

- Selection of plots and agricultural services.
- Start of planting and application of sustainable agricultural techniques.
- Continuous monitoring of project progress.

Phase 4: Harvest and Marketing (Q2 2025)

- Harvest
- Process of marketing and sale of production.
- Distribution of benefits to investors.

Phase 5: Expansion and Scalability (Q3 2025 onwards)

- Evaluation of results and optimization of processes.
- Planning of new plantings and expansion to other geographic areas.
- Introduction of new agricultural products and crop diversification.

Minting and Burning Fee

- Minting and Burning fees are defined as the amount that the Campo Amigo platform will receive for each of the tokens that are generated or destroyed on the platform.
- The minting and burning process of the tokens is exclusive to Campo Amigo as custodian of the same.
- These fees may vary depending on the type of grain (soybeans, corn, etc.), type of Network Partner, volume of each transaction, or another function established by the holders of the governance tokens.
- The definition of said fees will be subject to the vote of the holders of the governance tokens.

Governance Token

The governance token is used to manage and define the agreements between the participants of the CampoAmigo platform. Its main functions are:

- Appoint or cancel Administrators.
- Block the circulation of the tokens in case of difficulties in the operation of the platform.
- Vote on changes to the protocol.
- Define the tokenization, detokenization, transaction and incentive fees for the different crypto assets generated by CampoAmigo.
- Dividend distribution.
- Define reference entities for the USD spot grain price.

Transaction fee

The transaction fee is defined as the value that the Campo Amigo platform will receive as an administration fee each time the tokens are transacted.

A transaction is when the token is transferred from one wallet to another. These fees are a percentage of the transaction that may range between 0% and 2%, depending on the type of grain (soybeans, corn, etc.)

The definition of said percentage will be subject to the vote of the holders of the governance tokens.

Risks

A token and NFTs carry many implicit risks, some of which will be described in the following segment. However, there may be other risks that have not been detailed below.

The risks may result in the complete loss of the tokens or their value.

The token and/or NFT holder assumes and fully understands all risks involved with the tokens.

If the token and/or NFT loses value or anything else happens, under no circumstances will the Token Issuer compensate the token holder in any way.

Offering and Trading Risks

Risk of Lack of Liquidity

The token in question may not be listed on any secondary market or there may be a lack of liquidity in the OTC (over-the-counter) markets.

The Company is not responsible for fluctuations in market rates for the token in question or for the fact that these market rates may allow the token to be listed, which may involve risks of lack of liquidity. Even if the token were to be listed on a third-party platform, these platforms may not have sufficient liquidity or may even face risks of regulatory or compliance changes and may therefore be susceptible to failures, crashes or manipulation.

Furthermore, to the extent that a third-party platform lists the token in question, giving an exchange value to the token (whether in cryptoassets or fiat money), and The value may be subject to volatility.

As a subscriber of this type of assets, the user assumes all risks associated with speculation and the above risks.

Risks Associated with the Execution of the Project and/or Issuer

Risk of forward-looking information

Certain information contained in this document is forward-looking in nature, including financial projections and business growth projections. This forward-looking information is based on what the Company's management considers reasonable assumptions, but cannot guarantee actual results. Future events could differ substantially from those expected.

Unforeseen risks

Crypto tokens are a newly created technology that is currently in the testing phase. In addition to the above risks, there are other risks associated with their acquisition, storage, transfer and use, including some that are difficult to predict. These risks may further materialize with unforeseen changes or arising from combinations of the risks mentioned above.

Regulatory Risks

Blockchain technology enables new forms of interaction and certain jurisdictions may apply existing regulations or introduce new regulations addressing blockchain technology-based applications, which may be contrary to the current setup of smart contracts and may, among other things, result in substantial modifications to smart contracts, including their termination and the loss of tokens to the subscriber.

Risk of failure or abandonment of the project

The development of the project proposed by the Issuer in this document may be impeded and stopped for a variety of reasons, including lack of market interest, lack of funding, lack of commercial success or prospects (for example, caused by competing projects). This issuance of tokens does not guarantee that the objectives set out in this document will be fully or partially achieved or that it will bring benefits to the holder of the tokens offered by the Issuer.

Risks Associated with the Technology

High-risk product

This type of product has a high inherent risk. The value of tokens and/or NFTs may fluctuate up and down and a subscriber may not get back the capital initially used. There may also be changes in taxation and/or possible tax reliefs. The above taxes and reliefs always refer to those in force and their value will depend on the circumstances of each subscriber. Participation in such projects should always take into account all information provided by the issuer.

Software risk

The smart contract through which these tokens are marketed is based on the Solana protocol. Any malfunction, blockage or abandonment of the Solana project may cause adverse effects on the operation of the tokens in question. Furthermore, technological advances in general and cryptography in particular, such as the development of quantum computing, may entail risks that could lead to the malfunction of these tokens.

Smart contracts and the software on which they are based are at an early stage of development. There is no guarantee or way to ensure that the issuance of tokens and their subsequent trading will not be interrupted or subject to any other type of error, so there is an inherent risk of defects, failures and vulnerabilities that may result in the loss of the funds contributed or the tokens obtained.

There is a risk of hacker attacks on the technological infrastructure used by the Issuer and on key networks and technologies. As a result, the Issuer may be partially, temporarily or even permanently prevented from developing its business activities.

In the case of the Bitcoin proof-of-work consensus mechanism, it could be the case that someone could control more than 50% of the computational power of blockchain miners in a so-called 51% attack and thus take control of the network (blockchain). Using more than 50% of the mining power (hash power), the attackers will always represent the majority, which means that they can impose their version on the blockchain.

In principle, this is also possible with less than 51% of the mining power. Once attackers have gained control of the network, they can reverse or redirect initiated transactions, so that "double spending" (i.e., making multiple transactions of the same token) is possible. The attacker can also block others' transactions by denying confirmation.

Other hacking attacks on the Solana blockchain, software, and/or hardware used by the Issuer could also occur. In addition to hacking attacks, there is a risk that employees of the Issuer or third parties could sabotage the systems. technological systems, which may result in the failure of the Issuer's hardware and/or software systems. This could also have a negative impact on the Issuer's business activities.

In addition to cyber attacks, there is a risk that employees of the Issuer or third parties may sabotage technological systems, which may result in the failure of the Issuer's hardware and/or software systems. This could also have a negative impact on the Issuer's business activities.

Custody Risk / Loss of Private Keys

Tokens issued by the Issuer can only be acquired using a digital wallet for which the token subscriber has their respective private key and password. The private key is usually encrypted using a password.

The Issuer Token and the NFT Subscriber acknowledge, understand and agree that if their private key or password for the tokens obtained and associated with their digital wallet is lost or stolen, they may permanently lose access to their tokens. Any third party who has access to the above private key could misappropriate the tokens contained in the digital wallet in question. Any errors or malfunctions caused by or in any way related to the

digital wallet or token storage system in which the subscriber wishes to receive their tokens could also result in a loss of tokens.

Risk of Theft

The concept of smart contracts and the software platform on which they run may be exposed to cyber attacks or hacking by third parties, whether through malware attacks, denial of service attacks, consensus-based attacks, Sybil attacks, smurfing and spoofing.

Any such attacks could result in the theft or loss of the price paid or subscribed tokens, which in turn could mean that the Issuer would not be able to achieve the objectives set out in this document.

Risk of incompatible wallet services

The digital wallet service provider or the digital wallet used to receive tokens must comply with the ERC-20 and ERC-721 token standard in order to be technically compatible with these tokens. If such compliance is not ensured, the subscriber may lose access to their tokens.

Miscellaneous

General Information on Subscription

The subscriber acknowledges that, having read and understood all the sections contained in this white paper, has received a written copy of the document and wishes to subscribe/purchase a certain number of tokens in accordance with the terms set out.

The terms of this White Paper do not constitute and cannot be used for the purpose of an offer or invitation to subscribe, purchase or otherwise acquire the token by any person in any jurisdiction:

1. Where this offer or invitation is not authorized.
2. When the person making this offer is not qualified to do so.
3. From any person to whom it is unlawful to make this offer or invitation.

Subscribers should not construe the content of these terms as legal, business or tax advice. Each subscriber should consult his or her own attorney or business and tax advisor with respect to any legal, business, tax and other matters relating to this agreement. The content of the Issuer's websites or any website directly or indirectly linked to the Issuer's website does not form part of these terms. Accordingly, no subscriber should rely on information or other data contained on such websites as a basis for any decision to subscribe to the token.

Purpose

The subject matter of the terms of the white paper is the issuance and subscription of tokens. In exchange for the subscriber's payment of the purchase amount to the issuer, which is made on the date these terms are signed, the issuer transfers to the subscriber, and the subscriber acquires, the corresponding amount of tokens, which will be delivered and unlocked as set forth in this white paper.

Rights and obligations of the subscriber

In order to purchase tokens, the user must be verified by the issuer or, failing that, by any platform authorized by the issuer to sell tokens. To do so, users must go through the KYC and AML (Know Your Customer / Anti-Money Laundering) process.

The subscriber has full legal capacity, power and authority to execute, deliver and fulfill its obligations under these terms.

The subscriber of the token is obliged to make effective payment for the tokens through any of the payment methods offered by the Issuer.

Every token subscriber is obliged to comply with the rules of conduct and web browsing for using the Issuer's website, as well as the terms of the platform.

Every token subscriber is obliged to act in good faith at all times.
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The subscriber makes this subscription on his own initiative and at his own expense, and acknowledges that it is not the result of advice received from the issuer or its personnel, and is not acting as a representative or agent, or for the purpose of distributing or reselling the tokens.

The subscriber declares that he has knowledge and experience in financial and business matters so that he can evaluate the risks and benefits of accepting these terms and assuming the corresponding rights and obligations. They are also capable of incurring a total loss on this subscription without affecting their financial position and are able to assume the financial risk of the token for an indefinite period of time.

While the subscriber subscribes to everything indicated in this document with the expectation that it will benefit from its functionalities on the Issuer's platform, as a result of the efforts of the Issuer and its employees in developing the Issuer's platform, the subscriber acknowledges and accepts that the development of the Issuer's platform may or may not occur, and may be subject to uncertainties and certain risks that may or may not have been disclosed in this document and that may or may not be under the control of the Issuer.

Rights and obligations of the token issuer

CAMPOAMIGO (the "issuer") is responsible for the veracity of the content of this white paper and declares that, to the best of its knowledge and belief, the information contained in this document is accurate and true.

The issuer declares that, in preparing this document, it has taken all reasonable precautions to ensure that, to the best of its knowledge and belief, the information contained in the document is correct and does not omit any facts that may affect the statements made in the document.

The Issuer declares that it is a duly incorporated, validly existing and in good standing under Spanish laws, and has the power and authority to own, hold and exploit its assets and rights under a valid legal title and to carry on its business as now conducted.

The subscription, delivery and performance of this document by the Issuer is within the objectives and powers of the Issuer, and has been duly authorized by all the organs, shareholders and other bodies necessary for such purpose by the Issuer.

The White Paper and these symbolic terms constitute a legal, valid and binding obligation of the Issuer, enforceable against the Issuer in accordance with its terms, except as limited by bankruptcy, insolvency or other laws of general application relating to or affecting the enforcement of creditors' rights generally and general principles of equity.

The Issuer has obtained all necessary internal corporate approvals in connection with the execution of this document.

Taxes

Each party shall be responsible for all direct and indirect taxes imposed by authorities on that party.

Liability

Each party shall be responsible for any breach of its obligations under these terms.

Invalidity of any provision

If for any reason any clause or provision of these terms is held invalid, this shall not affect the remaining clauses or provisions, which shall remain in full force and effect.

Anti-Money Laundering (AML)

The issuance of virtual assets is subject to the Law on Concealment and Money Laundering and Financing of Terrorism (LA/FT) - Law 25,246. of the Argentine Republic.

The Issuer informs the subscriber that the present regulations, among other obligations, oblige it to identify its users through documentation, gather information on the nature of their professional or business activity and report, either at the request of the Executive

Service of the Commission for the Prevention of Money Laundering and Monetary Offences, or ex officio, any fact or operation regarding which there is evidence or certainty that it is related to money laundering.

Applicable Law and Jurisdiction

These conditions will be governed and interpreted in accordance with Argentine legislation. In all matters not expressly provided for, they will be governed by commercial legislation and, as a supplement, by the provisions of the Argentine Civil Code.

Subscribers submit to the Courts and Tribunals of the city of Córdoba, Argentine Republic for any actions and claims that may arise from these conditions, waiving any other jurisdiction that may apply to them.

Disclaimers

Notice to residents of all jurisdictions

The offering and distribution of the token have not been tailored for jurisdictions requiring specific actions. Please inform yourself and comply with the restrictions in your jurisdiction. Do not expect financial returns from purchasing the token; its acquisition involves significant risks, including possible loss of value. Resale of the token must comply with the following conditions:

- With applicable laws and securities exemptions.

Conclusion

The CampoAmigo project unites technological innovation with agriculture to offer a sustainable and efficient financing solution. Through ECOAGRO TOKEN, investors have the opportunity to participate in a project with a significant positive impact on the agricultural economy and the environment. With your support, we can transform agriculture and foster a more sustainable and prosperous future.