RATIONAL GOVERNANCE ALLIANCE INCOME SHARE AGREEMENT

This Income Share Agreement (hereinafter referred to as the "Agreement") is made and entered into on this 1 day of September, 2024, by and between:

The Rational Governance Alliance Trust, a Wyoming Purpose Trust, with its principal place of business at 100 E. 28th. St. Cheyenne, WY 82001 (hereinafter referred to as the "RGA" or the "Trust"),

AND

Victor Miller, residing at 100 E. 28th. St. Cheyenne, WY 82001 (hereinafter referred to as the "Candidate" or "RBD Candidate").

WHEREAS the RGA is established to revolutionize governance through the implementation of Al-driven decision-making systems, primarily by supporting and promoting Rationally Bound Delegates (RBDs);

WHEREAS the Candidate wishes to become a Rationally Bound Delegate and run for public office under the RGA banner;

WHEREAS the RGA agrees to provide support and resources to the Candidate in exchange for a share of future income if the Candidate is elected to public office;

NOW, THEREFORE, in consideration of the mutual covenants and agreements herein contained, the parties agree as follows:

1. DEFINITIONS

1.1 "Income" means the gross salary or compensation received by the Candidate for serving in the elected position, before any deductions or withholdings.

- 1.2 "Payment Term" means the period during which the Candidate is obligated to make payments to the RGA under this Agreement.
- 1.3 "Rationally Bound Delegate" or "RBD" means an individual who commits to deferring 100% of their decision-making to AI systems provided by the RGA, serving as the necessary human interface in the current legal and social framework.
- 1.4 "Elected Position" means any public office to which the Candidate is elected while running as an RBD under the RGA banner.

RGA SUPPORT AND SERVICES

- 2.1 The RGA agrees to provide the following support and services to the Candidate:
- a) Comprehensive training in AI governance principles and RBD methodologies;
- b) Campaign strategy and management assistance;
- c) Financial support for campaign activities, not to exceed \$10,000;
- d) Access to AI decision-making systems provided by the RGA;
- e) Ongoing technical support and updates to AI systems;
- f) Legal and ethical guidance related to Al-driven governance;
- g) Public relations and media training;
- h) Networking opportunities with other RBDs and AI governance experts.
- 2.2 The RGA reserves the right to modify or enhance the support and services offered, provided that such changes do not materially diminish the level of support provided to the Candidate.

3. CANDIDATE OBLIGATIONS

- 3.1 The Candidate agrees to:
- a) Adhere to all RBD principles as outlined in the RGA Constitution and Concepts document;
- b) Utilize RGA-provided AI systems for all decision-making processes if elected to office;
- c) Display the RBD seal prominently on all campaign materials and official communications;
- d) Participate in regular training and update sessions provided by the RGA;
- e) Submit to periodic reviews and audits to ensure compliance with RBD principles;

- f) Promote the concept of Al-driven governance and RBDs in public forums and media appearances;
- g) Cease the use of RGA assets if RBD status is revoked for any reason.

4. INCOME SHARE TERMS

- 4.1 Payment Obligation: If elected to public office, the Candidate agrees to pay to the RGA an amount equal to ten percent (10%) of the Candidate's Income for the Elected Position.
- 4.2 Payment Frequency: Payments shall be made monthly, due on the 1st day of each month following receipt of Income.
- 4.3 Payment Term: The obligation to make payments shall continue for the duration of the Candidate's term in the Elected Position won under the RGA banner, even if the Candidate subsequently loses RBD status.
- 4.4 Maximum Payment Cap: There shall be no maximum limit to the total amount payable under this Agreement.
- 4.5 Prepayment: The Candidate may prepay any or all of the payments due under this Agreement without penalty.

PAYMENT MECHANICS

- 5.1 The Candidate shall provide the RGA with all necessary information to facilitate automatic withdrawals from the Candidate's designated bank account.
- 5.2 The Candidate authorizes the RGA to initiate such withdrawals in accordance with the payment terms outlined in Section 4.
- 5.3 In the event of insufficient funds or failed withdrawals, the Candidate shall be responsible for any late fees or penalties imposed by the RGA, not to exceed 5% of the missed payment amount.

6. DEFERMENT AND FORBEARANCE

- 6.1 The Candidate may request deferment of payments in the following circumstances:
- a) Leave of absence from the Elected Position resulting in suspension of salary;
- b) Temporary suspension of salary due to government shutdown;
- c) Other extraordinary circumstances as approved by the RGA.
- 6.2 Deferment periods shall not exceed 180 days in aggregate over the course of the Payment Term.

6.3 Interest shall not accrue during approved deferment periods.

7. EARLY TERMINATION

- 7.1 This Agreement shall terminate early if:
- a) The Candidate is not elected to the intended public office;
- b) The Candidate is removed from office for reasons other than voluntary resignation.
- 7.2 In the event of early termination:
- a) No further payments shall be due from the Candidate;
- b) The Candidate shall not be obligated to repay any support or resources already provided by the RGA;
- c) The Candidate shall immediately cease use of all RGA-provided AI systems and all RGA assets generally.

REPORTING AND AUDIT RIGHTS

- 8.1 The Candidate shall provide the RGA with:
- a) Proof of election to the intended public office within 10 days of official confirmation;
- b) Copy of official salary documentation within 30 days of taking office;
- c) Immediate notification of relevant changes to employment status or compensation;
- d) Annual tax returns for the duration of the Payment Term;
- e) Quarterly reports on governance activities and AI system utilization.
- 8.2 The RGA reserves the right to audit the Candidate's financial records and governance activities to ensure compliance with this Agreement. The Candidate shall cooperate fully with any such audit.

9. DEFAULT AND REMEDIES

- 9.1 The Candidate shall be in default of this Agreement if:
- a) Any payment is more than 60 days late;
- b) The Candidate breaches any material term of this Agreement;
- c) The Candidate provides false or misleading information to the RGA.

- 9.2 In the event of default, the RGA may:
- a) Accelerate all future payments, making them immediately due and payable;
- b) Revoke the Candidate's RBD status;
- c) Pursue legal action to recover owed amounts plus reasonable attorney's fees and costs;
- d) Report the default to credit bureaus and other relevant authorities.

10. DISPUTE RESOLUTION

- 10.1 Any dispute arising out of or relating to this Agreement shall be resolved as follows:
- a) The parties shall first attempt to resolve the dispute through good-faith negotiations;
- b) If negotiations fail, the parties shall engage in mediation with a mutually agreed-upon mediator; c) If mediation is unsuccessful, the dispute shall be settled by binding arbitration in accordance with the rules of the American Arbitration Association.
- 10.2 The prevailing party in any dispute resolution process shall be entitled to recover reasonable attorney's fees and costs.

11. GOVERNING LAW AND JURISDICTION

- 11.1 This Agreement shall be governed by and construed in accordance with the laws of the State of Wyoming, without giving effect to any choice of law or conflict of law provisions.
- 11.2 The parties consent to the exclusive jurisdiction of the state and federal courts located in Wyoming for any legal proceedings arising out of or relating to this Agreement.

12. MISCELLANEOUS PROVISIONS

- 12.1 Entire Agreement: This Agreement constitutes the entire understanding between the parties and supersedes all prior agreements, representations, and understandings.
- 12.2 Amendments: This Agreement may only be amended by a written instrument signed by both parties.
- 12.3 Severability: If any provision of this Agreement is held to be invalid or unenforceable, the remaining provisions shall continue to be valid and enforceable.
- 12.4 Waiver: The failure of either party to enforce any provision of this Agreement shall not be construed as a waiver of that provision or the right to enforce it later.
- 12.5 Assignment: The Candidate may not assign their rights or obligations under this Agreement. The RGA may assign its rights to a successor entity.

12.6 Counterparts: This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the parties hereto have executed this Income Share Agreement as of the date first above written.

Public Office contract for: Cheyenne, WY City Council Ward I (2026)

FOR THE RATIONAL GOVERNANCE ALLIANCE TRUST:

Victor Miller, Trustee

CANDIDATE:

Landon Miller, Cheyenne, WY