

CCE LICENSING AGREEMENT (HARDENED)

This Licensing Agreement ("Agreement") is made and entered into as of January 2, 2026, by and between:

Licensor:

Thomas Joseph William Salmon ("Licensor")
Contact: Hewhorites@icloud.com

Licensee:

[To be filled in by the partner/licensee]

1. Grant of License

Licensor grants a non-exclusive, non-transferable license to use, implement, and deploy the Chronos Coherence Engine (CCE) and its associated Payment Rights Anchor (PRA).

2. Payment Rights Anchor (PRA) & Royalties

Licensee shall pay a perpetual royalty equal to 10% of all gross revenue derived from Deterministic Premium fees. Any attempt to bypass, alter, or disable the PRA constitutes material breach and willful infringement.

3. Term & Termination

This Agreement remains in force as long as Licensee uses CCE. Upon breach, Licensor may terminate immediately if PRA integrity is compromised.

4. Ownership & Intellectual Property

All rights, title, and interest remain solely with Licensor. No patents or derivative claims may be filed by Licensee.

5. Warranties & Limitation of Liability

CCE is provided "AS IS" without warranties. Licensor disclaims all liability to the maximum extent permitted by law.

6. Enforcement, Audit & Remedies

Licensor retains the right to audit all financial records related to CCE usage. Breach involving PRA circumvention results in automatic royalty acceleration, immediate termination, and classification as willful infringement. Licensor is entitled to injunctive relief, statutory damages, attorney's fees, and all equitable remedies.

7. Governing Law & Venue

This Agreement shall be governed by the laws of the State of Delaware, USA. Exclusive venue shall lie in Delaware courts.

8. Entire Agreement

This document constitutes the entire agreement between the parties.



Licensor: Thomas Joseph William Salmon

Licensee: [Name]