

Letter of Authorization

I, _____ (the Authorizer), hereby participate in the “2026 New Taipei City Documentary Awards” competition organized by the Information Department of New Taipei City Government, and accordingly authorize the Information Department of New Taipei City Government to use the authorized work in a non-exclusive and royalty-free manner as specified below:

1. Authorized Work:

The authorized work referred to in this letter is the documentary titled “_____” created and submitted by the Authorizer for the “2026 New Taipei City Documentary Awards” competition (hereinafter referred to as the “Authorized Work”). Any subsequent change to the title of the Authorized Work shall not affect the validity of this authorization.

2. Authorized Party:

Information Department of New Taipei City Government.

3. Scope of Authorization:

The Authorizer agrees that the Authorized Party may publicly broadcast the Authorized Work within the following range:

- Broadcast on the public access channel (CH3) of cable TV systems in New Taipei City.
- Authorization period: From November 1, 2026 to October 31, 2027.
- The exact broadcast schedule will follow the arrangements made with each cable TV system operator.

4. Authorization Fee:

During the effective period of this authorization, the Authorized Party may use the Authorized Work free of charge.

5. Warranties:

- (1) The Authorizer declares and guarantees that the Authorized Work is an original creation. If the work is an adaptation or edited work, authorization has been obtained from the original copyright holder. The work does not infringe any third party's intellectual property rights, moral rights, privacy rights, portrait rights, or any other rights, nor does it violate any laws. If the work is a joint or co-owned creation, the Authorizer guarantees that all other co-authors or co-owners have been informed of the contents of this authorization and that they unanimously consent to the Authorizer signing this authorization on their behalf.
- (2) The Authorizer declares and guarantees the right to grant the Authorized Party usage rights to all elements of the Authorized Work, including but not limited to public transmission rights of musical and sound recording works contained within it.
- (3) Should the Authorizer breach the above warranties and cause damage to any third party, the Authorizer shall independently handle all related matters and bear all legal liability, and shall compensate the Authorized Party for any resulting losses.

6. Additional Terms:

- (1) This authorization is non-exclusive. The Authorizer retains the right to transfer copyright to third parties, but such transfers shall not affect this existing authorization. The same applies to any subsequent licensing.
- (2) The Authorized Party shall respect the Authorizer's right of attribution and, unless otherwise agreed, shall properly indicate the Authorizer as the creator (or co-creator) of the work in accordance with copyright laws.

7. Supplementary Provisions:

Any matters not covered in this authorization shall be interpreted and supplemented according to the actual needs of authorized use and the principle of good faith.

8. Dispute Resolution:

- (1) This authorization is governed by the Copyright Act of the Republic of China (Taiwan) and other relevant laws.
- (2) In the event of any dispute, both parties agree to attempt resolution through consultation first. If consultation fails, both parties agree that the New Taipei District Court of Taiwan shall serve as the court of first instance with jurisdiction.

9. Effectiveness of Authorization:

This authorization becomes effective upon the Authorizer's signature and delivery to the Authorized Party, without requiring the Authorized Party's counter-signature.

To:

Information Department of New Taipei City Government

Authorizer: _____

Address: _____

Phone: _____

Date: _____ / _____ / 2026 (Republic of China Year 115)