

DOCUMENTS THAT YOU NEED TO READ?

An overview of the Project is contained in the CD currency White Paper, but you must still read and understand these Terms and Conditions in full before purchase. The Terms and Conditions prevail to the extent of any inconsistency. If you are reading these Terms and Conditions in a language other than English, please read the latest English version before purchase. Only the English version is legally binding. It prevails in the event of any inconsistency. The Crowd Sale ICO source code may be made publically available and may be updated from time to time.

The Website is available at www.cdcurrency.io , you can sign up for announcements on the Website.

- Twitter: @CD_Currency
- Facebook: CDCurrency

Please note: All of the above information sources are provided for convenience only. Any material other than these Terms and Conditions (including, without limitation, the CD currency White Paper, Frequently Asked Questions and any statement made on social media or in person) is not legally binding and does not form part of the Terms and Conditions. CD currency does not take any responsibility, express or implied, for independently verifying nor for updating any of the above information sources and you should not assume that any of the information contained in them is necessarily accurate, complete or up-to-date at any given time.

PURCHASE QUALIFICATION

Purchasers must submit documentation to confirm their status as “accredited investors” or non- “U.S. Persons”, all potential purchasers of the Coin will need to complete requisite know-your-customer and anti-money laundering procedures to execute a purchase.

Once the purchase is officially confirmed, CD currency will be delivered to a wallet address provided by the customer or will be made available by other means.

SELLING RESTRICTIONS

No action may be taken in any jurisdiction that would not permit an Initial Coin Offering or the possession, circulation or distribution of this White Paper or in any jurisdiction where action for that purpose is required.

CD digital currency may not be offered or sold, directly or indirectly, and neither this White Paper nor any other offering material or advertisements in connection with the coins may be distributed or published in or from any country or jurisdiction except under circumstances that will result in compliance with any applicable rules and regulations of any such country or jurisdiction.



KEY DETAILS OF THE CD SALE

The following is provided for summary purposes only. You must read the entirety of the Terms and Conditions.

Initial Coin Offering	
Pre-Launch	April 23 - July 31, 2018
ICO Launch Date	August 1, 2018
Coin Sale Duration (phase 1)	August 31, 2018
CD Price	US \$1.00
Coin Abbreviation	UCD
Option for Early Termination	Yes. Upon sale of totality of coin on offer
Number of Coins Available in ICO	Five Hundred Million
Technical Limits to Number of Coins	5,000,000,000 (Five Billion)
Secured Methods of CD currency Purchase	Ethereum, Bitcoin, US Dollar
Coin Distribution	within 72 hrs. of Confirmed Purchase
MinCap	None
CD currency Activation Date:	30 - 365 days (after completion of ICO)

HOW DO I PURCHASE A CD?

CDcurrency.io provides everything you need to enter into a CD agreement with a CD issuer. You will easily be able to review the list of current live deals on our site and choose the issuance that you like best. Then you will be able to read and sign the CD contract via our platform in a secured method.

Complete mandatory Know Your Customer (KYC) and Anti Money Laundering (AML) checks in order to be considered for purchase. KYC verification documents include: One of a passport, national identity card, or driver license; A picture of you with your passport; and A public ethereal address. In addition, purchasers must be 18 years or older.

Approved purchasers will be notified by email. Once you read and sign the CD, we provide payment instructions on your user portal for the delivery of payment under the CD. Be sure to provide us with your Ethereum address so the issuer can distribute your coins.



The future of money.

www.CDcurrency.io

WHAT CURRENCIES CAN I USE TO BUY CD?

USD, Bitcoin and Ether. If your payment is in USD we will provide you with payment instructions by email and such payments will be subject to a transaction fee and coins will be locked (no sales and no payments) until payment is validated. This period could take weeks for some investors.

For more information contact us at CDcurrency.io

NO OBLIGATION TO REPLACE CD CURRENCY

You acknowledge and agree that CD is under no obligation to issue replacement CD currency in the event any CD currency or private key is lost, stolen, malfunctioning, destroyed or otherwise inaccessible or unusable by you for any reason.

TRANSFERABILITY

- CD currency are not transferable to any blockchain address prior to activation.
- CD currency that are purchased by you may be claimed by you only. Prior to activation of any CD currency, you cannot transfer nor attempt to transfer (whether by legal or equitable assignment, trust, charge, sub-contract, novation or otherwise), CD currency or any part or the whole of your rights, title or interest under these Terms and Conditions, including your right to claim those CD currency, to any other person or entity, whether with or without consideration

CD CURRENCY'S FEES, EXPENSES, COSTS AND CHARGES

You acknowledge and agree that any return of Payment or its equivalent in value to you for any reason under these Terms and Conditions will be less such transaction fees, costs, charges or other expenses CD currency has incurred or reasonably expects to incur (whether or not directly attributable to your Payment or such return). For the avoidance of doubt, no interest will accrue on the value of any Payment including any Payment which is in fact returned.

REPRESENTATIONS AND WARRANTIES OF THE BUYER

- Assumption of the Risk — New Currency Market. Buyer understands that this or any cryptocurrency is a new and relatively untested exchange medium. Buyer understands that Seller cannot predict how the value of CD will change, the consumer demand for CD, technical difficulties in or modification to the CD peer-to-peer networks, increased regulation, and all other obstacles that a peer-to-peer currency network might face. Buyer affirmatively represents that Buyer is a sophisticated cryptocurrency user and Buyer therefore knowingly assumes all known and unknown risk of loss. Buyer has no recourse whatsoever against the Seller for damages or liabilities suffered by the Buyer due to the market performance of this or any other cryptocurrency.



- **Assumption of the Risk — Financial Regulation.** Likewise, Buyer understands that cryptocurrency is a relatively new technology and no one can predict how a government may apply and enforce existing laws or regulate CD or other peer-to-peer exchange technologies in the future. Buyer understands that this a significant uncertainty, and Buyer assumes all financial regulatory risk inherent in owning CD. Buyer has no recourse whatsoever against the Seller for damages, civil or criminal, suffered by the Buyer due to regulatory enforcement. Seller does not and cannot warrant that the use or possession of CD is legal in any specific jurisdiction. Seller has no duty to advise or warn, and Seller will not advise or warn, Buyer about any particular legal or regulatory requirement. Buyer is solely obligated to understand the laws and regulations of its local jurisdiction before using or purchasing CD, and Buyer is solely responsible for any of its actions that may be unlawful.
- **Financial Regulation Compliance.** Buyer is wholly responsible for understanding the laws and rules governing financial transactions, money transmission, payment processing, and similar issues in the Buyer’s jurisdiction. Buyer must never rely on statements made by Seller concerning legal issues, and Seller will not advise Buyer on legal issues.

GOVERNING LAW.

These Terms and Conditions shall be governed by the laws of British Virgin Islands, without giving effect to principles of conflicts of law. In the event of any dispute, controversy, or claim related to or arising from the terms of this Agreement, the parties hereto hereby agree that any such dispute, controversy or claim shall be settled by arbitration in accordance with the commercial arbitration Rules of the British Virgin Island International Arbitration Center and judgment upon the award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.

NO PARTNERSHIP OR JOINT VENTURE.

Nothing in this notice is intended to, or shall be deemed to, establish any partnership or joint venture between any of the parties or Participants, constitute any party the agent of another party or Participant, nor authorize any party to make or enter into any commitments for or on behalf of any other party or Participant.

OFFICIAL WEBSITE

www.cdcurrency.io



The future of money.

www.CDcurrency.io