

Claim Monetization Agreement (CMA)

Version 1.0 · September 2025 · Operator: CyTel42 GmbH (Austria)

1. Parties

This Agreement is entered into between **CyTel42 GmbH** ("Operator") and **[Claimant Name]** ("Claimant"). The Claimant submitted a claim via the ClaimBack42 platform, which has been accepted following eligibility checks. The Claimant wishes to monetize the economic rights associated with the accepted claim.

2. Definitions

Claim: A legal or quasi-legal right to pursue recovery or damages as described in Annex A.

Economic Rights: The right to receive, assign, or monetize proceeds, settlements, or recoveries linked to the Claim. **C42S Tokens:** Tokenized securities issued by the Operator (or its affiliates) representing a discretionary right to participate in revenues from recovery activities, subject to the C42S Token Terms.

3. Assignment of Economic Rights

The Claimant hereby assigns to the Operator the Economic Rights in and to the Claim, on an **[exclusive / non-exclusive]** basis (select one). The Operator may bundle, litigate, tokenize, settle, or otherwise monetize the Claim at its discretion, subject to applicable law.

4. Consideration

As consideration for the assignment, the Claimant shall receive **[X] C42S Tokens** (to be delivered to wallet address **[Wallet Address]**) or as otherwise agreed in writing. No other compensation shall be due unless explicitly agreed. C42S Tokens are securities and may be subject to transfer restrictions.

5. Claimant Warranties

The Claimant represents and warrants that: (a) they are the lawful owner or assignee of the Claim; (b) the Claim has not been previously assigned, compromised, or settled; (c) all information provided is true and complete; (d) they are not subject to sanctions and will complete KYC/AML checks; (e) they understand the risks of holding digital securities.

6. No Guarantee; No Legal Representation

The Operator does not guarantee any recovery, outcome, distribution, or listing. This Agreement does not create an attorney–client relationship. The Operator may engage counsel or third parties in its discretion.

7. Confidentiality

Each party shall keep confidential the terms of this Agreement and non-public information about the Claim, except where disclosure is required by law, regulation, court order, or for enforcement and due diligence purposes.

8. Compliance & Screening

The Claimant agrees to complete identity verification, sanctions screening, and provide documents reasonably requested by the Operator. The Operator may suspend, rescind, or claw back benefits in cases of fraud, misconduct, or regulatory restrictions.

9. Governing Law & Forum

This Agreement is governed by the laws of **[Jurisdiction]**. Any dispute shall be submitted to the competent courts of **[City]**, unless otherwise mandated by law.

10. Miscellaneous

Amendments must be in writing and signed by both parties. This Agreement may be executed electronically and in counterparts. The English version prevails. Invalid provisions shall be replaced by valid terms closest to their economic intent.

11. Signatures

Operator: CyTel42 GmbH

Name: _____ Title: _____ Date: _____

Claimant: [Claimant Name]

Name: _____ Date: _____

Annex A — Claim Description

Claim Reference ID: [System ID]

Platform Submission Date: [Date]

Underlying Facts: [Brief Description]

Estimated Value (optional): [Amount]

Supporting Documents: [List / references]

This Agreement is version-controlled. Any updates will be recorded in the public changelog. A SHA256 hash is provided below for integrity verification.