

Address:

45 Kallang Pudding Road

Alpha Building # 09-04

Singapore 349317

TOKEN SALE AGREEMENT
TERMS AND CONDITIONS

Please read these terms of token sale carefully. By purchasing Vitamine Token (VMT) from Ecosystems Funding LLC, a private limited company organized under the laws of Singapore ("Company") you will be bound by these Terms of token sale.

This token sale agreement ("Agreement") contains the terms and conditions that govern your use of the purchase ERC-20 compatible tokens distributed on the Ethereum blockchain. The Buyer and the Company are herein referred to individually as a "Party" and collectively, as the "Parties".

If you do not agree to these terms of token sale, do not purchase VMT.

If you have any questions, please contact us: info@online-berry.com

In consideration of the mutual representations, warranties and agreements contained in this Agreement, sufficiency of which are hereby acknowledged, Parties hereby agree as follows:

1. Sale of VMT.

The Company shall offer to sale 39M VMT.

The price depends on the sales stage.

The time remaining before the start and end of the phase is indicated at online-berry.com

Stage	1	2	3	4
Period	20 days	20 days	30 days	30 days
Reduction at stage	80%	75%	67%	50%
VMTs available	5,000,000 1 VMT=0.20 USD	8,000,000 1 VMT=0.25 USD	12,000,000 1 VMT=0.33 USD	14,000,000 1 VMT=0.50 USD
Minimum purchase	2 500 VMT	1 000 VMT	500 VMT	20 VMT

2. Issuance of VMT.

After the end of the sale, the Company shall issue and send VMT to purchaser within 45 days.

Before you purchase, you must sign up at online-berry.com

Provided that, Purchaser has provided a token delivery wallet address and sign up, the Company will deliver the quantity of VMT, purchased by Purchaser.

3. Purpose and Use of Tokens in the Ecosystem.

VMT are commodity tokens that shall be used in the Company's decentralized platform for receipt of goods produced by the Company.

Purchase, receipt or possession of VMT carries no rights, express or implied, other than the right to use VMT as a means to participate, interact and to get the goods, produced by the Company on the Company's platform and ecosystem. Purchaser understands and accepts that VMT do not represent or confer any ownership right or stake, share, security or any right to receive future revenue shares or intellectual property rights. VMT are not intended to be a digital currency or any kind of financial instrument.

4. Eligibility.

In order to be eligible to participate in the Initial Token Offering, Purchaser must have an Ethereum wallet that supports the ERC-20 standard in order to receive VMT purchased from Company.

In order to be eligible to participate in the Company's token sale, Purchasers must be: eighteen (18) years of age, provide any documents to satisfy "know your customer".

You are not eligible and you are not to purchase any VMT if you are a resident (tax or otherwise) of Singapore or USA.

5. Refusal of purchase. All VMT purchases are final, and there are no refunds or cancellations.

6. Purchaser acknowledges and agrees that there are risks associated with purchasing VMT, owning VMT and using VMT. By purchasing VMT, purchaser expressly acknowledges and assumes these risks.

7. Security. Purchaser is responsible for implementing reasonable measures for securing the wallet, vault or other storage mechanism Purchaser uses to receive and hold Tokens purchased

from Company, including any requisite private key(s) or other credentials necessary to access such storage mechanism(s). If Purchaser's private key(s) or other access credentials are lost, Purchaser may lose access to Purchaser's VMT. Company is not responsible for any losses, costs or expenses relating to lost access credentials.

8. Governing Law

These Terms and Conditions and any Dispute or claim arising out of or in connection with their subject matter or formation (including non-contractual disputes and claims) shall be governed by and construed in accordance with Singapore Law. Any Dispute between the Parties arising out or relating to these Terms and Conditions that is not subject to arbitration under Section 13 hereof will be resolved in Singapore courts, and the Parties irrevocably agree that Singapore courts shall have exclusive jurisdiction to settle any such dispute or claim.