



Referent

www.cashflash.io

PRE-SALE CONTRACT of Cash Flash Token (NAMED CFT)

THE AGREEMENT

between

THE COMPANY

CASH FLASH

Immeuble SKYLINE, 22 Mail Pablo Picasso, 44000 Nantes, France and **THE BUYER**

Legal person (if selected, all fields marked with * are required)	
Company Name*	
Registered office*	VAT number*
Physical person	
Full Name	
Place of Birth	Date of Birth/
City	County
Address	n°
Identity Card n°	Issued by
Date//	
Passport n°	Issued by
Date//	
Email	Mobile +/
Tax Code	
Profession	

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The buyer intends to make the transfer using the following method:

Bank Transfer to: Cash Flash, IBAN: FR7619106006004367502250021, BIC: AGRIFRPP891



QR code for transfer

Agreed amount:

BTC - transfer address: 328RswQ7PPnneUvE2XmRhGGK9MU1Mb7DBh

Agreed amount:

QR code for deposit



ETH - transfer address: 0x355872391F403bC6F2Ba6F41733d32Ff2C06D491



QR code for deposit

Agreed amount:

USDT - transfer address: 0xbab298d23903BCfc4E33cbBa600383B94edade72

Agreed amount:

QR code for deposit



Credit Cards: are accepted also - Visa - Mastercard - American Express



VISA





Agreed amount:

This contract will be convalidated and communicated to the email address only when the payment is credited

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THE BUYER



(Company and Buyer, collectively, the "Parties")

WHILST

- A. The Company is creating CFT token ("CFT Token") with the aim to finance the development of the project.
- B. The objective for Cash Flash is to establish its own blockchain and marketplace.
- C. The Company foresee to offer CFT Tokens both in the pre-sale and subsequently, in a public sale.
- D. The buyer is available to buy CFT Token in the pre-sale offer.

At this stage, considering everything that precede this, the Parties agree as follows:

THE PROJECT

Cash Flash project allows the client to access our ecosystem that initially will be composed of:

- 1. The Company intend to offer CFT Tokens in a pre-sale phase ("CFT Token Pre-sale") and, afterwards, in a public offer of the coin ("ICO") to gather funds in order to finance the creation and commercialization of Cash Flash Project.
- 2. CFT Token is a Utility Token created on EOS blockchain.
- 3. CFT Token function as a private mean of payment on Cash Flash platform and EOS platforms that will enable the users to obtain the best from Cash Flash platform services.
- 4. Through the purchase of CFT Tokens, the buyer acquires the right of owning a Cash Flash account, wallet and the access to the exchange platform and/or utilize the services available on Cash Flash platform.
- CFT Token will have a performance or a particular value outside of Cash Flash platform.CFT Token will be purchased or utilized for speculative or investment purposes in the near future.
- 6. The Whitepaper is available on the website www.cashflash.io.

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7. The buyer recognizes and accept that the Whitepaper might be subject to changes.

PURCHASE AND RESTRICTIONS OF TOKENS

- 1. The buyer purchases every Token at the price of €3,00 (three/00).
- 2. The buyer will need to pay the price of purchase on the Company account stated through a bank transfer, credit card or by cryptocurrency transfer.
- 2.1 Cash Flash will communicate the Company wallet by the defined date.
- 3. To be able to purchase and receive CFT Token, the buyer has to possess a Scatter or similar wallet.
- 4. The buyer agrees not to transfer or sell at any instance CFT Token until the end of ICO.
- 5. Cash Flash company is not responsible, once the Token transfer is completed on the personal buyer's wallet, of the loss of the wallet and its content, As a matter of fact, Cash Flash company is responsible from the emission of Tokens until the delivery to the user. Once the numbered Tokens are released, the buyer is responsible of their management, due to the transaction uniqueness Cash Flash company will not be able to release again or to cancel the same as it is unique with a predefined and progressive serial number.

KNOWLEDGE REQUESTED

- The buyer confirms to understand and have significant experience with cryptocurrency, blockchain systems and services, to understand the consequences related to the purchase of CFT Tokens and all the mechanisms related to the use and custody of cryptocurrencies.
- 2. By purchasing CFT Tokens the buyer recognize to have read and understood the Whitepaper, its risks, costs and benefits related to the purchase, the storage and use of CFT Tokens.

CASH FLASH (CFT) - KNOW YOUR CLIENT

 The Company is not a financial intermediary regulated by law and it is not required to obtain any authorization for anti-money laundering purposes. Despite the above, the purchase of CFT Token is dependent to the positive conclusion of an identification process AML/KYC and

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THE BUYE



the buyer will need to provide the Company with all necessary documents and information to complete the AML/KYC process.

2. The buyer accepts that no rights of CFT Token purchase will be given in the case to which the Company decides that the buyer does not meet the KYC requirements from the Company.

RESPONSIBILITIES

- 1. The Token relate or it is forced to, particularly due to changes in the legal sector and/or under the emission of new laws or rules and/or a new main interpretation of the current legal framework and/or jurisdiction that could also have a retroactive effect, change its business model to follow the requirements.
- 2. The buyer confirms to have carefully considered all variations following the purchase of CFT Token.

NO ENCOURAGEMENT TO INVEST

- This Agreement cannot be considered as an invite to subscribe to an investment. This
 Agreement does not constitute or refers in any way and it does not have to be considered
 or interpreted as an offer of securities in any jurisdiction
- 2. This Agreement does not include or contain information or indications that may be considered or interpreted as recommendations or that it could be used as a base for any investment decision.
- 3. This Agreement does not constitute an offer or a suggestion to purchase obligation, securities or rights belonging to the Company or any connected company ("Company's Group"). CFT Tokens will be used as a private mean of payment once the services will be accessible and is not destined to be utilized as an investment at the moment.

INDIVIDUAL RESPONSIBILITIES

- 1. The sale of CFT Tokens is definitive, so it is not refundable.
- 2. CFT Tokens are not convertible in shares or Company certifications or of the Company's Group and do not guarantee any right to receive those shares or certifications.
- 3. CFT Tokens do not give any right, directly or not, to the capital or to the Company or

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THE BUYER



Company's Group income and, especially, they do not grant any right to dividend or interest or other shares.

- 4. CFT Token is not a proof of any good belonging to the Company or Company's Group or of any control right on the Company or Company's Group and it does not guarantee the owner any right on goods of the Company or Company's Group.
- 5. CFT Tokens are not shares or participation certificates and are not giving any right to participate or to vote in the general assembly of the Company or Company's Group.
- 6. Under the guidelines and the current process CFT Token is a utility token, it can be used and/or allow access to, as a mean of payment on the platform, the possibility to be exchanged in the main platforms globally once that CFT (Cash Flash Token) will be approved and commercialized on the market at the end to the ICO campaign.
- 7. The offer of CFT Token on a trading platform, it any, can be made to allow other buyers to utilize and/or access the CFT platform, for speculative purposes and modify the legal qualification of the Token.
- 8. The buyer agrees not to sell or transfer CFT Token purchased until the end of ICO.

CHANGES TO THE LEGAL ENVIRONMENT

By purchasing the CFT Token, the buyer confirms to be aware that the business model of the Company and the Terms and Conditions may change due to new legal requirements, regulatory and complying with any applicable law within any jurisdiction, even with a retroactive effect. The buyer purchases CFT Tokens, therefore recognizes and accepts that nor the Company or any society of the Company's Group will be accountable for any director not direct damage caused by those changes.

INFORMATIVE PURPOSE

- 1. This Agreement cannot be taken as an offer, for a personal recommendation or a suggestion to conclude a transaction and it should not be considered as an investment consultation.
- 2. The Company does not have to be considered a consultant in any legal, fiscal and financial matter. All information included in this Agreement and/or Whitepaper are supplied only for general informative purpose and the Company does not provide any declaration and/or warranty on the accuracy and the entirety of the included

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THE BUYER



information in this Agreement and/or in the Whitepaper.

IMPORTANT DISCLAIMER

- The buyer understands and accepts that to the purposes of development and of execution
 of the duties of the Company, the Company receives all the amount gathered through bank
 transfers, credit cards, EOS, ETH, BTC, USDT, Token Pre-Sale and ICO (the "ICO proceeds").
 The ICO proceeds can be used to cover expenses, debts and other costs that may rise for the
 Company and/or from its subcontractors in the development and completion of Cash Flash
 platform, Token and ICO pre-sales, and those remain under the Company discretion on how
 to allocate the funds.
- 2. CFT Token will be released from a technical process that utilizes the <<Blockchain>> technology. This is an open source IT protocol on which the Company does not have any right or responsibility on the development and operation. The Token distribution will be controlled by a smart contract; this includes a computer program that can be run on EOS network or on another blockchain network compatible with the Smart Contract programming language. By purchasing CFT Token, the buyer understands and accepts therefore that the Company (including its entities and employees) assumes no responsibilities for eventual damage that may derive or is linked to the ability to use CFT Token, the platform CFT and/or available services on CFT platform, unless in case of wilful misconduct or gross negligence.
- 3. CFT Token is based on EOS protocol. Any malfunction, unplanned operation or unexpected action of EOS protocol can cause a malfunction to CFT Token. In addition, the native unit of EOS protocol can:
- 3.1 Lose value in a similar way to tokens and other ways. The Company assumes no responsibility in regards, unless in an intentional action or gross negligence attributable to the Company.
- 3.2 The Company assumes no responsibilities for eventual loss of CFT Token or situations that make impossible the access to CFT Token, that can derive from the buyer actions or omissions, as well as in the case of hackers attacks.

DECLARATION AND WARRANTY OF THE BUYER

Participating to CFT, the pre-sale of tokens and purchasing CFT Tokens, the buyer confirms that he/she:

(I) Read and understood this Agreement, the Whitepaper and accepts to be legally bound by their terms;

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THE BUYER



- (II) Have sufficient knowledge on the nature of cryptographic tokens, have adequate experience, functional understanding of use, know the complexity of the cryptographic token utilization, cryptocurrencies, systems and blockchain based services;
- (III) Knows all the relative rules, in particular but not limited to, in the specific jurisdiction in which the buyer is located and has received a competent advice that the purchase of cryptographic tokens is not prohibited, limited or subjected to added conditions of any kind;
- (IV) Have the right to purchase the CFT Token in pre-sale without any local authorization and is compliant to the laws and local, of the state and national rules at the time of purchase;
- (V) Is authorized and have full authorization to purchase the CFT Token;
- (VI) Acts for its own behalf, is and will be the legal and effective owner of the purchase price and the CFT Token and confirms that all payment from the buyer, according to this Agreement, will be made directly from the bank account of the buyer and/or digital wallet;
- (VII) Did not purchase the spent capital from any illegal activity, against any rule of any jurisdiction, including anti-money laundering laws and rules;
- (VIII) Recognize and accept that the token cannot be re-sold until the end of the campaign;
- (IX) Will not use CFT Token for any illegal activity, included but not limited to, money laundering and/or to finance terrorism;
- (X) Is purchasing CFT Token only to be able to use Cash Flash platform and/or the available services on the platform;
- (XI) Accept and recognize that the CFT Token value (if any) within time may vary extremely or lose price completely;
- (XII) Is not buying CFT Token for investment or speculative purposes.

INTELLECTUAL PROPERTY RIGHTS

Considering the trademark of the copyright or other intellectual property rights such as software, know-how, analysis or programs, existent copyrights and future and other intellectual and industrial rights (following "intellectual property rights"), are existent in the CFT Token and/or within the available services on Cash Flash platform, belong exclusively to the Company and/or to its affiliated companies, to the buyer and/or in the available services on Cash Flash platform. The Company does not have and will not have any right related to those IP rights.

OTHERS

1. Agreement completeness

This Agreement, together with the restrictions and considerations, establish the whole agreement between the Parties and substitute any prior agreement that is written, spoken,

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in compliance with, any negotiations and deals.

2. Invalidity

If any arrangement of this Contract is considered not valid, nil or inapplicable, the remaining arrangements will continue to be valid and effective.

3. Amendments or Alterations

This Contract cannot be modified if not through a written agreement signed by the parties.

4. No Assignment

The buyer shall not transfer this Agreement (nor any right or obligation to follow up) without the Company's prior written consent. Any transfer or assignment in violation to this Section will be canceled. The Company can assign the Contract to a subsidiary, in which case this Contract, the rights and obligations of the Parties will be bound and effective to the benefit of the respective successors, assigns, heirs, executors, administrators and legal representatives of the company.

APPLICABLE LAW AND JURISDICTION

- This Agreement is regulated and interpreted complying with French substantive laws and of the SEE with no regards to conflicts to laws and rules of the Vienna Convention on the international sale of goods of the 11th April 1980.
- 2. Any controversy or resulting claim from or in connection to this Agreement will be resolved in conformity with the International Arbitration Rules effective on the date in which the Notice from the arbitration is presented according to this Rules. The number of referees must be 3 (three), the referees must be appointed in accordance with these Rules.
- 2.1 The office of the arbitration will be Paris, France.
- 2.2 The language of the arbitration will be french.

Attachment: 1 (current version of the Whitepaper)

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THE BUYER



Signed by and between:

The Buyer

Date:/	Date:/
Name:	Name:
Title:	Title: