

# PRIVATE TOKEN SALE AGREEMENT

Date: September XX, 2025

## PARTIES INVOLVED

### 1. The Seller:

- **Company Name:** PrintDreams International AB
- **Swedish Registration Number (Organisationsnummer):** 556835-8955
- **Registered Address:** Olof Palmes gata 20B, SE-111 37 STOCKHOLM, Sweden
- (hereinafter, "the **Company**")

### 2. The Buyer:

- **Full Name:** [First and Last Name]
- **Personal Identification Number / Passport:** [Identification Number]
- **Residential Address:** [Official Address]
- (hereinafter, "the **Buyer**")

The Company and the Buyer are hereinafter referred to, individually, as a "**Party**" and, jointly, as the "**Parties**."

## WHEREAS

A. The Company has developed and is the issuer of the digital utility token known as Cryptocash (CCH with TON Token address: 0:f86c8f86579c997393c5d98c791d314995570fd7ce35947afc6dadf9ddca90f5) (hereinafter, the "**Token**"), which is the driving force behind the "Stablenotes" project.

B. The maximum total supply of Tokens is set at 8,000,000,000 CCH, which were issued in full on May 14, 2025, in 1,000 offline wallets of 8,000,000 CCH each.

C. The Token has been issued under the fifth generation blockchain called TON (The Open Network).

D. The Company plans to conduct an initial exchange offering (IEO) of the Token at an introductory public price of \$0.008 USD per Token (the "**Introduction Price**"), expected to take place on March 30<sup>th</sup> 2026 (the "**Introduction Date**").

E. The Buyer wishes to acquire Company Tokens in a private presale prior to the Introductory Date, and the Company agrees to sell such Tokens under the terms and conditions set forth in its Tokenomics model defined in Section 7 of the Stablenotes Whitepaper dated August 21<sup>st</sup>, 2025.

Therefore, the Parties agree as follows:

## CLAUSE 1: PURPOSE OF THE AGREEMENT

- 1.1. The Company agrees to sell, and the Buyer agrees to purchase, **12,500,000 (twelve million five hundred thousand) CCH Tokens**.

## CLAUSE 2: PURCHASE PRICE AND PAYMENT

2.1. The Parties agree to a 50% discount on the Introductory Price. Therefore, the purchase price for this transaction is set at **\$0.004 USD per Token**.

2.2. The total purchase price payable by the Buyer will be **\$50,000.00 USD** (fifty thousand US dollars).

2.3. Payment will be made by bank transfer to the USD account designated by the Company:

**Bank Name:** Svenska Handelsbanken

**Bank Address:** Vasagatan 11, SE-111 20 Stockholm, Sweden

**Account Number:**

**IBAN:** SE74 6000 0000 0000 4525 1649

**SWIFT/BIC Code:** HANDSESS

**Bank Sort Code:** 6105

**Account Holder:** PrintDreams International AB

2.4. The Buyer is responsible for covering all bank or transfer fees associated with the payment. The Company must receive the full net amount of \$50,000.00 USD.

## CLAUSE 3: TOKEN TRANSFER

3.1. The Buyer will provide the Company with a digital wallet address compatible with the CCH Token to receive the Tokens. The Company offers the possibility to make a test transaction to the Buyer of 500 CCH to ensure that the Buyer's Wallet Address is fully functional and active.

**Buyer's Wallet Address:** [Full Digital Wallet Address]

3.2. For security reasons, the Company keeps the CCH tokens in multiple wallets of 8,000,000 CCH each. Therefore, the Company will transfer 12,500,000 CCH Tokens in up to three (1, 2, 3) tranches to the Buyer's wallet address within **24 hours** after the execution of the total payment specified in Clause 2.2. The transaction details recorded on the TON blockchain which will be given to the Buyer within **1 hour** after the transfer are the following:

- Sending Digital Wallet Address (1, 2, 3)
- Full Receiving Digital Wallet Address
- Transaction Timestamp (1, 2, 3)
- Transferred Amount (1, 2, 3)
- Block ID (1, 2, 3)
- Total Fee
- Tx hash (1, 2, 3)
- Text: Private Token Pre-sale

3.3. The Buyer represents that they are the sole owner and have exclusive control over the private key and its 24 secret words that support the provided wallet. These must be stored only physically in a safe or high-security bank deposit box under the Buyer's exclusive control. The Company is not liable for losses resulting from an incorrect, compromised, or inaccessible wallet address provided by the Buyer.

#### **CLAUSE 4: CLIFF PERIOD AND VESTING**

4.1. **Cliff Period:** The Buyer agrees and is legally obligated not to sell, transfer, pledge, or otherwise dispose of the 12,500,000 CCH Tokens for a period of 8 (eight) consecutive months from the official Token Introduction Date on one or more exchanges.

4.2. **Linear Vesting Schedule:** Once the 8-month lockup period concludes, the Buyer's Tokens will be released linearly over a period of 2 (two) years (24 months).

4.3. The Buyer shall have the right to sell, transfer, or dispose of **1/24 (one twenty-fourth)** of its total Tokens each month. This corresponds to **520,833.33** CCH Tokens per month, commencing on the first day of the ninth month following the Introductory Date.

4.4. **Migration to Smart Contract:** The Company is currently designing and developing the Smart Contract code (Vesting Smart Contract) that will allow the automatic and transparent execution of the previous points 4.1 to 4.3. The Buyer agrees to exchange the 12,500,000 CCH Tokens received in accordance with point 3.2 for the Smart Contract for the same amount of Tokens as soon as the Company can present the results of an audit conducted on said Contract by a renowned company specialized in the TON blockchain (e.g., Certik, SlowMist, Hacken, or Zelic).

#### **CLAUSE 5: DELIVERY OF PHYSICAL DEVICE**

5.1. As part of this agreement, the Buyer is entitled to receive **one (1) unit of a printing device** designed for the transfer of digital tokens into an analog or physical offline format (the "**Device**").

5.2. The Company undertakes to ship the Device to the Buyer's residential address, specified in this agreement, within a reasonable time after completion of the transaction. Standard shipping costs will be borne by the Company.

#### **CLAUSE 6: REPRESENTATIONS AND WARRANTIES**

6.1. **From the Company:** The Company represents that it has the legal authority to create, issue, and sell the CCH Tokens and that the execution of this agreement does not violate any Swedish law or the Company's bylaws. The Company warrants that the administrative rights to issue further CCH Tokens will have been fully revoked prior to the execution of this Agreement, such that the total amount will never exceed the 8 billion already established. The Company also declares that it is the official owner of patent application number PCT/EP2025/062657 of May 8, 2025, relating to a method and device for printing physical banknotes to access digital assets.

6.2. **From the Buyer:** The Buyer declares that they are legally capable of entering into this contract, that the funds used for the purchase are from legitimate sources, and that they understand the nature of cryptocurrency investments, including the volatility and unpredictability of the market.

#### **CLAUSE 7: GOVERNING LAW AND JURISDICTION**

7.1. This contract shall be governed by and construed in accordance with the laws of the **Kingdom of Sweden**.

7.2. Any dispute, controversy, or claim arising out of or in connection with this contract, or the breach, termination, or invalidity thereof, shall be finally settled by the courts of Sweden, with the Stockholm District Court (Stockholms Tingsrätt) as the court of first instance.

**CLAUSE 8: ENTIRE AGREEMENT AND MODIFICATIONS**

8.1. This document constitutes the entire agreement between the Parties and supersedes any prior communications, negotiations, or agreements, whether oral or written.

8.2. Any modification or amendment to this agreement must be in writing and signed by both Parties to be valid.

**IN WITNESS WHEREOF**, the Parties have executed this Token Sale Agreement on the date indicated above.

**FOR THE COMPANY:**

**FOR THE BUYER:**

---

**Alex Breton**

Chief Executive Officer

PrintDreams International AB

---

**[First and Last Name]**