



# mandala

**Listing Process**

version 1.0

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# Listing on the Mandala Platform

*The following document outlines the process and requirements for listing cryptocurrencies, tokens and digital assets on the Mandala Platform.*

All organizations, projects and companies seeking token, coin or digital asset listing on Mandala must apply through <http://www.mandalaex.com/listing> and submit the requested information in whole. The listing process is divided into 3 stages of review and can take anywhere from 30 to 60 days based upon the volume of applications.

A non-refundable deposit of \$5,000.00 must be paid in BTC or ETH after completion of Stage 1 review process. Upon approval for listing, the initial listing fee of \$75,000.00 must be paid in full, as well as a contractual letter of engagement signed by both parties. Selected projects will work with Mandala to ensure successful integration, code review and implementation of the cryptocurrency, token or asset for trading.

The initial fee of \$75,000.00 applies only to the first year of listing. Each subsequent year, the price to maintain listing is \$25,000.00 to be paid in full at the beginning of the new 12-month period. The Mandala platform recognizes that there are projects which have not run a token sale, crowdsale or fundraiser and as such, genesis block coins may apply for a listing grant to waive the initial listing fee. Eligibility for the listing grant is determined by contributions to the open source development of blockchain and distributed ledger technology.



Upon selection and integration, a public announcement will be made prior to the start of live trading for any digital asset, token or coin. Mandala's listing team will be held to the highest ethical standards. Insider trading is a federal offense and a violation of U.S. Securities laws, and as such it is cause for immediate termination. Individuals who commit the offense will be reported.

## Procedure

Stage 1 is an evaluation period to vet projects and team members before the involvement of Mandala's legal and technical teams in the second stage analysis. During Stage 2, the non-refundable application fee is required and Mandala will follow-up with any additional information requests. The non-refundable deposit offsets the cost of legal and technical analysis for project viability. This deposit will be applied towards the initial listing fee.

At the end of Stage 2 a public announcement will be made regarding the intent to list. Finalized wallet integration and live trading will occur during stage 3 of the listing process. If a project fails at either stage it will be given 30 days to resolve all outstanding issues, or its application will be denied and must be resubmitted in its entirety. The application fee will be retained by Mandala to cover its due diligence expenses. Mandala may, in its sole discretion, refuse to consider any project and reserves the right to cancel a listing at any time.

Upon successful vetting analysis and review, the team will be contacted and advised of the integration process and payment arrangement for the initial listing fee.



## 30 Days: Stage 1

Event	Process
Initial listing request received.	A reply acknowledging receipt & request not to re-submit.
Review period.	Validation of the information presented in initial submission form.
Initial Review Conclusion	Review team invites project to secondary due diligence round. Application fee paid. If Mandala chooses not to list, we will disclose and request fixes if any required before a project may re-submit.

## 20 Days: Stage 2

Event	Process
Secondary Information Request	Window for payment of application fee and submission of additional information requested. The application fee does not guarantee listing.
Second Due Diligence Period	Analysis by review team, open lines of communication with project leadership and technical teams.
Secondary Review Status Update	Review team will invite the project team to the integration period and request full list fee. If Mandala chooses not to list, we will disclose and request fixes if any required before a project may re-submit.
Listing Integration Period	The initial listing fee is due in full, as well as a contractual letter of engagement. The wallet integration timeline will be given.
Full integration & Announcement	Once the full integration is finished and proven working, announcement can be made by Mandala of the listing. Project team may announce as well after Mandala.

## Stage 3

Live trading of the token, coin or asset begins after the announcement.

## Requirements

Mandala will require all prospective projects seeking listing on the exchange meet a predetermined list of minimum standards as outlined by our legal team. Due to the constantly evolving nature of the cryptocurrency and blockchain space as well as the evolving legal and regulatory environment, Mandala may adjust listing requirements at any given time.

### Listing Requirements:

<https://mandalaex.com/listing-requirements>

## Summary

Mandala is dedicated to maturing the cryptocurrency and digital asset space while fostering adoption across society. Market participants and industry leaders must continue to work together to raise the bar and set new standards in this new and evolving financial industry.



# Disclaimer

(1) Applicant hereby certifies and represents that all information provided by or on behalf of Applicant in connection with the Token Listing Application is true and correct to the best of its knowledge as of the date of such Application. It is understood that Mandala Exchange, Limited (“MEL”) will rely in good faith upon such information, as well as its own due diligence investigation, to make a determination as to whether or not to list the Token on its exchange. MEL reserves the right to amend its rules and standards for token listings at any time, with or without prior notice to the Applicant.

(2) MEL will promptly notify Applicant of the acceptance, denial or revocation of its Token Listing Application, or if more information is needed by MEL to make a determination thereon. MEL may, but shall not be required to, give Applicant the reason for the denial of any Application. In case the Token is delisted, MEL shall notify Applicant of the delisting, its effective date and time, and the reason for such delisting. Notwithstanding anything to the contrary contained in this Agreement or elsewhere, MEL reserves the right to deny any Token Listing Application, revoke the approval of any such Application at any time, or delist any token at any time, in its sole discretion. In no case shall MEL or any other party be liable to Applicant or any third party for the decision to deny or revoke any Token Listing Application or to delist any token.

(3) To the fullest extent permitted by applicable law, Applicant hereby indemnifies, defends and holds harmless MEL and its past, present and future employees, officers, directors, contractors, consultants, equity holders, suppliers, vendors, service providers, parent companies, subsidiaries, associates, affiliates, agents, representatives, predecessors, successors and assigns (the “MEL Indemnified Parties”) from and against any and all claims, demands, actions, damages, losses, costs and expenses (including reasonable professional and legal fees) that arise from or relate to:

(a) the Token Listing Application or any supporting documents or information submitted to MEL in connection therewith, or

(b) Applicant's conduct, or the conduct of its past, present and future employees, officers, directors, contractors, consultants, equity holders, suppliers, vendors, service providers, parent companies, subsidiaries, associates, affiliates, agents, representatives, predecessors, successors and assigns (“Applicant Parties”) during and after the period the Token is listed with the Exchange, including but not limited to alleged violations of securities laws and regulations; investor or other claims or lawsuits against an Applicant Party, whether in contract or in tort; and any other claim of damages against an Applicant Party in which an MEL Indemnified Party is also named as a respondent or defendant.

(4) Applicant understands that any Token listing is at the sole risk of Applicant. While MEL will take commercially reasonable steps to ensure the safety of transactions on the Exchange, it expressly disclaims any and all liability in case the Tokens are stolen, hacked or otherwise compromised by any third party.

