

This Service Agreement ("Agreement") is entered into on March 24, 2025 between Rodriguez Figueroa and Sanchez and Doyle Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Rodriguez Figueroa and Sanchez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Doyle Ltd retains the right to audit Rodriguez Figueroa and Sanchez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rodriguez Figueroa and Sanchez
Authorized Representative: Kimberly Garza
Title: Ambulance person

Doyle Ltd

Authorized Representative: Daniel Wagner
Title: Aid worker

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This Vendor Contract ("Agreement") is entered into on January 26, 2025 between Gonzalez Santos and Gardner ("P and Cole LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Gonzalez Santos and Gardner agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cole LLC retains the right to audit Gonzalez Santos and Gardner's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gonzalez Santos and Gardner

Authorized Representative: Abigail Shaffer

Title: Pharmacist, hospital

Cole LLC

Authorized Representative: Christopher Bernard

Title: Legal secretary

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Contract #003 | Service Agreement | Davis Inc ↔ Abbott-Munoz | Date: September 03, 2025
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This Service Agreement ("Agreement") is entered into on September 03, 2025 between Davis Inc ("Provider") and Abbott-Munoz ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis Inc agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Abbott-Munoz retains the right to audit Davis Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davis Inc

Authorized Representative: Monica Herrera

Title: Multimedia specialist

Abbott-Munoz

Authorized Representative: Edward Fuller

Title: Medical illustrator

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Contract #004 | Compliance Summary | Lee Jones and Stanley ↔ Galloway-Wyatt | Date: July 19, 2024
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This Compliance Summary ("Agreement") is entered into on July 19, 2024 between Lee Jones and Stanley ("Provide" and Galloway-Wyatt ("Client"). The Parties agree as follows:

1. Scope of Services:

Lee Jones and Stanley agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, PCI DSS. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Galloway-Wyatt retains the right to audit Lee Jones and Stanley's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lee Jones and Stanley

Authorized Representative: Jamie Chavez

Title: Medical sales representative

Galloway-Wyatt

Authorized Representative: Henry Santiago

Title: Building surveyor

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Contract #005 | Non-Disclosure Agreement | Reid Ferguson and Sanchez ↔ Gray-Mayo | Date: July 02, 2023

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This Non-Disclosure Agreement ("Agreement") is entered into on July 02, 2023 between Reid Ferguson and Sanchez and Gray-Mayo ("Client"). The Parties agree as follows:

1. Scope of Services:

Reid Ferguson and Sanchez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gray-Mayo retains the right to audit Reid Ferguson and Sanchez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reid Ferguson and Sanchez

Authorized Representative: Kristin Cohen
Title: Banker

Gray-Mayo
Authorized Representative: Andrew Stewart
Title: Geologist, wellsite

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Contract #006 | Data Sharing Agreement | Clark PLC ↔ Edwards Rios and Foster | Date: December 16, 2024
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This Data Sharing Agreement ("Agreement") is entered into on December 16, 2024 between Clark PLC ("Provider") and Edwards Rios and Foster ("Client"). The Parties agree as follows:

1. Scope of Services:

Clark PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Edwards Rios and Foster retain the right to audit Clark PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Clark PLC
Authorized Representative: Judy Baker
Title: Fine artist

Edwards Rios and Foster
Authorized Representative: Kimberly Burgess
Title: Phytotherapist

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Contract #007 | Subcontractor Contract | Ross Robinson and Bright ↔ Snyder Campos and Callahan | Date: A

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This Subcontractor Contract ("Agreement") is entered into on August 24, 2024 between Ross Robinson and Bright and Snyder Campos and Callahan ("Client"). The Parties agree as follows:

1. Scope of Services:

Ross Robinson and Bright agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Snyder Campos and Callahan retain the right to audit Ross Robinson and Bright's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ross Robinson and Bright

Authorized Representative: Christopher Becker

Title: Therapist, occupational

Snyder Campos and Callahan

Authorized Representative: James Ferrell

Title: Seismic interpreter

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Contract #008 | Vendor Contract | Maddox-Valencia ↔ Frazier Inc | Date: September 21, 2023

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This Vendor Contract ("Agreement") is entered into on September 21, 2023 between Maddox-Valencia ("Provider") and Frazier Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Maddox-Valencia agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Frazier Inc retains the right to audit Maddox-Valencia's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Maddox-Valencia

Authorized Representative: Kimberly Adams

Title: Librarian, public

Frazier Inc

Authorized Representative: Jeffrey Chavez

Title: General practice doctor

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Contract #009 | Service Agreement | Gill Romero and Rodriguez ↔ Evans Fowler and Lynch | Date: May 15, 2024
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This Service Agreement ("Agreement") is entered into on May 15, 2024 between Gill Romero and Rodriguez ("Provider") and Evans Fowler and Lynch ("Client"). The Parties agree as follows:

1. Scope of Services:

Gill Romero and Rodriguez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Evans Fowler and Lynch retains the right to audit Gill Romero and Rodriguez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gill Romero and Rodriguez

Authorized Representative: Phillip Ryan

Title: Set designer

Evans Fowler and Lynch

Authorized Representative: Linda Burns

Title: Clinical research associate

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Contract #010 | Vendor Contract | Koch-Decker ↔ Allen-Allen | Date: September 24, 2023
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This Vendor Contract ("Agreement") is entered into on September 24, 2023 between Koch-Decker ("Provider") and Allen-Allen ("Client"). The Parties agree as follows:

1. Scope of Services:

Koch-Decker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Allen-Allen retains the right to audit Koch-Decker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Koch-Decker

Authorized Representative: Angela Dennis

Title: Broadcast presenter

Allen-Allen

Authorized Representative: Kim Martinez

Title: Public relations officer

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Contract #011 | Vendor Contract | Martin Rose and Obrien ↔ Hickman Ltd | Date: October 10, 2024

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This Vendor Contract ("Agreement") is entered into on October 10, 2024 between Martin Rose and Obrien ("Provider") and Hickman Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Martin Rose and Obrien agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hickman Ltd retains the right to audit Martin Rose and Obrien's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Martin Rose and Obrien
Authorized Representative: Michelle Ross
Title: Midwife

Hickman Ltd
Authorized Representative: Joseph Martinez
Title: Equality and diversity officer

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Contract #012 | Vendor Contract | Morgan PLC ↔ Hall Robinson and Jones | Date: March 25, 2024
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This Vendor Contract ("Agreement") is entered into on March 25, 2024 between Morgan PLC ("Provider") and Hall Robinson and Jones ("Client"). The Parties agree as follows:

1. Scope of Services:

Morgan PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hall Robinson and Jones retain the right to audit Morgan PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Morgan PLC
Authorized Representative: Crystal Whitehead
Title: Lawyer

Hall Robinson and Jones
Authorized Representative: David Caldwell
Title: Engineer, site

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Contract #013 | Partnership Agreement | Anderson Walls and Duncan ↔ Sanchez-Kennedy | Date: September 21

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This Partnership Agreement ("Agreement") is entered into on September 21, 2023 between Anderson Walls and Duncan and Sanchez-Kennedy ("Client"). The Parties agree as follows:

1. Scope of Services:

Anderson Walls and Duncan agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sanchez-Kennedy retains the right to audit Anderson Walls and Duncan's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Anderson Walls and Duncan

Authorized Representative: Brandon Hopkins

Title: Manufacturing systems engineer

Sanchez-Kennedy

Authorized Representative: John Daniel

Title: Chief Technology Officer

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Contract #014 | Subcontractor Contract | Powell LLC ↔ Wright and Sons | Date: October 11, 2023

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This Subcontractor Contract ("Agreement") is entered into on October 11, 2023 between Powell LLC ("Provider")

and Wright and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Powell LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wright and Sons retains the right to audit Powell LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Powell LLC

Authorized Representative: Brenda White

Title: Psychologist, counselling

Wright and Sons

Authorized Representative: Thomas Ramos

Title: Statistician

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Contract #015 | License Agreement | Williams PLC ↔ Novak and Sons | Date: June 14, 2025
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This License Agreement ("Agreement") is entered into on June 14, 2025 between Williams PLC ("Provider") and Novak and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Williams PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Novak and Sons retains the right to audit Williams PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Williams PLC

Authorized Representative: John Lewis

Title: Oncologist

Novak and Sons

Authorized Representative: Carmen Smith

Title: Newspaper journalist

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Contract #016 | Audit Report | House-Glover ↔ Henderson-Bernard | Date: December 08, 2024

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This Audit Report ("Agreement") is entered into on December 08, 2024 between House-Glover ("Provider") and Henderson-Bernard ("Client"). The Parties agree as follows:

1. Scope of Services:

House-Glover agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Henderson-Bernard retains the right to audit House-Glover's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

House-Glover

Authorized Representative: Kristi Higgins MD

Title: Housing manager/officer

Henderson-Bernard

Authorized Representative: Anthony Fitzgerald

Title: Biochemist, clinical

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Contract #017 | Subcontractor Contract | Edwards Williams and Woods ↔ Moore Yu and Miller | Date: August

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This Subcontractor Contract ("Agreement") is entered into on August 15, 2024 between Edwards Williams and Wood and Moore Yu and Miller ("Client"). The Parties agree as follows:

1. Scope of Services:

Edwards Williams and Woods agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Moore Yu and Miller retains the right to audit Edwards Williams and Woods's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Edwards Williams and Woods

Authorized Representative: Kurt Leonard

Title: Farm manager

Moore Yu and Miller

Authorized Representative: Todd Hudson

Title: Technical sales engineer

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Contract #018 | Subcontractor Contract | Williams Miller and Sandoval ↔ Mills Donovan and Harris | Date:

This Subcontractor Contract ("Agreement") is entered into on September 03, 2025 between Williams Miller and Sa and Mills Donovan and Harris ("Client"). The Parties agree as follows:

1. Scope of Services:

Williams Miller and Sandoval agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mills Donovan and Harris retain the right to audit Williams Miller and Sandoval's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Williams Miller and Sandoval

Authorized Representative: Cynthia Foster

Title: Hydrologist

Mills Donovan and Harris

Authorized Representative: Timothy Walls

Title: Acupuncturist

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Contract #019 | License Agreement | Howell-Hart ↔ Jones and Sons | Date: September 01, 2024
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This License Agreement ("Agreement") is entered into on September 01, 2024 between Howell-Hart ("Provider") and Jones and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Howell-Hart agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jones and Sons retains the right to audit Howell-Hart's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Howell-Hart

Authorized Representative: Brandi Bailey

Title: Broadcast presenter

Jones and Sons

Authorized Representative: Jaclyn Moore

Title: Speech and language therapist

=====
Contract #020 | Audit Report | Turner Riggs and Roman ↔ Smith Montoya and Evans | Date: August 20, 2023
=====

This Audit Report ("Agreement") is entered into on August 20, 2023 between Turner Riggs and Roman ("Provider") and Smith Montoya and Evans ("Client"). The Parties agree as follows:

1. Scope of Services:

Turner Riggs and Roman agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith Montoya and Evans retain the right to audit Turner Riggs and Roman's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Turner Riggs and Roman

Authorized Representative: Teresa Taylor

Title: Commercial art gallery manager

Smith Montoya and Evans

Authorized Representative: Natalie Moore

Title: Herbalist

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=====
Contract #021 | Non-Disclosure Agreement | Clark Cooper and Watts ↔ Wagner-King | Date: January 26, 2025
=====

This Non-Disclosure Agreement ("Agreement") is entered into on January 26, 2025 between Clark Cooper and Watts and Wagner-King ("Client"). The Parties agree as follows:

1. Scope of Services:

Clark Cooper and Watts agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wagner-King retains the right to audit Clark Cooper and Watts's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Clark Cooper and Watts

Authorized Representative: Amber Walters

Title: Health and safety inspector

Wagner-King

Authorized Representative: Gavin Anderson

Title: Garment/textile technologist

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=====
Contract #022 | Subcontractor Contract | Figueroa PLC ↔ Patterson Smith and Jones | Date: August 13, 202
=====

This Subcontractor Contract ("Agreement") is entered into on August 13, 2023 between Figueroa PLC ("Provider") and Patterson Smith and Jones ("Client"). The Parties agree as follows:

1. Scope of Services:

Figueroa PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Patterson Smith and Jones retain the right to audit Figueroa PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Figueroa PLC

Authorized Representative: Stephanie Gardner

Title: Merchant navy officer

Patterson Smith and Jones

Authorized Representative: Brittany Anderson

Title: Insurance account manager

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=====
Contract #023 | Audit Report | Nolan-Flynn ↔ Nolan and Sons | Date: December 30, 2022
=====

This Audit Report ("Agreement") is entered into on December 30, 2022 between Nolan-Flynn ("Provider") and Nolan and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Nolan-Flynn agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Nolan and Sons retains the right to audit Nolan-Flynn's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nolan-Flynn

Authorized Representative: Mary Gomez

Title: Surveyor, minerals

Nolan and Sons

Authorized Representative: Jennifer Oliver

Title: Designer, fashion/clothing

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Contract #024 | Data Processing Agreement | Hancock and Sons ↔ Johnson-Doyle | Date: March 28, 2025

=====

This Data Processing Agreement ("Agreement") is entered into on March 28, 2025 between Hancock and Sons ("Provider") and Johnson-Doyle ("Client"). The Parties agree as follows:

1. Scope of Services:

Hancock and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson-Doyle retains the right to audit Hancock and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hancock and Sons

Authorized Representative: Timothy Pham

Title: Fish farm manager

Johnson-Doyle

Authorized Representative: Richard Rodriguez
Title: Arboriculturist

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Contract #025 | Data Sharing Agreement | Walker-Velasquez ↔ Bailey-Hoover | Date: June 30, 2025

=====

This Data Sharing Agreement ("Agreement") is entered into on June 30, 2025 between Walker-Velasquez ("Provider" and Bailey-Hoover ("Client"). The Parties agree as follows:

1. Scope of Services:

Walker-Velasquez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bailey-Hoover retains the right to audit Walker-Velasquez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Walker-Velasquez
Authorized Representative: Courtney Keller
Title: Oceanographer

Bailey-Hoover
Authorized Representative: Sean Rasmussen
Title: Health promotion specialist

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=====

This Compliance Summary ("Agreement") is entered into on June 11, 2024 between May-Ross ("Provider") and Rivera Johnson and Wiley ("Client"). The Parties agree as follows:

1. Scope of Services:

May-Ross agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rivera Johnson and Wiley retain the right to audit May-Ross's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

May-Ross

Authorized Representative: Kevin Terrell

Title: Arboriculturist

Rivera Johnson and Wiley

Authorized Representative: Jeffrey Chandler

Title: Interior and spatial designer

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This Subcontractor Contract ("Agreement") is entered into on May 10, 2024 between Obrien-Dixon ("Provider") and Lam-Lee ("Client"). The Parties agree as follows:

1. Scope of Services:

Obrien-Dixon agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lam-Lee retains the right to audit Obrien-Dixon's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Obrien-Dixon

Authorized Representative: Jeffrey Meyer

Title: Solicitor

Lam-Lee

Authorized Representative: Teresa McLaughlin

Title: Engineer, chemical

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Contract #028 | Data Processing Agreement | Reynolds-Rush ↔ Hanson-Alvarado | Date: June 01, 2023

=====

This Data Processing Agreement ("Agreement") is entered into on June 01, 2023 between Reynolds-Rush ("Provider" and Hanson-Alvarado ("Client"). The Parties agree as follows:

1. Scope of Services:

Reynolds-Rush agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hanson-Alvarado retains

the right to audit Reynolds-Rush's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reynolds-Rush

Authorized Representative: Steven Hunter

Title: Osteopath

Hanson-Alvarado

Authorized Representative: Michael Spencer

Title: Engineer, agricultural

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Contract #029 | Compliance Summary | Ortega-Gray ↔ Orr Gilbert and Turner | Date: May 17, 2024

This Compliance Summary ("Agreement") is entered into on May 17, 2024 between Ortega-Gray ("Provider") and Orr Gilbert and Turner ("Client"). The Parties agree as follows:

1. Scope of Services:

Ortega-Gray agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Orr Gilbert and Turner retains the right to audit Ortega-Gray's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ortega-Gray

Authorized Representative: April Mitchell

Title: Planning and development surveyor

Orr Gilbert and Turner

Authorized Representative: Lisa Morris

Title: Private music teacher

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Contract #030 | Compliance Summary | Lowe-Dixon ↔ Jackson Miller and Robertson | Date: March 06, 2024

=====

This Compliance Summary ("Agreement") is entered into on March 06, 2024 between Lowe-Dixon ("Provider") and Jackson Miller and Robertson ("Client"). The Parties agree as follows:

1. Scope of Services:

Lowe-Dixon agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jackson Miller and Robertson reserves the right to audit Lowe-Dixon's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lowe-Dixon

Authorized Representative: Frances Cardenas

Title: Farm manager

Jackson Miller and Robertson
Authorized Representative: Courtney Gonzalez
Title: Agricultural consultant

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Contract #031 | Compliance Summary | Sanchez Group ↔ Atkinson Jones and Perry | Date: December 12, 2024
=====

This Compliance Summary ("Agreement") is entered into on December 12, 2024 between Sanchez Group ("Provider") and Atkinson Jones and Perry ("Client"). The Parties agree as follows:

1. Scope of Services:

Sanchez Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Atkinson Jones and Perry retain the right to audit Sanchez Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Sanchez Group
Authorized Representative: Cheyenne Horton
Title: Research officer, trade union

Atkinson Jones and Perry
Authorized Representative: Charles Watts
Title: Clinical biochemist

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This Service Agreement ("Agreement") is entered into on February 11, 2023 between Robinson-Brock ("Provider") and Holmes Williams and Wright ("Client"). The Parties agree as follows:

1. Scope of Services:

Robinson-Brock agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Holmes Williams and Wright retain the right to audit Robinson-Brock's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Robinson-Brock

Authorized Representative: Joyce Solis

Title: Set designer

Holmes Williams and Wright

Authorized Representative: Linda Dodson DVM

Title: Video editor

=====
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This Non-Disclosure Agreement ("Agreement") is entered into on February 17, 2024 between Mcclain Simmons and Meadows and Merritt-Manning ("Client"). The Parties agree as follows:

1. Scope of Services:

Mcclain Simmons and Meadows agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Merritt-Manning retains the right to audit Mcclain Simmons and Meadows's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mcclain Simmons and Meadows
Authorized Representative: David Wright
Title: Health and safety inspector

Merritt-Manning

Authorized Representative: Kelly Sims
Title: Haematologist

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=====
Contract #034 | Vendor Contract | Jones-Mitchell ↔ Rogers-Orozco | Date: May 30, 2025
=====

This Vendor Contract ("Agreement") is entered into on May 30, 2025 between Jones-Mitchell ("Provider") and Rogers-Orozco ("Client"). The Parties agree as follows:

1. Scope of Services:

Jones-Mitchell agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rogers-Orozco retains the right to audit Jones-Mitchell's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jones-Mitchell

Authorized Representative: Chris Reyes

Title: Designer, ceramics/pottery

Rogers-Orozco

Authorized Representative: Amy Russell

Title: Special effects artist

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=====
Contract #035 | Audit Report | Perry-Clark ↔ Price-Carrillo | Date: February 18, 2025
=====

This Audit Report ("Agreement") is entered into on February 18, 2025 between Perry-Clark ("Provider") and Price-Carrillo ("Client"). The Parties agree as follows:

1. Scope of Services:

Perry-Clark agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Price-Carrillo retains the right to audit Perry-Clark's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Perry-Clark

Authorized Representative: Alicia Gilmore

Title: Teaching laboratory technician

Price-Carrillo

Authorized Representative: Aaron Bell

Title: Newspaper journalist

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Contract #036 | Compliance Summary | Medina-Navarro ↔ Hurst Freeman and Nelson | Date: August 31, 2024

=====

This Compliance Summary ("Agreement") is entered into on August 31, 2024 between Medina-Navarro ("Provider") and Hurst Freeman and Nelson ("Client"). The Parties agree as follows:

1. Scope of Services:

Medina-Navarro agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hurst Freeman and Nelson retain the right to audit Medina-Navarro's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Medina-Navarro

Authorized Representative: Mr. Michael Yates
Title: Diagnostic radiographer

Hurst Freeman and Nelson
Authorized Representative: Tamara Hooper
Title: Social research officer, government

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=====
Contract #037 | Subcontractor Contract | Meadows PLC ↔ Alvarado Miller and Patterson | Date: August 13,
=====

This Subcontractor Contract ("Agreement") is entered into on August 13, 2023 between Meadows PLC ("Provider") and Alvarado Miller and Patterson ("Client"). The Parties agree as follows:

1. Scope of Services:

Meadows PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Alvarado Miller and Patterson the right to audit Meadows PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Meadows PLC
Authorized Representative: Catherine Green
Title: Land

Alvarado Miller and Patterson
Authorized Representative: Gabriel Juarez
Title: Museum education officer

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This Non-Disclosure Agreement ("Agreement") is entered into on June 18, 2024 between Walton-Decker ("Provider" and Conley-Ruiz ("Client"). The Parties agree as follows:

1. Scope of Services:

Walton-Decker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Conley-Ruiz retains the right to audit Walton-Decker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Walton-Decker

Authorized Representative: Amy Crane

Title: Environmental manager

Conley-Ruiz

Authorized Representative: Rachael Pearson

Title: Airline pilot

=====
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=====

This License Agreement ("Agreement") is entered into on September 25, 2025 between Gonzalez Inc ("Provider") and Hernandez Martinez and Caldwell ("Client"). The Parties agree as follows:

1. Scope of Services:

Gonzalez Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hernandez Martinez and Caldwell the right to audit Gonzalez Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gonzalez Inc

Authorized Representative: Claudia Lyons

Title: Merchandiser, retail

Hernandez Martinez and Caldwell

Authorized Representative: Lawrence Adkins

Title: Colour technologist

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=====
Contract #040 | Vendor Contract | Oconnell Inc ↔ Johnson Collins and Byrd | Date: October 24, 2025
=====

This Vendor Contract ("Agreement") is entered into on October 24, 2025 between Oconnell Inc ("Provider") and Johnson Collins and Byrd ("Client"). The Parties agree as follows:

1. Scope of Services:

Oconnell Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both side

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson Collins and Byrd retain the right to audit O'Connell Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

O'Connell Inc

Authorized Representative: Jennifer Espinoza

Title: Call centre manager

Johnson Collins and Byrd

Authorized Representative: Sandra Sanchez

Title: Illustrator

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=====

Contract #041 | Subcontractor Contract | Burke Martinez and Riggs ↔ Reed Group | Date: September 04, 2025

=====

This Subcontractor Contract ("Agreement") is entered into on September 04, 2025 between Burke Martinez and Riggs and Reed Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Burke Martinez and Riggs agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Reed Group retains the right to audit Burke Martinez and Riggs's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Burke Martinez and Riggs

Authorized Representative: Andrea Holland

Title: Administrator, charities/voluntary organisations

Reed Group

Authorized Representative: Samantha Garcia

Title: Medical illustrator

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=====
Contract #042 | Audit Report | Snow Stevens and Hernandez ↔ Gross Ltd | Date: April 16, 2024
=====

This Audit Report ("Agreement") is entered into on April 16, 2024 between Snow Stevens and Hernandez ("Provide and Gross Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Snow Stevens and Hernandez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gross Ltd retains the right to audit Snow Stevens and Hernandez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Snow Stevens and Hernandez
Authorized Representative: Robert Medina
Title: Radio broadcast assistant

Gross Ltd
Authorized Representative: Roger Vargas
Title: IT trainer

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=====
Contract #043 | Non-Disclosure Agreement | Rivas Inc ↔ Keith-Sanchez | Date: March 15, 2023
=====

This Non-Disclosure Agreement ("Agreement") is entered into on March 15, 2023 between Rivas Inc ("Provider") and Keith-Sanchez ("Client"). The Parties agree as follows:

1. Scope of Services:

Rivas Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Keith-Sanchez retains the right to audit Rivas Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Rivas Inc
Authorized Representative: Leonard Gray
Title: Air cabin crew

Keith-Sanchez
Authorized Representative: Frederick Freeman MD
Title: Further education lecturer

=====

Contract #044 | Vendor Contract | Ramirez-Carlson ↔ Peters-Black | Date: April 28, 2025

=====

This Vendor Contract ("Agreement") is entered into on April 28, 2025 between Ramirez-Carlson ("Provider") and Peters-Black ("Client"). The Parties agree as follows:

1. Scope of Services:

Ramirez-Carlson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Peters-Black retains the right to audit Ramirez-Carlson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ramirez-Carlson

Authorized Representative: David Russell

Title: Surveyor, building control

Peters-Black

Authorized Representative: Melissa Brewer

Title: Recycling officer

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=====

Contract #045 | Audit Report | Mcguire-Davis ↔ Sullivan and Sons | Date: July 20, 2023

=====

This Audit Report ("Agreement") is entered into on July 20, 2023 between Mcguire-Davis ("Provider")

and Sullivan and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Mcguire-Davis agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, PCI DSS. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sullivan and Sons retains the right to audit Mcguire-Davis's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mcguire-Davis

Authorized Representative: Kevin Kennedy

Title: Set designer

Sullivan and Sons

Authorized Representative: Zachary Pierce

Title: Management consultant

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=====
Contract #046 | Data Sharing Agreement | Chavez Parker and Hall ↔ Lee Wilson and Herrera | Date: July 06
=====

This Data Sharing Agreement ("Agreement") is entered into on July 06, 2025 between Chavez Parker and Hall ("Pr and Lee Wilson and Herrera ("Client"). The Parties agree as follows:

1. Scope of Services:

Chavez Parker and Hall agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lee Wilson and Herrera retains the right to audit Chavez Parker and Hall's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Chavez Parker and Hall

Authorized Representative: Cathy Robinson

Title: Radio broadcast assistant

Lee Wilson and Herrera

Authorized Representative: Kevin Wolf

Title: Therapist, speech and language

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=====
Contract #047 | Non-Disclosure Agreement | Hooper-Wall ↔ Perez-White | Date: October 11, 2024
=====

This Non-Disclosure Agreement ("Agreement") is entered into on October 11, 2024 between Hooper-Wall ("Provider" and Perez-White ("Client"). The Parties agree as follows:

1. Scope of Services:

Hooper-Wall agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Perez-White retains the right to audit Hooper-Wall's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hooper-Wall

Authorized Representative: Joseph Hill

Title: Audiological scientist

Perez-White

Authorized Representative: Melissa Martinez

Title: Recycling officer

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=====

Contract #048 | Partnership Agreement | Salas PLC ↔ Harrison-Alexander | Date: October 28, 2024

=====

This Partnership Agreement ("Agreement") is entered into on October 28, 2024 between Salas PLC ("Provider") and Harrison-Alexander ("Client"). The Parties agree as follows:

1. Scope of Services:

Salas PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Harrison-Alexander retains the right to audit Salas PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Salas PLC
Authorized Representative: Anthony Everett
Title: Purchasing manager

Harrison-Alexander
Authorized Representative: Austin Vasquez
Title: Technical author

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=====
Contract #049 | Compliance Summary | Parks Hernandez and Shepherd ↔ Miller-Wright | Date: May 15, 2023
=====

This Compliance Summary ("Agreement") is entered into on May 15, 2023 between Parks Hernandez and Shepherd ("P" and Miller-Wright ("Client"). The Parties agree as follows:

1. Scope of Services:

Parks Hernandez and Shepherd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Miller-Wright retains the right to audit Parks Hernandez and Shepherd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Parks Hernandez and Shepherd
Authorized Representative: Jennifer Carlson
Title: Water engineer

Miller-Wright
Authorized Representative: Joseph Hayes
Title: Probation officer

=====
Contract #050 | Vendor Contract | Dalton-Branch ↔ Carroll-Brown | Date: October 08, 2025
=====

This Vendor Contract ("Agreement") is entered into on October 08, 2025 between Dalton-Branch ("Provider") and Carroll-Brown ("Client"). The Parties agree as follows:

1. Scope of Services:

Dalton-Branch agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Carroll-Brown retains the right to audit Dalton-Branch's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Dalton-Branch

Authorized Representative: Annette Farmer

Title: Engineer, mining

Carroll-Brown

Authorized Representative: Brad Allen

Title: Sub

=====
Contract #051 | Audit Report | Moore Group ↔ Norris-Harrison | Date: July 29, 2023
=====

This Audit Report ("Agreement") is entered into on July 29, 2023 between Moore Group ("Provider") and Norris-Harrison ("Client"). The Parties agree as follows:

1. Scope of Services:

Moore Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Norris-Harrison retains the right to audit Moore Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Moore Group

Authorized Representative: Dwayne Campbell

Title: Professor Emeritus

Norris-Harrison

Authorized Representative: David Baker

Title: Theme park manager

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=====
Contract #052 | Data Processing Agreement | Lara Gonzalez and Wilson ↔ Holland LLC | Date: July 10, 2025
=====

This Data Processing Agreement ("Agreement") is entered into on July 10, 2025 between Lara Gonzalez and Wilson and Holland LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Lara Gonzalez and Wilson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Holland LLC retains the right to audit Lara Gonzalez and Wilson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lara Gonzalez and Wilson

Authorized Representative: Andrea Martin

Title: Information systems manager

Holland LLC

Authorized Representative: Samantha Morse

Title: Print production planner

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=====
Contract #053 | Audit Report | Harrison LLC ↔ Powell Nelson and Fernandez | Date: May 13, 2024
=====

This Audit Report ("Agreement") is entered into on May 13, 2024 between Harrison LLC ("Provider") and Powell Nelson and Fernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Harrison LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Powell Nelson and Fernandez re the right to audit Harrison LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Harrison LLC

Authorized Representative: Kyle Preston

Title: IT trainer

Powell Nelson and Fernandez

Authorized Representative: Allison Perez

Title: Teaching laboratory technician

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=====
Contract #054 | Data Processing Agreement | Sampson Key and Chambers ↔ Johnston-Hines | Date: February 1
=====

This Data Processing Agreement ("Agreement") is entered into on February 15, 2023 between Sampson Key and Chambers and Johnston-Hines ("Client"). The Parties agree as follows:

1. Scope of Services:

Sampson Key and Chambers agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnston-Hines retains the right to audit Sampson Key and Chambers's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sampson Key and Chambers

Authorized Representative: Joseph Ramos

Title: Health physicist

Johnston-Hines

Authorized Representative: Kevin Walters

Title: Regulatory affairs officer

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=====

Contract #055 | Service Agreement | Harrison Group ↔ Morris-Garcia | Date: August 19, 2024

=====

This Service Agreement ("Agreement") is entered into on August 19, 2024 between Harrison Group ("Provider") and Morris-Garcia ("Client"). The Parties agree as follows:

1. Scope of Services:

Harrison Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Morris-Garcia retains the right to audit Harrison Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Harrison Group

Authorized Representative: Jason Simpson

Title: Oncologist

Morris-Garcia

Authorized Representative: Krista Gibson
Title: International aid/development worker

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Contract #056 | Service Agreement | Morris-Cordova ↔ Hancock-Bryan | Date: July 13, 2025

=====

This Service Agreement ("Agreement") is entered into on July 13, 2025 between Morris-Cordova ("Provider") and Hancock-Bryan ("Client"). The Parties agree as follows:

1. Scope of Services:

Morris-Cordova agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hancock-Bryan retains the right to audit Morris-Cordova's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Morris-Cordova
Authorized Representative: Sean Murray
Title: Audiological scientist

Hancock-Bryan
Authorized Representative: Isaiah Avila
Title: Private music teacher

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=====

This Compliance Summary ("Agreement") is entered into on July 14, 2025 between Harris PLC ("Provider") and Pennington Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Harris PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Pennington Group retains the right to audit Harris PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Harris PLC

Authorized Representative: Kari Johnson

Title: Transport planner

Pennington Group

Authorized Representative: Michelle Collins

Title: Administrator, education

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This License Agreement ("Agreement") is entered into on June 20, 2025 between Russell Walker and Skinner ("Provider") and Murray Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Russell Walker and Skinner agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Murray Inc retains the right to audit Russell Walker and Skinner's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Russell Walker and Skinner

Authorized Representative: Brittany Cantu

Title: Horticulturist, amenity

Murray Inc

Authorized Representative: Denise Davenport

Title: Public house manager

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Contract #059 | Vendor Contract | Bryant and Sons ↔ Lee-Greene | Date: August 04, 2023

=====

This Vendor Contract ("Agreement") is entered into on August 04, 2023 between Bryant and Sons ("Provider") and Lee-Greene ("Client"). The Parties agree as follows:

1. Scope of Services:

Bryant and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lee-Greene retains

the right to audit Bryant and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Bryant and Sons

Authorized Representative: Breanna Jones

Title: Patent examiner

Lee-Greene

Authorized Representative: Richard Adams

Title: Accountant, chartered

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Contract #060 | Data Sharing Agreement | Barber-Monroe ↔ Duarte Burns and Hernandez | Date: May 24, 2025

This Data Sharing Agreement ("Agreement") is entered into on May 24, 2025 between Barber-Monroe ("Provider") and Duarte Burns and Hernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Barber-Monroe agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Duarte Burns and Hernandez retain the right to audit Barber-Monroe's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Barber-Monroe

Authorized Representative: Haley Arnold

Title: Speech and language therapist

Duarte Burns and Hernandez

Authorized Representative: Timothy Kane

Title: Field trials officer

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Contract #061 | Non-Disclosure Agreement | Reyes Chase and Jenkins ↔ Garner-Thornton | Date: February 03

=====

This Non-Disclosure Agreement ("Agreement") is entered into on February 03, 2024 between Reyes Chase and Jenkins and Garner-Thornton ("Client"). The Parties agree as follows:

1. Scope of Services:

Reyes Chase and Jenkins agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Garner-Thornton retains the right to audit Reyes Chase and Jenkins's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reyes Chase and Jenkins

Authorized Representative: Jasmin Alvarado

Title: Designer, blown glass/stained glass

Garner-Thornton
Authorized Representative: Andrew Shaw MD
Title: Chiropodist

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Contract #062 | Audit Report | Garcia-Lozano ↔ Bowen Group | Date: March 03, 2024
=====

This Audit Report ("Agreement") is entered into on March 03, 2024 between Garcia-Lozano ("Provider") and Bowen Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Garcia-Lozano agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bowen Group retains the right to audit Garcia-Lozano's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Garcia-Lozano
Authorized Representative: Tracy Jones
Title: Geochemist

Bowen Group
Authorized Representative: Michael Santos
Title: Land/geomatics surveyor

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This License Agreement ("Agreement") is entered into on April 14, 2023 between Villarreal James and Stewart ("Provider") and Clay Freeman and Weaver ("Client"). The Parties agree as follows:

1. Scope of Services:

Villarreal James and Stewart agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Clay Freeman and Weaver retain the right to audit Villarreal James and Stewart's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Villarreal James and Stewart

Authorized Representative: Cynthia Cohen

Title: Holiday representative

Clay Freeman and Weaver

Authorized Representative: Nicole Hamilton MD

Title: Chiropodist

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This Partnership Agreement ("Agreement") is entered into on January 06, 2023 between Jackson-Evans ("Provider") and Williams Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Jackson-Evans agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams Inc retains the right to audit Jackson-Evans's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jackson-Evans

Authorized Representative: James Thomas

Title: Set designer

Williams Inc

Authorized Representative: Michael White

Title: Economist

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=====
Contract #065 | Non-Disclosure Agreement | Lynch Group ↔ Vega Jimenez and Aguilar | Date: June 20, 2025
=====

This Non-Disclosure Agreement ("Agreement") is entered into on June 20, 2025 between Lynch Group ("Provider") and Vega Jimenez and Aguilar ("Client"). The Parties agree as follows:

1. Scope of Services:

Lynch Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Vega Jimenez and Aguilar retain the right to audit Lynch Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lynch Group

Authorized Representative: Mark Stevens

Title: Acupuncturist

Vega Jimenez and Aguilar

Authorized Representative: Julie Roberts

Title: Sports coach

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=====
Contract #066 | Compliance Summary | Jones LLC ↔ Evans Hayden and Vaughn | Date: May 25, 2023
=====

This Compliance Summary ("Agreement") is entered into on May 25, 2023 between Jones LLC ("Provider") and Evans Hayden and Vaughn ("Client"). The Parties agree as follows:

1. Scope of Services:

Jones LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Evans Hayden and Vaughn retain the right to audit Jones LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jones LLC

Authorized Representative: Eric Kidd

Title: Radiation protection practitioner

Evans Hayden and Vaughn

Authorized Representative: James Howard

Title: Hotel manager

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Contract #067 | Vendor Contract | Phillips Spence and Barrett ↔ Smith-Grimes | Date: March 04, 2024

=====

This Vendor Contract ("Agreement") is entered into on March 04, 2024 between Phillips Spence and Barrett ("Pro" and Smith-Grimes ("Client"). The Parties agree as follows:

1. Scope of Services:

Phillips Spence and Barrett agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith-Grimes retains the right to audit Phillips Spence and Barrett's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Phillips Spence and Barrett

Authorized Representative: Valerie Lozano
Title: Research scientist (maths)

Smith-Grimes
Authorized Representative: Stephanie Parsons
Title: Event organiser

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Contract #068 | Vendor Contract | Pham Robinson and Lee ↔ Byrd-Le | Date: March 16, 2025
=====

This Vendor Contract ("Agreement") is entered into on March 16, 2025 between Pham Robinson and Lee ("Provider" and Byrd-Le ("Client"). The Parties agree as follows:

1. Scope of Services:

Pham Robinson and Lee agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Byrd-Le retains the right to audit Pham Robinson and Lee's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Pham Robinson and Lee
Authorized Representative: Sara Fuller
Title: Archaeologist

Byrd-Le
Authorized Representative: Jeremiah Riley
Title: Conservator, museum/gallery

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Contract #069 | Subcontractor Contract | Browning LLC ↔ Perry Gonzalez and Buchanan | Date: September 02

=====

This Subcontractor Contract ("Agreement") is entered into on September 02, 2024 between Browning LLC ("Provide" and Perry Gonzalez and Buchanan ("Client"). The Parties agree as follows:

1. Scope of Services:

Browning LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Perry Gonzalez and Buchanan re the right to audit Browning LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Browning LLC

Authorized Representative: Holly Shaw

Title: Government social research officer

Perry Gonzalez and Buchanan

Authorized Representative: Dawn Summers

Title: Race relations officer

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Contract #070 | Audit Report | Francis-Morgan ↔ Mcdonald Inc | Date: January 07, 2023

=====

This Audit Report ("Agreement") is entered into on January 07, 2023 between Francis-Morgan ("Provider") and Mcdonald Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Francis-Morgan agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mcdonald Inc retains the right to audit Francis-Morgan's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Francis-Morgan

Authorized Representative: Vincent Dalton

Title: Occupational psychologist

Mcdonald Inc

Authorized Representative: Regina Diaz

Title: Nutritional therapist

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Contract #071 | Partnership Agreement | Baker Inc ↔ Richardson-Curry | Date: June 24, 2023

=====

This Partnership Agreement ("Agreement") is entered into on June 24, 2023 between Baker Inc ("Provider") and Richardson-Curry ("Client"). The Parties agree as follows:

1. Scope of Services:

Baker Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Richardson-Curry retains the right to audit Baker Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Baker Inc

Authorized Representative: James Little

Title: Meteorologist

Richardson-Curry

Authorized Representative: David Johnson

Title: Surveyor, mining

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Contract #072 | Data Processing Agreement | Herman-Walker ↔ Reid Group | Date: December 25, 2023

=====

This Data Processing Agreement ("Agreement") is entered into on December 25, 2023 between Herman-Walker ("Provider") and Reid Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Herman-Walker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Reid Group retains the right to audit Herman-Walker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Herman-Walker

Authorized Representative: Elizabeth Ortiz

Title: Counselling psychologist

Reid Group

Authorized Representative: Andrew Ferrell

Title: Commercial art gallery manager

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Contract #073 | Compliance Summary | Young PLC ↔ Price LLC | Date: June 16, 2023
=====

This Compliance Summary ("Agreement") is entered into on June 16, 2023 between Young PLC ("Provider") and Price LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Young PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Price LLC retains the right to audit Young PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Young PLC
Authorized Representative: Natalie Bautista
Title: Personnel officer

Price LLC
Authorized Representative: Molly McClure
Title: Child psychotherapist

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=====
Contract #074 | Data Processing Agreement | Gilbert-Crosby ↔ Johnson-Wood | Date: June 06, 2025
=====

This Data Processing Agreement ("Agreement") is entered into on June 06, 2025 between Gilbert-Crosby ("Provide" and Johnson-Wood ("Client"). The Parties agree as follows:

1. Scope of Services:

Gilbert-Crosby agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson-Wood retains the right to audit Gilbert-Crosby's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Gilbert-Crosby
Authorized Representative: Trevor Foley
Title: Child psychotherapist

Johnson-Wood
Authorized Representative: Mrs. Stephanie Newman
Title: Biochemist, clinical

=====

Contract #075 | Data Processing Agreement | Hill-Donaldson ↔ Davis-Lewis | Date: June 11, 2023

=====

This Data Processing Agreement ("Agreement") is entered into on June 11, 2023 between Hill-Donaldson ("Provide" and Davis-Lewis ("Client"). The Parties agree as follows:

1. Scope of Services:

Hill-Donaldson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis-Lewis retains the right to audit Hill-Donaldson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hill-Donaldson

Authorized Representative: Tricia Williams

Title: Lecturer, further education

Davis-Lewis

Authorized Representative: Cameron Cunningham

Title: Broadcast presenter

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Contract #076 | Service Agreement | Clark Robinson and Kane ↔ Schroeder-Kramer | Date: October 23, 2023

=====

This Service Agreement ("Agreement") is entered into on October 23, 2023 between Clark Robinson and Kane ("Pro

and Schroeder-Kramer ("Client"). The Parties agree as follows:

1. Scope of Services:

Clark Robinson and Kane agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Schroeder-Kramer retains the right to audit Clark Robinson and Kane's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Clark Robinson and Kane

Authorized Representative: Destiny Riggs

Title: Conservator, furniture

Schroeder-Kramer

Authorized Representative: Rebecca Rodriguez

Title: Agricultural engineer

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=====
Contract #077 | Vendor Contract | Smith and Sons ↔ Morris Thompson and Williams | Date: June 14, 2024
=====

This Vendor Contract ("Agreement") is entered into on June 14, 2024 between Smith and Sons ("Provider") and Morris Thompson and Williams ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Morris Thompson and Williams retains the right to audit Smith and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Smith and Sons

Authorized Representative: Kelly Reese

Title: Publishing copy

Morris Thompson and Williams

Authorized Representative: Ivan Wheeler

Title: Production engineer

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=====

Contract #078 | Non-Disclosure Agreement | Walker Gilbert and Acosta ↔ Boyd Ellis and Maynard | Date: December 26, 2024

=====

This Non-Disclosure Agreement ("Agreement") is entered into on December 26, 2024 between Walker Gilbert and Acosta and Boyd Ellis and Maynard ("Client"). The Parties agree as follows:

1. Scope of Services:

Walker Gilbert and Acosta agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Boyd Ellis and Maynard retains the right to audit Walker Gilbert and Acosta's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Walker Gilbert and Acosta

Authorized Representative: John Morales

Title: Clinical cytogeneticist

Boyd Ellis and Maynard

Authorized Representative: Theodore Jones Jr.

Title: Translator

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=====

Contract #079 | Service Agreement | Jones LLC ↔ Schultz Kelley and Nguyen | Date: July 17, 2023

=====

This Service Agreement ("Agreement") is entered into on July 17, 2023 between Jones LLC ("Provider") and Schultz Kelley and Nguyen ("Client"). The Parties agree as follows:

1. Scope of Services:

Jones LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Schultz Kelley and Nguyen retain the right to audit Jones LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jones LLC

Authorized Representative: Kerry Chavez DDS

Title: Child psychotherapist

Schultz Kelley and Nguyen

Authorized Representative: Ashley Pena

Title: Structural engineer

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=====
Contract #080 | Non-Disclosure Agreement | Glenn Jordan and Beasley ↔ Morgan-Chavez | Date: July 18, 2023
=====

This Non-Disclosure Agreement ("Agreement") is entered into on July 18, 2023 between Glenn Jordan and Beasley and Morgan-Chavez ("Client"). The Parties agree as follows:

1. Scope of Services:

Glenn Jordan and Beasley agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Morgan-Chavez retains the right to audit Glenn Jordan and Beasley's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Glenn Jordan and Beasley

Authorized Representative: Brandon Simmons

Title: Freight forwarder

Morgan-Chavez

Authorized Representative: Christian Leblanc

Title: Broadcast engineer

=====

Contract #081 | Data Sharing Agreement | Decker Inc ↔ Davis-Rodgers | Date: March 31, 2025

=====

This Data Sharing Agreement ("Agreement") is entered into on March 31, 2025 between Decker Inc ("Provider") and Davis-Rodgers ("Client"). The Parties agree as follows:

1. Scope of Services:

Decker Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis-Rodgers retains the right to audit Decker Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Decker Inc

Authorized Representative: Kristie Willis

Title: Surveyor, planning and development

Davis-Rodgers

Authorized Representative: Meagan Jenkins

Title: Pharmacologist

=====

Contract #082 | Non-Disclosure Agreement | Williams Roberts and Edwards ↔ Lane and Sons | Date: August 0

=====

This Non-Disclosure Agreement ("Agreement") is entered into on August 09, 2024 between Williams Roberts and Ed and Lane and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Williams Roberts and Edwards agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lane and Sons retains the right to audit Williams Roberts and Edwards's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Williams Roberts and Edwards

Authorized Representative: John Boone

Title: Maintenance engineer

Lane and Sons

Authorized Representative: Holly Farmer

Title: Teacher, secondary school

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=====

Contract #083 | Non-Disclosure Agreement | Aguirre PLC ↔ Austin Day and Johnson | Date: July 29, 2024

=====

This Non-Disclosure Agreement ("Agreement") is entered into on July 29, 2024 between Aguirre PLC ("Provider") and Austin Day and Johnson ("Client"). The Parties agree as follows:

1. Scope of Services:

Aguirre PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Austin Day and Johnson retains the right to audit Aguirre PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Aguirre PLC

Authorized Representative: Sandra Adams

Title: Education administrator

Austin Day and Johnson

Authorized Representative: Phillip Dorsey

Title: Make

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=====
Contract #084 | Subcontractor Contract | White and Sons ↔ Sandoval Jones and Figueroa | Date: August 14,
=====

This Subcontractor Contract ("Agreement") is entered into on August 14, 2023 between White and Sons ("Provider" and Sandoval Jones and Figueroa ("Client"). The Parties agree as follows:

1. Scope of Services:

White and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sandoval Jones and Figueroa re the right to audit White and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

White and Sons

Authorized Representative: Anna Moreno

Title: Mudlogger

Sandoval Jones and Figueroa

Authorized Representative: Glen Wood

Title: Journalist, broadcasting

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=====
Contract #085 | Compliance Summary | Carlson Ware and Moore ↔ Williams Miller and Ramos | Date: November
=====

This Compliance Summary ("Agreement") is entered into on November 19, 2023 between Carlson Ware and Moore ("Provider") and Williams Miller and Ramos ("Client"). The Parties agree as follows:

1. Scope of Services:

Carlson Ware and Moore agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams Miller and Ramos retain the right to audit Carlson Ware and Moore's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Carlson Ware and Moore

Authorized Representative: Lawrence Perry

Title: Engineer, structural

Williams Miller and Ramos

Authorized Representative: Ashley Jordan

Title: Herpetologist

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=====

Contract #086 | Partnership Agreement | Gregory Tucker and Estrada ↔ Walker PLC | Date: March 16, 2025

=====

This Partnership Agreement ("Agreement") is entered into on March 16, 2025 between Gregory Tucker and Estrada and Walker PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Gregory Tucker and Estrada agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Walker PLC retains the right to audit Gregory Tucker and Estrada's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gregory Tucker and Estrada

Authorized Representative: Dan Dougherty

Title: Copywriter, advertising

Walker PLC

Authorized Representative: Donna Wilson
Title: Research scientist (medical)

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=====
Contract #087 | Vendor Contract | Jordan Anderson and Patel ↔ Mason Ltd | Date: August 21, 2025
=====

This Vendor Contract ("Agreement") is entered into on August 21, 2025 between Jordan Anderson and Patel ("Provider") and Mason Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Jordan Anderson and Patel agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mason Ltd retains the right to audit Jordan Anderson and Patel's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Jordan Anderson and Patel
Authorized Representative: Andrea Hensley
Title: Archivist

Mason Ltd
Authorized Representative: Joe Miller
Title: Intelligence analyst

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This License Agreement ("Agreement") is entered into on May 29, 2023 between Patterson Sullivan and Bowman ("P" and Wilson-Smith ("Client"). The Parties agree as follows:

1. Scope of Services:

Patterson Sullivan and Bowman agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wilson-Smith retains the right to audit Patterson Sullivan and Bowman's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Patterson Sullivan and Bowman

Authorized Representative: Robert Montgomery

Title: Medical illustrator

Wilson-Smith

Authorized Representative: Ryan Sanchez

Title: Theme park manager

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This Service Agreement ("Agreement") is entered into on June 04, 2024 between Warren-Foster ("Provider") and Reese-Walker ("Client"). The Parties agree as follows:

1. Scope of Services:

Warren-Foster agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Reese-Walker retains the right to audit Warren-Foster's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Warren-Foster

Authorized Representative: Angela Schultz

Title: Set designer

Reese-Walker

Authorized Representative: Susan Bailey

Title: Data scientist

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Contract #090 | Data Sharing Agreement | Garcia LLC ↔ Thompson and Sons | Date: October 24, 2023

=====

This Data Sharing Agreement ("Agreement") is entered into on October 24, 2023 between Garcia LLC ("Provider") and Thompson and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Garcia LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Thompson and Sons retains

the right to audit Garcia LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Garcia LLC

Authorized Representative: Mary Thompson

Title: Research officer, political party

Thompson and Sons

Authorized Representative: Justin Riley

Title: Systems analyst

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Contract #091 | Vendor Contract | Reid Weber and Lin ↔ Stewart Gonzales and Harrison | Date: February 04

This Vendor Contract ("Agreement") is entered into on February 04, 2024 between Reid Weber and Lin ("Provider" and Stewart Gonzales and Harrison ("Client"). The Parties agree as follows:

1. Scope of Services:

Reid Weber and Lin agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Stewart Gonzales and Harrison has the right to audit Reid Weber and Lin's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reid Weber and Lin

Authorized Representative: Rebecca Vargas

Title: Management consultant

Stewart Gonzales and Harrison

Authorized Representative: Emily Hayes

Title: Barista

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Contract #092 | Subcontractor Contract | Decker-Jones ↔ Gilbert PLC | Date: July 25, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on July 25, 2023 between Decker-Jones ("Provider") and Gilbert PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Decker-Jones agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gilbert PLC retains the right to audit Decker-Jones's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Decker-Jones

Authorized Representative: Kevin Best

Title: Architectural technologist

Gilbert PLC
Authorized Representative: Robert Pearson
Title: IT technical support officer

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=====
Contract #093 | Non-Disclosure Agreement | Alvarez Hernandez and Brown ↔ Shepherd LLC | Date: February 2
=====

This Non-Disclosure Agreement ("Agreement") is entered into on February 20, 2025 between Alvarez Hernandez and Shepherd LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Alvarez Hernandez and Brown agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Shepherd LLC retains the right to audit Alvarez Hernandez and Brown's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Alvarez Hernandez and Brown
Authorized Representative: Mrs. Maria Williams
Title: Primary school teacher

Shepherd LLC
Authorized Representative: Kelly Bishop MD
Title: Heritage manager

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This License Agreement ("Agreement") is entered into on November 16, 2024 between Ortiz-Morgan ("Provider") and Williams Mccoy and Cook ("Client"). The Parties agree as follows:

1. Scope of Services:

Ortiz-Morgan agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams Mccoy and Cook retain the right to audit Ortiz-Morgan's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ortiz-Morgan

Authorized Representative: Justin Hughes

Title: Forensic psychologist

Williams Mccoy and Cook

Authorized Representative: Mary Escobar

Title: Dealer

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This Partnership Agreement ("Agreement") is entered into on February 24, 2024 between Miller-Alvarado ("Provider") and Collins-Douglas ("Client"). The Parties agree as follows:

1. Scope of Services:

Miller-Alvarado agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Collins-Douglas retains the right to audit Miller-Alvarado's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Miller-Alvarado

Authorized Representative: Betty Fletcher

Title: Chartered accountant

Collins-Douglas

Authorized Representative: James Conner

Title: Conference centre manager

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Contract #096 | Audit Report | Warner Valentine and Osborn ↔ Davis Santiago and Romero | Date: January 1

=====

This Audit Report ("Agreement") is entered into on January 18, 2024 between Warner Valentine and Osborn ("Provider") and Davis Santiago and Romero ("Client"). The Parties agree as follows:

1. Scope of Services:

Warner Valentine and Osborn agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis Santiago and Romero retain the right to audit Warner Valentine and Osborn's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Warner Valentine and Osborn

Authorized Representative: Eric Bean

Title: Licensed conveyancer

Davis Santiago and Romero

Authorized Representative: Katelyn Perez

Title: Copywriter, advertising

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Contract #097 | Compliance Summary | Jones Inc ↔ Wise Conley and Stephenson | Date: August 27, 2024
=====

This Compliance Summary ("Agreement") is entered into on August 27, 2024 between Jones Inc ("Provider") and Wise Conley and Stephenson ("Client"). The Parties agree as follows:

1. Scope of Services:

Jones Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wise Conley and Stephenson retain the right to audit Jones Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jones Inc

Authorized Representative: George Miranda

Title: Conservator, museum/gallery

Wise Conley and Stephenson

Authorized Representative: Brittany White

Title: Diagnostic radiographer

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Contract #098 | Partnership Agreement | Kim Jenkins and Rhodes ↔ Montes PLC | Date: May 18, 2025

=====

This Partnership Agreement ("Agreement") is entered into on May 18, 2025 between Kim Jenkins and Rhodes ("Provider") and Montes PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Kim Jenkins and Rhodes agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Montes PLC retains the right to audit Kim Jenkins and Rhodes's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Kim Jenkins and Rhodes

Authorized Representative: Paul Cole
Title: Social research officer, government

Montes PLC
Authorized Representative: Vincent Mueller
Title: Engineer, biomedical

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=====
Contract #099 | Non-Disclosure Agreement | Gregory-Hudson ↔ Murray-Campbell | Date: February 11, 2024
=====

This Non-Disclosure Agreement ("Agreement") is entered into on February 11, 2024 between Gregory-Hudson ("Provider") and Murray-Campbell ("Client"). The Parties agree as follows:

1. Scope of Services:

Gregory-Hudson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Murray-Campbell retains the right to audit Gregory-Hudson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Gregory-Hudson
Authorized Representative: Joseph Burch
Title: Engineer, communications

Murray-Campbell
Authorized Representative: Brenda Wright
Title: Quarry manager

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Contract #100 | Service Agreement | Spencer-Garcia ↔ Rosales Mitchell and Hines | Date: September 18, 20

=====

This Service Agreement ("Agreement") is entered into on September 18, 2025 between Spencer-Garcia ("Provider") and Rosales Mitchell and Hines ("Client"). The Parties agree as follows:

1. Scope of Services:

Spencer-Garcia agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rosales Mitchell and Hines retain the right to audit Spencer-Garcia's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Spencer-Garcia

Authorized Representative: Taylor Hernandez

Title: Press sub

Rosales Mitchell and Hines

Authorized Representative: Thomas Velasquez

Title: Magazine journalist

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Contract #101 | Audit Report | Perry Group ↔ Brooks Hughes and Miller | Date: June 11, 2025

=====

This Audit Report ("Agreement") is entered into on June 11, 2025 between Perry Group ("Provider") and Brooks Hughes and Miller ("Client"). The Parties agree as follows:

1. Scope of Services:

Perry Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brooks Hughes and Miller retain the right to audit Perry Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Perry Group

Authorized Representative: Fernando Garcia

Title: Legal executive

Brooks Hughes and Miller

Authorized Representative: Brenda Mitchell

Title: Public house manager

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=====
Contract #102 | Audit Report | Guerra Blake and Harrison ↔ Smith Miller and Scott | Date: September 13,
=====

This Audit Report ("Agreement") is entered into on September 13, 2023 between Guerra Blake and Harrison ("Provider") and Smith Miller and Scott ("Client"). The Parties agree as follows:

1. Scope of Services:

Guerra Blake and Harrison agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith Miller and Scott retains the right to audit Guerra Blake and Harrison's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Guerra Blake and Harrison

Authorized Representative: Kimberly Acosta

Title: Secretary, company

Smith Miller and Scott

Authorized Representative: Ricardo Young

Title: Community development worker

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Contract #103 | Vendor Contract | Allen Ltd ↔ Bryant Rodriguez and Stein | Date: October 27, 2025

=====

This Vendor Contract ("Agreement") is entered into on October 27, 2025 between Allen Ltd ("Provider") and Bryant Rodriguez and Stein ("Client"). The Parties agree as follows:

1. Scope of Services:

Allen Ltd agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bryant Rodriguez and Stein retain the right to audit Allen Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Allen Ltd

Authorized Representative: Alexis Robertson

Title: Financial controller

Bryant Rodriguez and Stein

Authorized Representative: Doris Smith

Title: Manufacturing engineer

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Contract #104 | Audit Report | Duncan and Sons ↔ Barnett Mills and Ward | Date: December 13, 2022

=====

This Audit Report ("Agreement") is entered into on December 13, 2022 between Duncan and Sons ("Provider") and Barnett Mills and Ward ("Client"). The Parties agree as follows:

1. Scope of Services:

Duncan and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Barnett Mills and Ward retains the right to audit Duncan and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Duncan and Sons
Authorized Representative: Kimberly Hartman
Title: Runner, broadcasting/film/video

Barnett Mills and Ward
Authorized Representative: Jeanette Harrison
Title: Naval architect

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Contract #105 | Audit Report | King-Smith ↔ Cooper Ltd | Date: March 04, 2025
=====

This Audit Report ("Agreement") is entered into on March 04, 2025 between King-Smith ("Provider") and Cooper Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

King-Smith agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cooper Ltd retains the right to audit King-Smith's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
King-Smith
Authorized Representative: Ashley Perkins
Title: Learning mentor

Cooper Ltd
Authorized Representative: Harold Morgan
Title: Economist

=====

Contract #106 | Compliance Summary | Marshall Dominguez and Welch ↔ Brown Group | Date: November 16, 202

=====

This Compliance Summary ("Agreement") is entered into on November 16, 2022 between Marshall Dominguez and Welch and Brown Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Marshall Dominguez and Welch agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown Group retains the right to audit Marshall Dominguez and Welch's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Marshall Dominguez and Welch
Authorized Representative: Dakota Moody
Title: Architectural technologist

Brown Group

Authorized Representative: Eric Sanders
Title: Speech and language therapist

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Contract #107 | Data Processing Agreement | King-Mullins ↔ Mitchell Inc | Date: May 09, 2023

=====

This Data Processing Agreement ("Agreement") is entered into on May 09, 2023 between King-Mullins ("Provider")

and Mitchell Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

King-Mullins agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mitchell Inc retains the right to audit King-Mullins's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

King-Mullins

Authorized Representative: Evelyn Martinez

Title: Mental health nurse

Mitchell Inc

Authorized Representative: James Gonzales

Title: Nature conservation officer

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=====
Contract #108 | Partnership Agreement | Beltran-Crawford ↔ Richardson-Salinas | Date: June 19, 2024
=====

This Partnership Agreement ("Agreement") is entered into on June 19, 2024 between Beltran-Crawford ("Provider" and Richardson-Salinas ("Client"). The Parties agree as follows:

1. Scope of Services:

Beltran-Crawford agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Richardson-Salinas retains the right to audit Beltran-Crawford's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Beltran-Crawford

Authorized Representative: Bradley Coleman

Title: Planning and development surveyor

Richardson-Salinas

Authorized Representative: Samantha Gardner

Title: IT sales professional

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Contract #109 | Audit Report | Miller Ltd ↔ Parker-Morrison | Date: April 24, 2024

=====

This Audit Report ("Agreement") is entered into on April 24, 2024 between Miller Ltd ("Provider") and Parker-Morrison ("Client"). The Parties agree as follows:

1. Scope of Services:

Miller Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Parker-Morrison retains the right to audit Miller Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Miller Ltd

Authorized Representative: Michael Bell

Title: Archivist

Parker-Morrison

Authorized Representative: Susan Mendez

Title: Presenter, broadcasting

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=====

Contract #110 | Partnership Agreement | Fowler-Moody ↔ Jones Ltd | Date: July 15, 2024

=====

This Partnership Agreement ("Agreement") is entered into on July 15, 2024 between Fowler-Moody ("Provider") and Jones Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Fowler-Moody agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jones Ltd retains the right to audit Fowler-Moody's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Fowler-Moody

Authorized Representative: Jose Brady

Title: Designer, jewellery

Jones Ltd

Authorized Representative: Brenda Lawson

Title: Primary school teacher

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=====
Contract #111 | Data Processing Agreement | Martinez and Sons ↔ Diaz Reyes and Bradley | Date: May 26, 2025
=====

This Data Processing Agreement ("Agreement") is entered into on May 26, 2025 between Martinez and Sons ("Provider") and Diaz Reyes and Bradley ("Client"). The Parties agree as follows:

1. Scope of Services:

Martinez and Sons agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Diaz Reyes and Bradley retains the right to audit Martinez and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martinez and Sons

Authorized Representative: Meghan Rush

Title: Meteorologist

Diaz Reyes and Bradley

Authorized Representative: Billy Taylor

Title: Medical technical officer

=====

Contract #112 | Data Processing Agreement | Edwards-Ramirez ↔ Johnson and Sons | Date: September 15, 202

=====

This Data Processing Agreement ("Agreement") is entered into on September 15, 2023 between Edwards-Ramirez ("P" and Johnson and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Edwards-Ramirez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson and Sons retains the right to audit Edwards-Ramirez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Edwards-Ramirez

Authorized Representative: Mr. Justin Green III

Title: Product designer

Johnson and Sons

Authorized Representative: Logan Benson

Title: Recycling officer

=====

Contract #113 | Subcontractor Contract | Martinez Inc ↔ Thompson-Reeves | Date: July 27, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on July 27, 2023 between Martinez Inc ("Provider") and Thompson-Reeves ("Client"). The Parties agree as follows:

1. Scope of Services:

Martinez Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Thompson-Reeves retains the right to audit Martinez Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martinez Inc

Authorized Representative: Rita Ponce DVM

Title: Loss adjuster, chartered

Thompson-Reeves

Authorized Representative: Krista Roberts

Title: Hydrologist

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=====

Contract #114 | Data Sharing Agreement | Joseph Ltd ↔ Thompson Ward and Walker | Date: September 10, 2024

=====

This Data Sharing Agreement ("Agreement") is entered into on September 10, 2024 between Joseph Ltd ("Provider" and Thompson Ward and Walker ("Client"). The Parties agree as follows:

1. Scope of Services:

Joseph Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Thompson Ward and Walker retain the right to audit Joseph Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Joseph Ltd

Authorized Representative: Dr. Cynthia Snyder

Title: Media planner

Thompson Ward and Walker

Authorized Representative: Jackie Lara

Title: Structural engineer

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=====
Contract #115 | Audit Report | Salazar Inc ↔ Parker Ltd | Date: September 20, 2023
=====

This Audit Report ("Agreement") is entered into on September 20, 2023 between Salazar Inc ("Provider") and Parker Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Salazar Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Parker Ltd retains the right to audit Salazar Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Salazar Inc

Authorized Representative: Kelly Hammond

Title: Teacher, special educational needs

Parker Ltd

Authorized Representative: William Day

Title: Production assistant, television

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=====
Contract #116 | Data Sharing Agreement | Frazier-Cooper ↔ Bowman White and Burch | Date: March 06, 2024
=====

This Data Sharing Agreement ("Agreement") is entered into on March 06, 2024 between Frazier-Cooper ("Provider" and Bowman White and Burch ("Client"). The Parties agree as follows:

1. Scope of Services:

Frazier-Cooper agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bowman White and Burch retains the right to audit Frazier-Cooper's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Frazier-Cooper

Authorized Representative: Thomas Brown

Title: Company secretary

Bowman White and Burch

Authorized Representative: Elizabeth Martin

Title: Equality and diversity officer

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=====

Contract #117 | Partnership Agreement | Meza-Stone ↔ Singleton-King | Date: August 15, 2024

=====

This Partnership Agreement ("Agreement") is entered into on August 15, 2024 between Meza-Stone ("Provider") and Singleton-King ("Client"). The Parties agree as follows:

1. Scope of Services:

Meza-Stone agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Singleton-King retains the right to audit Meza-Stone's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Meza-Stone

Authorized Representative: Krista Martinez

Title: Immunologist

Singleton-King

Authorized Representative: Anna Davidson
Title: Therapist, drama

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Contract #118 | Subcontractor Contract | Moore Hopkins and Le ↔ Morgan Bradshaw and Williams | Date: Sep

=====

This Subcontractor Contract ("Agreement") is entered into on September 03, 2023 between Moore Hopkins and Le (and Morgan Bradshaw and Williams ("Client"). The Parties agree as follows:

1. Scope of Services:

Moore Hopkins and Le agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Morgan Bradshaw and Williams r the right to audit Moore Hopkins and Le's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Moore Hopkins and Le
Authorized Representative: Angela Fry
Title: Technical author

Morgan Bradshaw and Williams
Authorized Representative: Daniel Armstrong
Title: Waste management officer

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=====

This Data Processing Agreement ("Agreement") is entered into on March 26, 2023 between Johnson Small and Gardner and Frye Webb and Ballard ("Client"). The Parties agree as follows:

1. Scope of Services:

Johnson Small and Gardner agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Frye Webb and Ballard retains the right to audit Johnson Small and Gardner's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Johnson Small and Gardner

Authorized Representative: Elizabeth Jones

Title: Best boy

Frye Webb and Ballard

Authorized Representative: Jason Marshall

Title: Librarian, public

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This Data Sharing Agreement ("Agreement") is entered into on May 20, 2025 between Thomas Hensley and Flores ("Client") and Hester-Anderson ("Client"). The Parties agree as follows:

1. Scope of Services:

Thomas Hensley and Flores agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hester-Anderson retains the right to audit Thomas Hensley and Flores's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thomas Hensley and Flores

Authorized Representative: Justin Flores

Title: Psychologist, prison and probation services

Hester-Anderson

Authorized Representative: Jerry Thomas

Title: Arts administrator

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Contract #121 | Service Agreement | Dougherty-Lin ↔ Wright-Grimes | Date: October 31, 2024

=====

This Service Agreement ("Agreement") is entered into on October 31, 2024 between Dougherty-Lin ("Provider") and Wright-Grimes ("Client"). The Parties agree as follows:

1. Scope of Services:

Dougherty-Lin agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wright-Grimes retains

the right to audit Dougherty-Lin's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Dougherty-Lin

Authorized Representative: Garrett Lane

Title: Intelligence analyst

Wright-Grimes

Authorized Representative: Christopher Ferrell

Title: Psychologist, sport and exercise

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Contract #122 | Audit Report | Koch-Jimenez ↔ Landry PLC | Date: August 31, 2024

This Audit Report ("Agreement") is entered into on August 31, 2024 between Koch-Jimenez ("Provider") and Landry PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Koch-Jimenez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Landry PLC retains the right to audit Koch-Jimenez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Koch-Jimenez

Authorized Representative: David Aguilar

Title: Art therapist

Landry PLC

Authorized Representative: Johnny Khan

Title: Psychotherapist, dance movement

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Contract #123 | Data Sharing Agreement | Herrera-Boone ↔ Anderson-Baker | Date: April 17, 2024

=====

This Data Sharing Agreement ("Agreement") is entered into on April 17, 2024 between Herrera-Boone ("Provider") and Anderson-Baker ("Client"). The Parties agree as follows:

1. Scope of Services:

Herrera-Boone agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Anderson-Baker retains the right to audit Herrera-Boone's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Herrera-Boone

Authorized Representative: Jamie Williams

Title: Arts development officer

Anderson-Baker
Authorized Representative: Chloe Tran
Title: Buyer, retail

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=====
Contract #124 | Compliance Summary | Gordon-Duran ↔ Bryan-Hanson | Date: September 29, 2025
=====

This Compliance Summary ("Agreement") is entered into on September 29, 2025 between Gordon-Duran ("Provider") and Bryan-Hanson ("Client"). The Parties agree as follows:

1. Scope of Services:

Gordon-Duran agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bryan-Hanson retains the right to audit Gordon-Duran's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Gordon-Duran
Authorized Representative: Betty Davis
Title: Midwife

Bryan-Hanson
Authorized Representative: Gina Mcmillan
Title: Cytogeneticist

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Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Patel Erickson and Evans retain the right to audit Stevenson Evans and Rogers's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Stevenson Evans and Rogers

Authorized Representative: Isabella Nunez

Title: Pension scheme manager

Patel Erickson and Evans

Authorized Representative: Rebecca Swanson

Title: Aid worker

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Contract #127 | Vendor Contract | Wells Coffey and Patton ↔ Lane Griffith and Silva | Date: March 14, 20

=====

This Vendor Contract ("Agreement") is entered into on March 14, 2023 between Wells Coffey and Patton ("Provide" and Lane Griffith and Silva ("Client"). The Parties agree as follows:

1. Scope of Services:

Wells Coffey and Patton agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lane Griffith and Silva retain the right to audit Wells Coffey and Patton's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Wells Coffey and Patton

Authorized Representative: Mark Harvey

Title: Museum/gallery conservator

Lane Griffith and Silva

Authorized Representative: Michael Johnson

Title: Clinical molecular geneticist

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Contract #128 | Data Processing Agreement | Smith LLC ↔ Hernandez-Vaughn | Date: October 14, 2023

=====

This Data Processing Agreement ("Agreement") is entered into on October 14, 2023 between Smith LLC ("Provider" and Hernandez-Vaughn ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hernandez-Vaughn retains the right to audit Smith LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Smith LLC

Authorized Representative: Reginald Knapp

Title: Biomedical engineer

Hernandez-Vaughn

Authorized Representative: Kelly Hoffman

Title: Purchasing manager

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Contract #129 | License Agreement | Bennett Frye and Stevens ↔ Peterson Gomez and Ingram | Date: March 3

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This License Agreement ("Agreement") is entered into on March 31, 2025 between Bennett Frye and Stevens ("Provider") and Peterson Gomez and Ingram ("Client"). The Parties agree as follows:

1. Scope of Services:

Bennett Frye and Stevens agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Peterson Gomez and Ingram retain the right to audit Bennett Frye and Stevens's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Bennett Frye and Stevens

Authorized Representative: Maria Steele
Title: Travel agency manager

Peterson Gomez and Ingram
Authorized Representative: Dr. Douglas Evans
Title: Human resources officer

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Contract #130 | Data Sharing Agreement | Bush-Vaughn ↔ Stewart-Bailey | Date: October 01, 2023
=====

This Data Sharing Agreement ("Agreement") is entered into on October 01, 2023 between Bush-Vaughn ("Provider") and Stewart-Bailey ("Client"). The Parties agree as follows:

1. Scope of Services:

Bush-Vaughn agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Stewart-Bailey retains the right to audit Bush-Vaughn's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Bush-Vaughn
Authorized Representative: Rebecca Hill
Title: Community development worker

Stewart-Bailey
Authorized Representative: Kimberly Huang
Title: Nutritional therapist

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Contract #131 | Partnership Agreement | Blevins-Ballard ↔ Williams-Moses | Date: April 13, 2025

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This Partnership Agreement ("Agreement") is entered into on April 13, 2025 between Blevins-Ballard ("Provider" and Williams-Moses ("Client"). The Parties agree as follows:

1. Scope of Services:

Blevins-Ballard agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams-Moses retains the right to audit Blevins-Ballard's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Blevins-Ballard

Authorized Representative: Thomas Douglas

Title: Quality manager

Williams-Moses

Authorized Representative: Ronald Nelson

Title: Surveyor, planning and development

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Contract #132 | Compliance Summary | Nelson Rodriguez and Yang ↔ Sanchez Ltd | Date: November 27, 2023

=====

This Compliance Summary ("Agreement") is entered into on November 27, 2023 between Nelson Rodriguez and Yang (and Sanchez Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Nelson Rodriguez and Yang agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sanchez Ltd retains the right to audit Nelson Rodriguez and Yang's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nelson Rodriguez and Yang

Authorized Representative: Courtney Hall

Title: Chiropodist

Sanchez Ltd

Authorized Representative: Mitchell Garcia

Title: Copywriter, advertising

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Contract #133 | Subcontractor Contract | Oconnell and Sons ↔ Delgado-Gilmore | Date: January 06, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on January 06, 2023 between Oconnell and Sons ("Provider") and Delgado-Gilmore ("Client"). The Parties agree as follows:

1. Scope of Services:

Oconnell and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Delgado-Gilmore retains the right to audit OConnell and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

OConnell and Sons

Authorized Representative: Matthew Avila

Title: Holiday representative

Delgado-Gilmore

Authorized Representative: Matthew Velez

Title: Chartered public finance accountant

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Contract #134 | Vendor Contract | Andrews Nichols and Sharp ↔ Gentry and Sons | Date: February 08, 2023

=====

This Vendor Contract ("Agreement") is entered into on February 08, 2023 between Andrews Nichols and Sharp ("Provider") and Gentry and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Andrews Nichols and Sharp agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gentry and Sons retains the right to audit Andrews Nichols and Sharp's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Andrews Nichols and Sharp

Authorized Representative: Ryan Peck

Title: Animator

Gentry and Sons

Authorized Representative: Jennifer Simpson DVM

Title: Horticultural consultant

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Contract #135 | Data Processing Agreement | Smith PLC ↔ Rodriguez Bird and Mitchell | Date: April 11, 20
=====

This Data Processing Agreement ("Agreement") is entered into on April 11, 2023 between Smith PLC ("Provider") and Rodriguez Bird and Mitchell ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rodriguez Bird and Mitchell re the right to audit Smith PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Smith PLC
Authorized Representative: Kimberly Snyder DVM
Title: Retail merchandiser

Rodriguez Bird and Mitchell
Authorized Representative: Corey Rodriguez
Title: Designer, textile

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Contract #136 | Partnership Agreement | Stevens Scott and Lopez ↔ Rogers Phillips and Craig | Date: Dece
=====

This Partnership Agreement ("Agreement") is entered into on December 05, 2022 between Stevens Scott and Lopez and Rogers Phillips and Craig ("Client"). The Parties agree as follows:

1. Scope of Services:

Stevens Scott and Lopez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rogers Phillips and Craig retain the right to audit Stevens Scott and Lopez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Stevens Scott and Lopez
Authorized Representative: Levi Fowler
Title: Optician, dispensing

Rogers Phillips and Craig
Authorized Representative: Kaylee Miller
Title: Chief of Staff

=====

Contract #137 | Subcontractor Contract | Holden Group ↔ Boyle-Smith | Date: May 07, 2024

=====

This Subcontractor Contract ("Agreement") is entered into on May 07, 2024 between Holden Group ("Provider") and Boyle-Smith ("Client"). The Parties agree as follows:

1. Scope of Services:

Holden Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Boyle-Smith retains the right to audit Holden Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Holden Group

Authorized Representative: Jeremy Adams

Title: Landscape architect

Boyle-Smith

Authorized Representative: Nathan Smith

Title: Media buyer

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Contract #138 | Audit Report | Young Contreras and Marshall ↔ Sullivan PLC | Date: April 15, 2024

=====

This Audit Report ("Agreement") is entered into on April 15, 2024 between Young Contreras and Marshall ("Provi

and Sullivan PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Young Contreras and Marshall agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sullivan PLC retains the right to audit Young Contreras and Marshall's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Young Contreras and Marshall

Authorized Representative: Stacy Carrillo

Title: Commercial/residential surveyor

Sullivan PLC

Authorized Representative: Teresa Richardson

Title: Environmental consultant

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=====
Contract #139 | Subcontractor Contract | Bernard Group ↔ Gibson PLC | Date: September 23, 2023
=====

This Subcontractor Contract ("Agreement") is entered into on September 23, 2023 between Bernard Group ("Provid" and Gibson PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Bernard Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gibson PLC retains the right to audit Bernard Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Bernard Group

Authorized Representative: Michael Durham

Title: Soil scientist

Gibson PLC

Authorized Representative: Samantha Gill

Title: Therapist, occupational

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Contract #140 | Data Processing Agreement | Fox PLC ↔ Cox Stark and Rodriguez | Date: January 12, 2024

=====

This Data Processing Agreement ("Agreement") is entered into on January 12, 2024 between Fox PLC ("Provider") and Cox Stark and Rodriguez ("Client"). The Parties agree as follows:

1. Scope of Services:

Fox PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cox Stark and Rodriguez retain the right to audit Fox PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Fox PLC

Authorized Representative: Stephanie Harris

Title: Software engineer

Cox Stark and Rodriguez

Authorized Representative: Garrett Meyer

Title: Commercial horticulturist

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Contract #141 | Subcontractor Contract | Harris Aguilar and Davis ↔ Griffin Brown and Anderson | Date: M

=====

This Subcontractor Contract ("Agreement") is entered into on May 27, 2024 between Harris Aguilar and Davis ("P" and Griffin Brown and Anderson ("Client"). The Parties agree as follows:

1. Scope of Services:

Harris Aguilar and Davis agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Griffin Brown and Anderson retain the right to audit Harris Aguilar and Davis's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Harris Aguilar and Davis

Authorized Representative: Justin Hansen

Title: Insurance account manager

Griffin Brown and Anderson

Authorized Representative: Jennifer Velasquez

Title: Engineering geologist

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Contract #142 | Compliance Summary | Jones Henderson and Graves ↔ Mcknight Michael and Jones | Date: Oct

This Compliance Summary ("Agreement") is entered into on October 18, 2025 between Jones Henderson and Graves (and Mcknight Michael and Jones ("Client"). The Parties agree as follows:

1. Scope of Services:

Jones Henderson and Graves agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mcknight Michael and Jones retain the right to audit Jones Henderson and Graves's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jones Henderson and Graves

Authorized Representative: Amanda Ortiz

Title: Control and instrumentation engineer

Mcknight Michael and Jones

Authorized Representative: Veronica Brewer

Title: Petroleum engineer

=====
Contract #143 | Data Sharing Agreement | Haney-Reyes ↔ Bennett-Vega | Date: July 01, 2024
=====

This Data Sharing Agreement ("Agreement") is entered into on July 01, 2024 between Haney-Reyes ("Provider") and Bennett-Vega ("Client"). The Parties agree as follows:

1. Scope of Services:

Haney-Reyes agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bennett-Vega retains the right to audit Haney-Reyes's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Haney-Reyes

Authorized Representative: Kimberly Valdez

Title: Magazine features editor

Bennett-Vega

Authorized Representative: Willie Long

Title: Conference centre manager

=====
Contract #144 | Audit Report | Irwin Davenport and Avila ↔ Ford-Ball | Date: March 08, 2023
=====

This Audit Report ("Agreement") is entered into on March 08, 2023 between Irwin Davenport and Avila ("Provider" and Ford-Ball ("Client"). The Parties agree as follows:

1. Scope of Services:

Irwin Davenport and Avila agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ford-Ball retains the right to audit Irwin Davenport and Avila's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Irwin Davenport and Avila

Authorized Representative: James Hall

Title: Psychiatrist

Ford-Ball

Authorized Representative: Donald Pineda

Title: Clinical scientist, histocompatibility and immunogenetics

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Contract #145 | Non-Disclosure Agreement | Pacheco Group ↔ Miranda Stephenson and Smith | Date: March 15
=====

This Non-Disclosure Agreement ("Agreement") is entered into on March 15, 2024 between Pacheco Group ("Provider" and Miranda Stephenson and Smith ("Client"). The Parties agree as follows:

1. Scope of Services:

Pacheco Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Miranda Stephenson and Smith retain the right to audit Pacheco Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Pacheco Group

Authorized Representative: Brian Johnson

Title: Therapist, sports

Miranda Stephenson and Smith

Authorized Representative: Shelby Sanchez

Title: Armed forces operational officer

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Contract #146 | Audit Report | Gonzales-Fernandez ↔ Taylor LLC | Date: October 14, 2023
=====

This Audit Report ("Agreement") is entered into on October 14, 2023 between Gonzales-Fernandez ("Provider") and Taylor LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Gonzales-Fernandez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Taylor LLC retains the right to audit Gonzales-Fernandez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gonzales-Fernandez

Authorized Representative: Thomas Johnston

Title: Technical brewer

Taylor LLC

Authorized Representative: Megan Flores

Title: Immigration officer

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=====
Contract #147 | Audit Report | Odom PLC ↔ Gutierrez LLC | Date: November 18, 2023
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This Audit Report ("Agreement") is entered into on November 18, 2023 between Odom PLC ("Provider") and Gutierrez LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Odom PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gutierrez LLC retains the right to audit Odom PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Odom PLC

Authorized Representative: Travis Hobbs

Title: Economist

Gutierrez LLC

Authorized Representative: Jessica Simpson

Title: Local government officer

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Contract #148 | Vendor Contract | Powers Floyd and Flores ↔ Russell-Evans | Date: July 23, 2024

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This Vendor Contract ("Agreement") is entered into on July 23, 2024 between Powers Floyd and Flores ("Provider" and Russell-Evans ("Client"). The Parties agree as follows:

1. Scope of Services:

Powers Floyd and Flores agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Russell-Evans retains the right to audit Powers Floyd and Flores's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Powers Floyd and Flores

Authorized Representative: Joshua Allen

Title: Equality and diversity officer

Russell-Evans

Authorized Representative: Michael Shaffer
Title: Barrister

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Contract #149 | Non-Disclosure Agreement | Gutierrez Butler and Moreno ↔ Sanchez-Harris | Date: October
=====

This Non-Disclosure Agreement ("Agreement") is entered into on October 24, 2024 between Gutierrez Butler and M and Sanchez-Harris ("Client"). The Parties agree as follows:

1. Scope of Services:

Gutierrez Butler and Moreno agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sanchez-Harris retains the right to audit Gutierrez Butler and Moreno's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Gutierrez Butler and Moreno
Authorized Representative: Tammy Boone
Title: Chief Executive Officer

Sanchez-Harris
Authorized Representative: Sandra Williams
Title: Multimedia programmer

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This License Agreement ("Agreement") is entered into on April 20, 2024 between Jacobs Williams and Jones ("Provider") and Ramsey Hansen and Mendoza ("Client"). The Parties agree as follows:

1. Scope of Services:

Jacobs Williams and Jones agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ramsey Hansen and Mendoza retain the right to audit Jacobs Williams and Jones's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jacobs Williams and Jones

Authorized Representative: Felicia Krueger

Title: Administrator, local government

Ramsey Hansen and Mendoza

Authorized Representative: Colton Figueroa

Title: Quality manager

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This Non-Disclosure Agreement ("Agreement") is entered into on March 11, 2024 between Dominguez Ltd ("Provider") and Sanders and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Dominguez Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sanders and Sons retains the right to audit Dominguez Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Dominguez Ltd

Authorized Representative: Patricia James

Title: Social research officer, government

Sanders and Sons

Authorized Representative: Elizabeth Ward

Title: Research scientist (medical)

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Contract #152 | Compliance Summary | Garcia-Zavala ↔ Gill-Flores | Date: October 10, 2025

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This Compliance Summary ("Agreement") is entered into on October 10, 2025 between Garcia-Zavala ("Provider") and Gill-Flores ("Client"). The Parties agree as follows:

1. Scope of Services:

Garcia-Zavala agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gill-Flores retains

the right to audit Garcia-Zavala's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Garcia-Zavala

Authorized Representative: Erik Williams

Title: Environmental consultant

Gill-Flores

Authorized Representative: Alexis Tran

Title: Television/film/video producer

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Contract #153 | Service Agreement | Cortez Phillips and Gonzalez ↔ James and Sons | Date: August 06, 2022

This Service Agreement ("Agreement") is entered into on August 06, 2025 between Cortez Phillips and Gonzalez (and James and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Cortez Phillips and Gonzalez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. James and Sons retains the right to audit Cortez Phillips and Gonzalez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cortez Phillips and Gonzalez

Authorized Representative: Mr. Michael Scott PhD

Title: Recycling officer

James and Sons

Authorized Representative: Nicholas Bell

Title: Counselling psychologist

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Contract #154 | Vendor Contract | Payne White and Preston ↔ Bernard Warren and Combs | Date: February 06

=====

This Vendor Contract ("Agreement") is entered into on February 06, 2023 between Payne White and Preston ("Provider") and Bernard Warren and Combs ("Client"). The Parties agree as follows:

1. Scope of Services:

Payne White and Preston agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bernard Warren and Combs retain the right to audit Payne White and Preston's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Payne White and Preston

Authorized Representative: Robert Williams

Title: Accounting technician

Bernard Warren and Combs
Authorized Representative: Ryan Hall
Title: Dentist

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Contract #155 | Audit Report | Robinson Group ↔ Brown-Little | Date: March 22, 2023

=====

This Audit Report ("Agreement") is entered into on March 22, 2023 between Robinson Group ("Provider") and Brown-Little ("Client"). The Parties agree as follows:

1. Scope of Services:

Robinson Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown-Little retains the right to audit Robinson Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Robinson Group
Authorized Representative: Susan Hopkins
Title: Administrator, sports

Brown-Little
Authorized Representative: Juan Smith
Title: Senior tax professional/tax inspector

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This Partnership Agreement ("Agreement") is entered into on July 25, 2025 between Hill Madden and Smith ("Provider") and Craig Drake and Browning ("Client"). The Parties agree as follows:

1. Scope of Services:

Hill Madden and Smith agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Craig Drake and Browning retains the right to audit Hill Madden and Smith's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hill Madden and Smith

Authorized Representative: Brent Hernandez

Title: Engineer, agricultural

Craig Drake and Browning

Authorized Representative: Dawn Gomez

Title: Occupational psychologist

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This Audit Report ("Agreement") is entered into on August 10, 2023 between Watson Group ("Provider") and Cunningham-Branch ("Client"). The Parties agree as follows:

1. Scope of Services:

Watson Group agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cunningham-Branch retains the right to audit Watson Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Watson Group

Authorized Representative: Michael Abbott

Title: Ambulance person

Cunningham-Branch

Authorized Representative: James Tran

Title: Banker

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Contract #158 | Data Processing Agreement | Smith Jackson and Porter ↔ Newman-Rivera | Date: January 01,

=====

This Data Processing Agreement ("Agreement") is entered into on January 01, 2025 between Smith Jackson and Porter and Newman-Rivera ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith Jackson and Porter agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Newman-Rivera retains the right to audit Smith Jackson and Porter's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Smith Jackson and Porter

Authorized Representative: Valerie Jacobson

Title: Archivist

Newman-Rivera

Authorized Representative: Steven Schwartz

Title: Tax adviser

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Contract #159 | Compliance Summary | Nelson-Glass ↔ Frost Lam and Elliott | Date: March 10, 2025
=====

This Compliance Summary ("Agreement") is entered into on March 10, 2025 between Nelson-Glass ("Provider") and Frost Lam and Elliott ("Client"). The Parties agree as follows:

1. Scope of Services:

Nelson-Glass agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Frost Lam and Elliott retains the right to audit Nelson-Glass's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nelson-Glass

Authorized Representative: Timothy Edwards

Title: Engineer, maintenance (IT)

Frost Lam and Elliott

Authorized Representative: Nicole Marquez

Title: Occupational therapist

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Contract #160 | Audit Report | Evans PLC ↔ Knight Group | Date: September 20, 2023

=====

This Audit Report ("Agreement") is entered into on September 20, 2023 between Evans PLC ("Provider") and Knight Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Evans PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Knight Group retains the right to audit Evans PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Evans PLC

Authorized Representative: Kimberly Reyes
Title: Counselling psychologist

Knight Group
Authorized Representative: Melissa Miller
Title: Logistics and distribution manager

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=====
Contract #161 | Partnership Agreement | Davis and Sons ↔ Peterson PLC | Date: June 13, 2023
=====

This Partnership Agreement ("Agreement") is entered into on June 13, 2023 between Davis and Sons ("Provider") and Peterson PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Peterson PLC retains the right to audit Davis and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Davis and Sons
Authorized Representative: Jennifer Ayala
Title: Air traffic controller

Peterson PLC
Authorized Representative: Rachel Hayes
Title: Estate agent

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This Non-Disclosure Agreement ("Agreement") is entered into on September 08, 2024 between Tran-Bennett ("Provider") and Frazier Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Tran-Bennett agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Frazier Ltd retains the right to audit Tran-Bennett's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Tran-Bennett

Authorized Representative: Raymond Phillips

Title: Fine artist

Frazier Ltd

Authorized Representative: Angela Moore

Title: Designer, exhibition/display

=====
Generated by AI Compliance Checker — Prepared by Satya
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This Data Processing Agreement ("Agreement") is entered into on July 04, 2024 between Price Ward and Davis ("Processor") and Wallace-Juarez ("Client"). The Parties agree as follows:

1. Scope of Services:

Price Ward and Davis agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wallace-Juarez retains the right to audit Price Ward and Davis's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Price Ward and Davis

Authorized Representative: Brandon Jordan

Title: Surveyor, hydrographic

Wallace-Juarez

Authorized Representative: Jennifer Johnson

Title: Manufacturing systems engineer

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Contract #164 | Audit Report | Davis George and Nguyen ↔ Smith-Gutierrez | Date: July 25, 2023

=====

This Audit Report ("Agreement") is entered into on July 25, 2023 between Davis George and Nguyen ("Provider") and Smith-Gutierrez ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis George and Nguyen agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, GDPR. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith-Gutierrez retains the right to audit Davis George and Nguyen's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davis George and Nguyen

Authorized Representative: Misty Hansen

Title: Financial manager

Smith-Gutierrez

Authorized Representative: Carolyn James

Title: Corporate treasurer

Generated by AI Compliance Checker — Prepared by Satya

=====
Contract #165 | Partnership Agreement | Turner-Snyder ↔ Jackson LLC | Date: July 21, 2024
=====

This Partnership Agreement ("Agreement") is entered into on July 21, 2024 between Turner-Snyder ("Provider") and Jackson LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Turner-Snyder agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jackson LLC retains the right to audit Turner-Snyder's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Turner-Snyder

Authorized Representative: John Jones

Title: Food technologist

Jackson LLC

Authorized Representative: Michelle Simpson

Title: Warehouse manager

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=====

Contract #166 | Non-Disclosure Agreement | Ellis and Sons ↔ Smith-Foster | Date: June 15, 2025

=====

This Non-Disclosure Agreement ("Agreement") is entered into on June 15, 2025 between Ellis and Sons ("Provider" and Smith-Foster ("Client"). The Parties agree as follows:

1. Scope of Services:

Ellis and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith-Foster retains the right to audit Ellis and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Ellis and Sons
Authorized Representative: Jamie Atkins
Title: Printmaker

Smith-Foster
Authorized Representative: Robert Villarreal
Title: Therapist, music

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=====
Contract #167 | Compliance Summary | Evans PLC ↔ Harris Edwards and OConnell | Date: March 17, 2025
=====

This Compliance Summary ("Agreement") is entered into on March 17, 2025 between Evans PLC ("Provider") and Harris Edwards and OConnell ("Client"). The Parties agree as follows:

1. Scope of Services:

Evans PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Harris Edwards and OConnell reserve the right to audit Evans PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Evans PLC
Authorized Representative: Doris Neal
Title: Recycling officer

Harris Edwards and OConnell
Authorized Representative: Rachael Nguyen
Title: Health visitor

=====

Contract #168 | Data Processing Agreement | Diaz-Frederick ↔ Vargas PLC | Date: May 12, 2024

=====

This Data Processing Agreement ("Agreement") is entered into on May 12, 2024 between Diaz-Frederick ("Provider" and Vargas PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Diaz-Frederick agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Vargas PLC retains the right to audit Diaz-Frederick's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Diaz-Frederick

Authorized Representative: Randall Johnson

Title: Psychologist, clinical

Vargas PLC

Authorized Representative: Christine Salinas

Title: Broadcast presenter

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=====

Contract #169 | Partnership Agreement | Chambers-Taylor ↔ Allen-Hopkins | Date: December 03, 2024

=====

This Partnership Agreement ("Agreement") is entered into on December 03, 2024 between Chambers-Taylor ("Provid

and Allen-Hopkins ("Client"). The Parties agree as follows:

1. Scope of Services:

Chambers-Taylor agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Allen-Hopkins retains the right to audit Chambers-Taylor's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Chambers-Taylor

Authorized Representative: Rachel Jones

Title: Therapist, sports

Allen-Hopkins

Authorized Representative: James Hunter

Title: Personal assistant

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=====
Contract #170 | Partnership Agreement | Johnson Schmitt and Miles ↔ Wheeler Rocha and Rodriguez | Date:
=====

This Partnership Agreement ("Agreement") is entered into on March 24, 2023 between Johnson Schmitt and Miles (and Wheeler Rocha and Rodriguez ("Client"). The Parties agree as follows:

1. Scope of Services:

Johnson Schmitt and Miles agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wheeler Rocha and Rodriguez reserves the right to audit Johnson Schmitt and Miles's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Johnson Schmitt and Miles

Authorized Representative: Matthew Jackson

Title: Video editor

Wheeler Rocha and Rodriguez

Authorized Representative: William Byrd

Title: Office manager

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=====

Contract #171 | Vendor Contract | Sheppard-Jordan ↔ Garcia and Sons | Date: May 26, 2023

=====

This Vendor Contract ("Agreement") is entered into on May 26, 2023 between Sheppard-Jordan ("Provider") and Garcia and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Sheppard-Jordan agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Garcia and Sons retains the right to audit Sheppard-Jordan's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sheppard-Jordan

Authorized Representative: Kelly Carpenter

Title: Teaching laboratory technician

Garcia and Sons

Authorized Representative: James Ford

Title: Theatre stage manager

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=====

Contract #172 | Service Agreement | Mason Cooper and Johnson ↔ Phillips Inc | Date: June 13, 2024

=====

This Service Agreement ("Agreement") is entered into on June 13, 2024 between Mason Cooper and Johnson ("Provider") and Phillips Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Mason Cooper and Johnson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Phillips Inc retains the right to audit Mason Cooper and Johnson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mason Cooper and Johnson

Authorized Representative: Todd Thomas

Title: Insurance underwriter

Phillips Inc

Authorized Representative: Richard Boyd

Title: Magazine features editor

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=====
Contract #173 | Partnership Agreement | Davis-Bowen ↔ Flores-Evans | Date: September 26, 2025
=====

This Partnership Agreement ("Agreement") is entered into on September 26, 2025 between Davis-Bowen ("Provider" and Flores-Evans ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis-Bowen agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Flores-Evans retains the right to audit Davis-Bowen's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davis-Bowen

Authorized Representative: Ashley Sweeney

Title: Clinical embryologist

Flores-Evans

Authorized Representative: Carly Riggs

Title: Financial planner

=====

Contract #174 | Audit Report | Thompson Moore and Castro ↔ Hall-Sullivan | Date: December 11, 2022

=====

This Audit Report ("Agreement") is entered into on December 11, 2022 between Thompson Moore and Castro ("Provider") and Hall-Sullivan ("Client"). The Parties agree as follows:

1. Scope of Services:

Thompson Moore and Castro agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hall-Sullivan retains the right to audit Thompson Moore and Castro's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thompson Moore and Castro

Authorized Representative: Martin Reynolds

Title: Air cabin crew

Hall-Sullivan

Authorized Representative: Sonya Cole

Title: Pilot, airline

=====

Contract #175 | Audit Report | Smith-Lewis ↔ Goodwin-Stokes | Date: May 30, 2023

=====

This Audit Report ("Agreement") is entered into on May 30, 2023 between Smith-Lewis ("Provider") and Goodwin-Stokes ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith-Lewis agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Goodwin-Stokes retains the right to audit Smith-Lewis's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Smith-Lewis

Authorized Representative: Brian Wiggins

Title: Embryologist, clinical

Goodwin-Stokes

Authorized Representative: Craig Wilson

Title: Recruitment consultant

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=====

Contract #176 | Data Sharing Agreement | Church Edwards and Price ↔ Matthews-Bailey | Date: November 26,

=====

This Data Sharing Agreement ("Agreement") is entered into on November 26, 2023 between Church Edwards and Price and Matthews-Bailey ("Client"). The Parties agree as follows:

1. Scope of Services:

Church Edwards and Price agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Matthews-Bailey retains the right to audit Church Edwards and Price's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Church Edwards and Price

Authorized Representative: Lisa Cervantes

Title: Human resources officer

Matthews-Bailey

Authorized Representative: Leslie Powers

Title: Intelligence analyst

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=====
Contract #177 | Data Processing Agreement | Allen Inc ↔ Brooks and Sons | Date: April 07, 2025
=====

This Data Processing Agreement ("Agreement") is entered into on April 07, 2025 between Allen Inc ("Provider") and Brooks and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Allen Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brooks and Sons retains the right to audit Allen Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Allen Inc

Authorized Representative: Jennifer Taylor

Title: Music therapist

Brooks and Sons

Authorized Representative: John Medina

Title: Early years teacher

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=====
Contract #178 | Partnership Agreement | Jackson Roberts and Lopez ↔ Harvey-Glenn | Date: January 28, 2022
=====

This Partnership Agreement ("Agreement") is entered into on January 28, 2023 between Jackson Roberts and Lopez and Harvey-Glenn ("Client"). The Parties agree as follows:

1. Scope of Services:

Jackson Roberts and Lopez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Harvey-Glenn retains the right to audit Jackson Roberts and Lopez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jackson Roberts and Lopez

Authorized Representative: Kari Lee

Title: Music tutor

Harvey-Glenn

Authorized Representative: Kathy Simpson

Title: Regulatory affairs officer

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=====

Contract #179 | Vendor Contract | Mckinney-Wallace ↔ Miller Inc | Date: April 21, 2023

=====

This Vendor Contract ("Agreement") is entered into on April 21, 2023 between Mckinney-Wallace ("Provider") and Miller Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Mckinney-Wallace agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Miller Inc retains the right to audit Mckinney-Wallace's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mckinney-Wallace

Authorized Representative: Connie Johnson

Title: Equality and diversity officer

Miller Inc

Authorized Representative: Carol Ellis
Title: Research scientist (life sciences)

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=====

Contract #180 | Data Sharing Agreement | Dixon Armstrong and Adams ↔ Morrow Richardson and Carson | Date

=====

This Data Sharing Agreement ("Agreement") is entered into on March 15, 2025 between Dixon Armstrong and Adams and Morrow Richardson and Carson ("Client"). The Parties agree as follows:

1. Scope of Services:

Dixon Armstrong and Adams agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Morrow Richardson and Carson reserves the right to audit Dixon Armstrong and Adams's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Dixon Armstrong and Adams
Authorized Representative: Nathan Payne
Title: Physicist, medical

Morrow Richardson and Carson
Authorized Representative: Ronald Potter
Title: Human resources officer

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=====

This Service Agreement ("Agreement") is entered into on July 15, 2023 between Cole LLC ("Provider") and Gonzales Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Cole LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gonzales Inc retains the right to audit Cole LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cole LLC

Authorized Representative: Cynthia Cochran

Title: Theatre stage manager

Gonzales Inc

Authorized Representative: Shannon Bishop

Title: Phytotherapist

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This Audit Report ("Agreement") is entered into on January 22, 2023 between Jensen and Sons ("Provider") and Trujillo PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Jensen and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Trujillo PLC retains the right to audit Jensen and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jensen and Sons

Authorized Representative: Douglas Ryan

Title: Jewellery designer

Trujillo PLC

Authorized Representative: Eileen Armstrong

Title: Scientist, audiological

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Contract #183 | Compliance Summary | Ochoa Taylor and Brady ↔ Sellers-Riddle | Date: May 10, 2024
=====

This Compliance Summary ("Agreement") is entered into on May 10, 2024 between Ochoa Taylor and Brady ("Provide" and Sellers-Riddle ("Client"). The Parties agree as follows:

1. Scope of Services:

Ochoa Taylor and Brady agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sellers-Riddle retains

the right to audit Ochoa Taylor and Brady's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ochoa Taylor and Brady

Authorized Representative: Beth Cline

Title: Fisheries officer

Sellers-Riddle

Authorized Representative: Frank Wright

Title: Nurse, learning disability

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Contract #184 | Audit Report | Thomas-Chen ↔ Perry Hayes and Schultz | Date: May 25, 2023

This Audit Report ("Agreement") is entered into on May 25, 2023 between Thomas-Chen ("Provider") and Perry Hayes and Schultz ("Client"). The Parties agree as follows:

1. Scope of Services:

Thomas-Chen agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Perry Hayes and Schultz retain the right to audit Thomas-Chen's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thomas-Chen

Authorized Representative: Anna Robertson

Title: Health physicist

Perry Hayes and Schultz

Authorized Representative: Sherry Gibson

Title: Ranger/warden

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Contract #185 | Data Processing Agreement | Perkins-Melton ↔ Davis Stanton and Reid | Date: July 05, 2024

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This Data Processing Agreement ("Agreement") is entered into on July 05, 2024 between Perkins-Melton ("Provide" and Davis Stanton and Reid ("Client"). The Parties agree as follows:

1. Scope of Services:

Perkins-Melton agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis Stanton and Reid retains the right to audit Perkins-Melton's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Perkins-Melton

Authorized Representative: Sarah Flynn

Title: Occupational therapist

Davis Stanton and Reid
Authorized Representative: Jeffrey Lewis
Title: Geologist, wellsite

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Contract #186 | Vendor Contract | Clayton-Morgan ↔ Anderson Phelps and Kramer | Date: July 26, 2023
=====

This Vendor Contract ("Agreement") is entered into on July 26, 2023 between Clayton-Morgan ("Provider") and Anderson Phelps and Kramer ("Client"). The Parties agree as follows:

1. Scope of Services:

Clayton-Morgan agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Anderson Phelps and Kramer retain the right to audit Clayton-Morgan's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Clayton-Morgan
Authorized Representative: Pamela Williams
Title: Psychiatric nurse

Anderson Phelps and Kramer
Authorized Representative: Timothy Moore
Title: Programmer, multimedia

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This Vendor Contract ("Agreement") is entered into on April 07, 2023 between Braun Group ("Provider") and Forbes and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Braun Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Forbes and Sons retains the right to audit Braun Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Braun Group

Authorized Representative: Elizabeth Baxter

Title: Graphic designer

Forbes and Sons

Authorized Representative: Isaac Miller

Title: Diagnostic radiographer

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This Partnership Agreement ("Agreement") is entered into on December 31, 2022 between Sanders LLC ("Provider") and Lyons Young and Rios ("Client"). The Parties agree as follows:

1. Scope of Services:

Sanders LLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lyons Young and Rios retains the right to audit Sanders LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sanders LLC

Authorized Representative: April Woods

Title: Consulting civil engineer

Lyons Young and Rios

Authorized Representative: Kelly Wallace

Title: Actuary

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Contract #189 | Audit Report | Cooper Martinez and Dalton ↔ Anderson Jones and Reyes | Date: June 26, 20

=====

This Audit Report ("Agreement") is entered into on June 26, 2024 between Cooper Martinez and Dalton ("Provider" and Anderson Jones and Reyes ("Client"). The Parties agree as follows:

1. Scope of Services:

Cooper Martinez and Dalton agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Anderson Jones and Reyes retain the right to audit Cooper Martinez and Dalton's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cooper Martinez and Dalton

Authorized Representative: Ashley Edwards

Title: Hydrographic surveyor

Anderson Jones and Reyes

Authorized Representative: Raymond Mullins

Title: Contracting civil engineer

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Contract #190 | Data Processing Agreement | Haney Thomas and Moreno ↔ Bishop and Sons | Date: January 02

=====

This Data Processing Agreement ("Agreement") is entered into on January 02, 2023 between Haney Thomas and Moreno and Bishop and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Haney Thomas and Moreno agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bishop and Sons retains the right to audit Haney Thomas and Moreno's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Haney Thomas and Moreno

Authorized Representative: Nathan Fuller

Title: Designer, blown glass/stained glass

Bishop and Sons

Authorized Representative: Lisa Ramos

Title: Engineer, water

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Contract #191 | Subcontractor Contract | Mosley and Sons ↔ Lawrence Group | Date: July 12, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on July 12, 2023 between Mosley and Sons ("Provider" and Lawrence Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Mosley and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lawrence Group retains the right to audit Mosley and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mosley and Sons

Authorized Representative: Jeffrey Moody
Title: Firefighter

Lawrence Group
Authorized Representative: Bradley Tran
Title: Tourism officer

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Contract #192 | License Agreement | Lawson Maxwell and Vaughn ↔ Liu Harris and Lawson | Date: March 06,
=====

This License Agreement ("Agreement") is entered into on March 06, 2024 between Lawson Maxwell and Vaughn ("Pro and Liu Harris and Lawson ("Client"). The Parties agree as follows:

1. Scope of Services:

Lawson Maxwell and Vaughn agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Liu Harris and Lawson retains the right to audit Lawson Maxwell and Vaughn's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Lawson Maxwell and Vaughn
Authorized Representative: James Lucas
Title: Film/video editor

Liu Harris and Lawson
Authorized Representative: Brian Porter MD
Title: Secretary, company

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Contract #193 | Subcontractor Contract | Hatfield LLC ↔ Hughes PLC | Date: February 20, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on February 20, 2023 between Hatfield LLC ("Provider" and Hughes PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Hatfield LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hughes PLC retains the right to audit Hatfield LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hatfield LLC

Authorized Representative: Joshua Thompson

Title: Public affairs consultant

Hughes PLC

Authorized Representative: Patricia Smith

Title: Broadcast journalist

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Contract #194 | Non-Disclosure Agreement | Baker Inc ↔ Fry Group | Date: January 18, 2024

=====

This Non-Disclosure Agreement ("Agreement") is entered into on January 18, 2024 between Baker Inc ("Provider" and Fry Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Baker Inc agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Fry Group retains the right to audit Baker Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Baker Inc

Authorized Representative: Lori Mason

Title: Pathologist

Fry Group

Authorized Representative: James Davidson

Title: Soil scientist

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Contract #195 | Data Sharing Agreement | Hernandez Miller and Miller ↔ Mccann and Sons | Date: July 17,

=====

This Data Sharing Agreement ("Agreement") is entered into on July 17, 2024 between Hernandez Miller and Miller and Mccann and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Hernandez Miller and Miller agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mccann and Sons retains the right to audit Hernandez Miller and Miller's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hernandez Miller and Miller

Authorized Representative: Jeanette Walters

Title: Brewing technologist

Mccann and Sons

Authorized Representative: Jeffrey Ashley

Title: Field trials officer

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Contract #196 | Data Sharing Agreement | Sanchez Group ↔ Chavez PLC | Date: March 15, 2023
=====

This Data Sharing Agreement ("Agreement") is entered into on March 15, 2023 between Sanchez Group ("Provider") and Chavez PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Sanchez Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Chavez PLC retains the right to audit Sanchez Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sanchez Group

Authorized Representative: Maxwell Barrett

Title: Economist

Chavez PLC

Authorized Representative: Michael Miles

Title: Development worker, community

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Contract #197 | Data Processing Agreement | Benton-Mills ↔ Green Watson and Brady | Date: August 24, 2022

=====

This Data Processing Agreement ("Agreement") is entered into on August 24, 2025 between Benton-Mills ("Provide" and Green Watson and Brady ("Client"). The Parties agree as follows:

1. Scope of Services:

Benton-Mills agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Green Watson and Brady retains the right to audit Benton-Mills's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Benton-Mills
Authorized Representative: Morgan Wilson
Title: Air traffic controller

Green Watson and Brady
Authorized Representative: Jeffrey Warren
Title: General practice doctor

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Contract #198 | Compliance Summary | Proctor Burton and Crawford ↔ Ward Porter and Bradley | Date: April
=====

This Compliance Summary ("Agreement") is entered into on April 17, 2025 between Proctor Burton and Crawford ("Proctor Burton and Crawford") and Ward Porter and Bradley ("Ward Porter and Bradley" or "Client"). The Parties agree as follows:

1. Scope of Services:

Proctor Burton and Crawford agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ward Porter and Bradley retain the right to audit Proctor Burton and Crawford's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Proctor Burton and Crawford
Authorized Representative: David Garcia
Title: Teacher, secondary school

Ward Porter and Bradley
Authorized Representative: Ashley Yang
Title: Accountant, chartered

=====

Contract #199 | Data Sharing Agreement | Trevino Inc ↔ Williams LLC | Date: January 16, 2025

=====

This Data Sharing Agreement ("Agreement") is entered into on January 16, 2025 between Trevino Inc ("Provider") and Williams LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Trevino Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams LLC retains the right to audit Trevino Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Trevino Inc

Authorized Representative: Chris Velazquez

Title: Animal technologist

Williams LLC

Authorized Representative: Suzanne Yang

Title: Personnel officer

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Contract #200 | Subcontractor Contract | Morris Group ↔ Flores Mckenzie and Duncan | Date: May 14, 2024

=====

This Subcontractor Contract ("Agreement") is entered into on May 14, 2024 between Morris Group ("Provider")

and Flores Mckenzie and Duncan ("Client"). The Parties agree as follows:

1. Scope of Services:

Morris Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Flores Mckenzie and Duncan retain the right to audit Morris Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Morris Group

Authorized Representative: Michael Williams

Title: Environmental health practitioner

Flores Mckenzie and Duncan

Authorized Representative: Vicki Finley

Title: Broadcast presenter

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Contract #201 | Compliance Summary | Cline-Ayala ↔ Murphy-Tran | Date: January 05, 2024
=====

This Compliance Summary ("Agreement") is entered into on January 05, 2024 between Cline-Ayala ("Provider") and Murphy-Tran ("Client"). The Parties agree as follows:

1. Scope of Services:

Cline-Ayala agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Murphy-Tran retains the right to audit Cline-Ayala's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cline-Ayala

Authorized Representative: Curtis Elliott

Title: Industrial buyer

Murphy-Tran

Authorized Representative: Dana Richardson

Title: Research officer, political party

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Contract #202 | Compliance Summary | Oconnor PLC ↔ Hernandez Group | Date: February 12, 2023

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This Compliance Summary ("Agreement") is entered into on February 12, 2023 between Oconnor PLC ("Provider") and Hernandez Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Oconnor PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hernandez Group retains the right to audit Oconnor PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

OConnor PLC

Authorized Representative: Joshua Fields

Title: Acupuncturist

Hernandez Group

Authorized Representative: April Sandoval

Title: Information systems manager

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Contract #203 | Partnership Agreement | Harris and Sons ↔ Vasquez-Brown | Date: July 15, 2024

=====

This Partnership Agreement ("Agreement") is entered into on July 15, 2024 between Harris and Sons ("Provider") and Vasquez-Brown ("Client"). The Parties agree as follows:

1. Scope of Services:

Harris and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Vasquez-Brown retains the right to audit Harris and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Harris and Sons

Authorized Representative: Michelle Davis DVM

Title: Scientist, product/process development

Vasquez-Brown

Authorized Representative: Steven Ellis

Title: Chartered accountant

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=====
Contract #204 | Vendor Contract | Davis Anderson and Wilkins ↔ Vargas Inc | Date: June 03, 2023
=====

This Vendor Contract ("Agreement") is entered into on June 03, 2023 between Davis Anderson and Wilkins ("Provider") and Vargas Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis Anderson and Wilkins agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Vargas Inc retains the right to audit Davis Anderson and Wilkins's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davis Anderson and Wilkins

Authorized Representative: Victor Young

Title: Games developer

Vargas Inc

Authorized Representative: Tammy Long

Title: Journalist, newspaper

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Contract #205 | Service Agreement | Chavez-Hall ↔ Taylor PLC | Date: March 04, 2024

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This Service Agreement ("Agreement") is entered into on March 04, 2024 between Chavez-Hall ("Provider") and Taylor PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Chavez-Hall agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Taylor PLC retains the right to audit Chavez-Hall's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Chavez-Hall

Authorized Representative: Brian Cole

Title: Interior and spatial designer

Taylor PLC

Authorized Representative: Joshua OConnell

Title: Engineer, maintenance (IT)

=====

Contract #206 | Partnership Agreement | Parker-Baker ↔ Davis Ltd | Date: July 16, 2025

=====

This Partnership Agreement ("Agreement") is entered into on July 16, 2025 between Parker-Baker ("Provider") and Davis Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Parker-Baker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis Ltd retains the right to audit Parker-Baker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Parker-Baker

Authorized Representative: Michael Morrison

Title: Engineer, structural

Davis Ltd

Authorized Representative: Erin Davis

Title: Fish farm manager

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Contract #207 | Non-Disclosure Agreement | Foster-Williams ↔ Green-Ewing | Date: January 13, 2025

=====

This Non-Disclosure Agreement ("Agreement") is entered into on January 13, 2025 between Foster-Williams ("Provider") and Green-Ewing ("Client"). The Parties agree as follows:

1. Scope of Services:

Foster-Williams agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Green-Ewing retains the right to audit Foster-Williams's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Foster-Williams

Authorized Representative: Jared Chavez

Title: Statistician

Green-Ewing

Authorized Representative: Joel Lara

Title: Counselling psychologist

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=====
Contract #208 | Data Processing Agreement | Smith and Sons ↔ Gonzalez Group | Date: November 24, 2024
=====

This Data Processing Agreement ("Agreement") is entered into on November 24, 2024 between Smith and Sons ("Provider") and Gonzalez Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gonzalez Group retains the right to audit Smith and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Smith and Sons

Authorized Representative: Mark Newman

Title: Television floor manager

Gonzalez Group

Authorized Representative: Sylvia Jones

Title: Bookseller

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=====
Contract #209 | Audit Report | Orr Group ↔ Davis LLC | Date: July 02, 2024
=====

This Audit Report ("Agreement") is entered into on July 02, 2024 between Orr Group ("Provider") and Davis LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Orr Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis LLC retains the right to audit Orr Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Orr Group

Authorized Representative: Tom Williams

Title: Teacher, secondary school

Davis LLC

Authorized Representative: Nathaniel Crawford

Title: Museum/gallery exhibitions officer

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Contract #210 | Audit Report | Simmons Gomez and Odonnell ↔ Ramirez-Stephenson | Date: June 05, 2024
=====

This Audit Report ("Agreement") is entered into on June 05, 2024 between Simmons Gomez and Odonnell ("Provider" and Ramirez-Stephenson ("Client"). The Parties agree as follows:

1. Scope of Services:

Simmons Gomez and Odonnell agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ramirez-Stephenson retains the right to audit Simmons Gomez and Odonnell's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Simmons Gomez and Odonnell

Authorized Representative: Manuel Sanchez

Title: Hotel manager

Ramirez-Stephenson

Authorized Representative: Dr. John Miller MD
Title: Personnel officer

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Contract #211 | Compliance Summary | Day PLC ↔ Mccoy PLC | Date: March 28, 2024
=====

This Compliance Summary ("Agreement") is entered into on March 28, 2024 between Day PLC ("Provider") and Mccoy PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Day PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mccoy PLC retains the right to audit Day PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Day PLC
Authorized Representative: Virginia Casey
Title: Mechanical engineer

Mccoy PLC
Authorized Representative: Richard Cooper
Title: Systems developer

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This Subcontractor Contract ("Agreement") is entered into on May 18, 2023 between Morris Nelson and Johnson (" and Robinson Huang and Osborne ("Client"). The Parties agree as follows:

1. Scope of Services:

Morris Nelson and Johnson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Robinson Huang and Osborne reserves the right to audit Morris Nelson and Johnson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Morris Nelson and Johnson

Authorized Representative: William Moreno

Title: Television/film/video producer

Robinson Huang and Osborne

Authorized Representative: Dr. Ariel Sandoval MD

Title: Banker

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This Audit Report ("Agreement") is entered into on June 13, 2024 between Johnston Group ("Provider") and Mcconnell-Frey ("Client"). The Parties agree as follows:

1. Scope of Services:

Johnston Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mcconnell-Frey retains the right to audit Johnston Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Johnston Group

Authorized Representative: David Stewart

Title: Mechanical engineer

Mcconnell-Frey

Authorized Representative: Alyssa Haynes

Title: Tax inspector

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Contract #214 | Vendor Contract | Thomas Vaughan and Copeland ↔ Weaver-Thompson | Date: February 22, 2023
=====

This Vendor Contract ("Agreement") is entered into on February 22, 2023 between Thomas Vaughan and Copeland ("Client") and Weaver-Thompson ("Client"). The Parties agree as follows:

1. Scope of Services:

Thomas Vaughan and Copeland agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Weaver-Thompson retains

the right to audit Thomas Vaughan and Copeland's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thomas Vaughan and Copeland
Authorized Representative: Anthony Guzman
Title: Advertising account planner

Weaver-Thompson
Authorized Representative: April Hardin
Title: Engineer, drilling

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Contract #215 | License Agreement | Peterson and Sons ↔ Brown-Hernandez | Date: November 03, 2023

This License Agreement ("Agreement") is entered into on November 03, 2023 between Peterson and Sons ("Provider" and Brown-Hernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Peterson and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown-Hernandez retains the right to audit Peterson and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Peterson and Sons

Authorized Representative: Brenda Rodriguez

Title: Secondary school teacher

Brown-Hernandez

Authorized Representative: Toni Brooks

Title: Occupational hygienist

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Contract #216 | Partnership Agreement | Garcia Turner and Taylor ↔ OConnor Group | Date: August 20, 2023

=====

This Partnership Agreement ("Agreement") is entered into on August 20, 2023 between Garcia Turner and Taylor (and OConnor Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Garcia Turner and Taylor agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. OConnor Group retains the right to audit Garcia Turner and Taylor's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Garcia Turner and Taylor

Authorized Representative: Toni Banks

Title: Ecologist

OConnor Group
Authorized Representative: Kristina Preston
Title: Visual merchandiser

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=====
Contract #217 | Partnership Agreement | Walker-Chapman ↔ Gray Ltd | Date: January 25, 2023
=====

This Partnership Agreement ("Agreement") is entered into on January 25, 2023 between Walker-Chapman ("Provider" and Gray Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Walker-Chapman agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gray Ltd retains the right to audit Walker-Chapman's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Walker-Chapman
Authorized Representative: Bethany Daniel
Title: Teacher, primary school

Gray Ltd
Authorized Representative: Zachary Sanford
Title: Amenity horticulturist

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This Non-Disclosure Agreement ("Agreement") is entered into on August 16, 2024 between Guzman PLC ("Provider") and Bowman Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Guzman PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bowman Inc retains the right to audit Guzman PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Guzman PLC

Authorized Representative: Brenda Mcgee

Title: Field seismologist

Bowman Inc

Authorized Representative: Francisco Fields

Title: Chartered management accountant

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This Service Agreement ("Agreement") is entered into on April 23, 2025 between Santiago Daniel and Rogers ("Provider") and Baker and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Santiago Daniel and Rogers agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Baker and Sons retains the right to audit Santiago Daniel and Rogers's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Santiago Daniel and Rogers

Authorized Representative: Hayley Buchanan

Title: Accommodation manager

Baker and Sons

Authorized Representative: Jeffrey Barnes

Title: Dietitian

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Contract #220 | Data Processing Agreement | Snyder-Gray ↔ Bennett Poole and Kramer | Date: October 22, 2023
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This Data Processing Agreement ("Agreement") is entered into on October 22, 2023 between Snyder-Gray ("Provide" and Bennett Poole and Kramer ("Client"). The Parties agree as follows:

1. Scope of Services:

Snyder-Gray agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bennett Poole and Kramer retain the right to audit Snyder-Gray's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Snyder-Gray

Authorized Representative: Olivia Perez

Title: Production engineer

Bennett Poole and Kramer

Authorized Representative: Ryan Phillips

Title: Investment banker, operational

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Contract #221 | Data Sharing Agreement | Lynn-Jones ↔ Barron and Sons | Date: January 08, 2024
=====

This Data Sharing Agreement ("Agreement") is entered into on January 08, 2024 between Lynn-Jones ("Provider") and Barron and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Lynn-Jones agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Barron and Sons retains the right to audit Lynn-Jones's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lynn-Jones

Authorized Representative: Kimberly Villanueva

Title: Chief Financial Officer

Barron and Sons

Authorized Representative: William Barry

Title: Airline pilot

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Contract #222 | Compliance Summary | Dunlap-Martin ↔ Moore-Garcia | Date: February 10, 2025

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This Compliance Summary ("Agreement") is entered into on February 10, 2025 between Dunlap-Martin ("Provider") and Moore-Garcia ("Client"). The Parties agree as follows:

1. Scope of Services:

Dunlap-Martin agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Moore-Garcia retains the right to audit Dunlap-Martin's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Dunlap-Martin

Authorized Representative: Colton Terry
Title: Sound technician, broadcasting/film/video

Moore-Garcia
Authorized Representative: Douglas Young
Title: Artist

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Contract #223 | Audit Report | Armstrong-Larsen ↔ Brown Inc | Date: May 30, 2024
=====

This Audit Report ("Agreement") is entered into on May 30, 2024 between Armstrong-Larsen ("Provider") and Brown Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Armstrong-Larsen agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown Inc retains the right to audit Armstrong-Larsen's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Armstrong-Larsen
Authorized Representative: Edward Stanley
Title: Tourism officer

Brown Inc
Authorized Representative: Mr. Daniel Little
Title: Ceramics designer

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Contract #224 | Vendor Contract | Anthony-Parker ↔ Ruiz-Jacobson | Date: March 24, 2023

=====

This Vendor Contract ("Agreement") is entered into on March 24, 2023 between Anthony-Parker ("Provider") and Ruiz-Jacobson ("Client"). The Parties agree as follows:

1. Scope of Services:

Anthony-Parker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ruiz-Jacobson retains the right to audit Anthony-Parker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Anthony-Parker

Authorized Representative: Martin Hughes

Title: Metallurgist

Ruiz-Jacobson

Authorized Representative: Jaclyn Griffin

Title: General practice doctor

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Contract #225 | Compliance Summary | Marshall-Perez ↔ Elliott-Hernandez | Date: August 17, 2023

=====

This Compliance Summary ("Agreement") is entered into on August 17, 2023 between Marshall-Perez ("Provider") and Elliott-Hernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Marshall-Perez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Elliott-Hernandez retains the right to audit Marshall-Perez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Marshall-Perez

Authorized Representative: Anne Barnett

Title: Special educational needs teacher

Elliott-Hernandez

Authorized Representative: Peter Perez

Title: Biochemist, clinical

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Contract #226 | Partnership Agreement | Cardenas-Barnes ↔ McDaniel Mayer and Armstrong | Date: October 1

=====

This Partnership Agreement ("Agreement") is entered into on October 10, 2025 between Cardenas-Barnes ("Provide" and McDaniel Mayer and Armstrong ("Client"). The Parties agree as follows:

1. Scope of Services:

Cardenas-Barnes agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, AI Act. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. McDaniel Mayer and Armstrong retains the right to audit Cardenas-Barnes's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cardenas-Barnes

Authorized Representative: Edwin Foster

Title: Animal nutritionist

McDaniel Mayer and Armstrong

Authorized Representative: Stephanie McBride

Title: Web designer

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Contract #227 | License Agreement | Martinez Group ↔ Rush and Sons | Date: May 20, 2024
=====

This License Agreement ("Agreement") is entered into on May 20, 2024 between Martinez Group ("Provider") and Rush and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Martinez Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rush and Sons retains the right to audit Martinez Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martinez Group

Authorized Representative: Rhonda Martinez

Title: Pharmacologist

Rush and Sons

Authorized Representative: Michael Harris

Title: Data scientist

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Contract #228 | Audit Report | Scott Bartlett and Sloan ↔ Miller PLC | Date: July 17, 2024
=====

This Audit Report ("Agreement") is entered into on July 17, 2024 between Scott Bartlett and Sloan ("Provider") and Miller PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Scott Bartlett and Sloan agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Miller PLC retains the right to audit Scott Bartlett and Sloan's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Scott Bartlett and Sloan
Authorized Representative: Gabriel Hill
Title: Proofreader

Miller PLC
Authorized Representative: Alexandria Graves
Title: Theatre manager

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Contract #229 | Vendor Contract | Harrington Rodriguez and Hernandez ↔ Matthews Chang and Ayers | Date:
=====

This Vendor Contract ("Agreement") is entered into on August 11, 2024 between Harrington Rodriguez and Hernandez and Matthews Chang and Ayers ("Client"). The Parties agree as follows:

1. Scope of Services:

Harrington Rodriguez and Hernandez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Matthews Chang and Ayers retain the right to audit Harrington Rodriguez and Hernandez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Harrington Rodriguez and Hernandez
Authorized Representative: Kristine Garcia
Title: Higher education lecturer

Matthews Chang and Ayers
Authorized Representative: Sheryl Humphrey
Title: Geneticist, molecular

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Contract #230 | Vendor Contract | Pena-Armstrong ↔ Johnson-Hill | Date: July 25, 2023

=====

This Vendor Contract ("Agreement") is entered into on July 25, 2023 between Pena-Armstrong ("Provider") and Johnson-Hill ("Client"). The Parties agree as follows:

1. Scope of Services:

Pena-Armstrong agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson-Hill retains the right to audit Pena-Armstrong's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Pena-Armstrong

Authorized Representative: Lee Steele

Title: Arboriculturist

Johnson-Hill

Authorized Representative: Shawn Vaughn

Title: Artist

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Contract #231 | Partnership Agreement | Alvarez Adams and Watson ↔ Roth-Turner | Date: August 23, 2025

=====

This Partnership Agreement ("Agreement") is entered into on August 23, 2025 between Alvarez Adams and Watson (

and Roth-Turner ("Client"). The Parties agree as follows:

1. Scope of Services:

Alvarez Adams and Watson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Roth-Turner retains the right to audit Alvarez Adams and Watson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Alvarez Adams and Watson

Authorized Representative: John Horton

Title: Chief Technology Officer

Roth-Turner

Authorized Representative: Crystal Turner

Title: Probation officer

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Contract #232 | Compliance Summary | Adams-Butler ↔ Davis Alexander and Mcintyre | Date: July 15, 2024
=====

This Compliance Summary ("Agreement") is entered into on July 15, 2024 between Adams-Butler ("Provider") and Davis Alexander and Mcintyre ("Client"). The Parties agree as follows:

1. Scope of Services:

Adams-Butler agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis Alexander and Mcintyre retain the right to audit Adams-Butler's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Adams-Butler

Authorized Representative: John Black

Title: Midwife

Davis Alexander and Mcintyre

Authorized Representative: Kaylee Moore

Title: Insurance risk surveyor

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Contract #233 | Subcontractor Contract | Hunter Taylor and York ↔ Johnson Lee and Whitaker | Date: April

=====

This Subcontractor Contract ("Agreement") is entered into on April 23, 2023 between Hunter Taylor and York ("Provider") and Johnson Lee and Whitaker ("Client"). The Parties agree as follows:

1. Scope of Services:

Hunter Taylor and York agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson Lee and Whitaker retain the right to audit Hunter Taylor and York's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hunter Taylor and York

Authorized Representative: Danielle Bryant

Title: Media planner

Johnson Lee and Whitaker

Authorized Representative: Denise Colon

Title: Risk analyst

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Contract #234 | Vendor Contract | Reid-Martinez ↔ Allen Group | Date: July 12, 2023

=====

This Vendor Contract ("Agreement") is entered into on July 12, 2023 between Reid-Martinez ("Provider") and Allen Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Reid-Martinez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Allen Group retains the right to audit Reid-Martinez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reid-Martinez

Authorized Representative: Cassandra Harrell

Title: Theatre director

Allen Group

Authorized Representative: Hailey Monroe

Title: Further education lecturer

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Contract #235 | Subcontractor Contract | Rivas Davis and Johnson ↔ Martin PLC | Date: September 01, 2025
=====

This Subcontractor Contract ("Agreement") is entered into on September 01, 2025 between Rivas Davis and Johnson and Martin PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Rivas Davis and Johnson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Martin PLC retains the right to audit Rivas Davis and Johnson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rivas Davis and Johnson

Authorized Representative: Cindy Walker

Title: Equality and diversity officer

Martin PLC

Authorized Representative: Debra Ortiz

Title: Advertising account planner

=====

Contract #236 | Non-Disclosure Agreement | Smith Buck and Holland ↔ Owen Walker and Franklin | Date: May

=====

This Non-Disclosure Agreement ("Agreement") is entered into on May 12, 2023 between Smith Buck and Holland ("P" and Owen Walker and Franklin ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith Buck and Holland agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Owen Walker and Franklin retain the right to audit Smith Buck and Holland's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Smith Buck and Holland

Authorized Representative: Michelle Fletcher

Title: Haematologist

Owen Walker and Franklin

Authorized Representative: James Bailey

Title: Forensic psychologist

=====

Contract #237 | Compliance Summary | Owens Ltd ↔ Holloway Sanders and Garcia | Date: October 17, 2023

=====

This Compliance Summary ("Agreement") is entered into on October 17, 2023 between Owens Ltd ("Provider") and Holloway Sanders and Garcia ("Client"). The Parties agree as follows:

1. Scope of Services:

Owens Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Holloway Sanders and Garcia reserves the right to audit Owens Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Owens Ltd

Authorized Representative: Mary Bridges

Title: Minerals surveyor

Holloway Sanders and Garcia

Authorized Representative: Linda Campbell

Title: Clinical cytogeneticist

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Contract #238 | Non-Disclosure Agreement | Brown-Mcneil ↔ Nguyen Hill and Douglas | Date: April 21, 2024

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This Non-Disclosure Agreement ("Agreement") is entered into on April 21, 2024 between Brown-Mcneil ("Provider") and Nguyen Hill and Douglas ("Client"). The Parties agree as follows:

1. Scope of Services:

Brown-Mcneil agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Nguyen Hill and Douglas retain the right to audit Brown-Mcneil's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Brown-Mcneil

Authorized Representative: Marisa Lopez

Title: Scientist, forensic

Nguyen Hill and Douglas

Authorized Representative: Stephanie Trujillo

Title: Tourism officer

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Contract #239 | Non-Disclosure Agreement | Guerrero-Becker ↔ Johnson Jimenez and Phillips | Date: May 04
=====

This Non-Disclosure Agreement ("Agreement") is entered into on May 04, 2025 between Guerrero-Becker ("Provider" and Johnson Jimenez and Phillips ("Client"). The Parties agree as follows:

1. Scope of Services:

Guerrero-Becker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson Jimenez and Phillips retain the right to audit Guerrero-Becker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Guerrero-Becker

Authorized Representative: Jennifer Doyle

Title: Television production assistant

Johnson Jimenez and Phillips

Authorized Representative: Laura Lee

Title: Environmental education officer

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Contract #240 | Data Processing Agreement | Nichols Glover and Knox ↔ Howard Evans and Jackson | Date: J
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This Data Processing Agreement ("Agreement") is entered into on June 27, 2024 between Nichols Glover and Knox and Howard Evans and Jackson ("Client"). The Parties agree as follows:

1. Scope of Services:

Nichols Glover and Knox agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Howard Evans and Jackson retain the right to audit Nichols Glover and Knox's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nichols Glover and Knox

Authorized Representative: Kristin Carter

Title: Public affairs consultant

Howard Evans and Jackson

Authorized Representative: David Stokes

Title: Education officer, museum

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Contract #241 | Non-Disclosure Agreement | Lam Pena and Walker ↔ Garner LLC | Date: August 22, 2024

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This Non-Disclosure Agreement ("Agreement") is entered into on August 22, 2024 between Lam Pena and Walker ("P" and Garner LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Lam Pena and Walker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Garner LLC retains the right to audit Lam Pena and Walker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lam Pena and Walker

Authorized Representative: Stephen Watson

Title: Textile designer

Garner LLC

Authorized Representative: Samuel Ruiz
Title: Television production assistant

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Contract #242 | Partnership Agreement | Blackburn Jones and Preston ↔ Wilson Becker and Moreno | Date: N

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This Partnership Agreement ("Agreement") is entered into on November 02, 2025 between Blackburn Jones and Preston and Wilson Becker and Moreno ("Client"). The Parties agree as follows:

1. Scope of Services:

Blackburn Jones and Preston agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wilson Becker and Moreno retain the right to audit Blackburn Jones and Preston's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Blackburn Jones and Preston
Authorized Representative: Seth Hernandez
Title: Engineer, control and instrumentation

Wilson Becker and Moreno
Authorized Representative: William Orozco
Title: Programmer, systems

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This Data Processing Agreement ("Agreement") is entered into on June 12, 2024 between Stewart Ltd ("Provider") and Maxwell Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Stewart Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Maxwell Group retains the right to audit Stewart Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Stewart Ltd

Authorized Representative: William Edwards

Title: Barrister

Maxwell Group

Authorized Representative: Donald Juarez

Title: Dispensing optician

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This Service Agreement ("Agreement") is entered into on February 11, 2025 between Duran Burns and Gallagher ("Provider") and Anderson Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Duran Burns and Gallagher agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Anderson Group retains the right to audit Duran Burns and Gallagher's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Duran Burns and Gallagher

Authorized Representative: Jennifer Sanford

Title: Music therapist

Anderson Group

Authorized Representative: Joseph Cross

Title: Administrator, education

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Contract #245 | Service Agreement | Sherman-Schmidt ↔ Rhodes Ltd | Date: January 14, 2024

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This Service Agreement ("Agreement") is entered into on January 14, 2024 between Sherman-Schmidt ("Provider") and Rhodes Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Sherman-Schmidt agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rhodes Ltd retains

the right to audit Sherman-Schmidt's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sherman-Schmidt

Authorized Representative: Courtney Wiley

Title: Insurance underwriter

Rhodes Ltd

Authorized Representative: James Chapman

Title: Diplomatic Services operational officer

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Contract #246 | Data Processing Agreement | Colon LLC ↔ Bryant-Meyer | Date: July 23, 2025

This Data Processing Agreement ("Agreement") is entered into on July 23, 2025 between Colon LLC ("Provider") and Bryant-Meyer ("Client"). The Parties agree as follows:

1. Scope of Services:

Colon LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bryant-Meyer retains the right to audit Colon LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Colon LLC

Authorized Representative: Jessica McDaniel

Title: Contractor

Bryant-Meyer

Authorized Representative: Steven Howard

Title: Emergency planning/management officer

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Contract #247 | Audit Report | Vaughan Group ↔ Perez Ltd | Date: June 30, 2025

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This Audit Report ("Agreement") is entered into on June 30, 2025 between Vaughan Group ("Provider") and Perez Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Vaughan Group agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Perez Ltd retains the right to audit Vaughan Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Vaughan Group

Authorized Representative: Mrs. Alison Wagner

Title: Community pharmacist

Perez Ltd
Authorized Representative: Matthew Johnson
Title: Freight forwarder

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Contract #248 | Audit Report | Dean Wheeler and Williams ↔ Valdez Inc | Date: March 29, 2025
=====

This Audit Report ("Agreement") is entered into on March 29, 2025 between Dean Wheeler and Williams ("Provider" and Valdez Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Dean Wheeler and Williams agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Valdez Inc retains the right to audit Dean Wheeler and Williams's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Dean Wheeler and Williams
Authorized Representative: Brian Wallace
Title: Community pharmacist

Valdez Inc
Authorized Representative: Kara Hernandez
Title: Acupuncturist

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This Partnership Agreement ("Agreement") is entered into on December 06, 2022 between Fisher-Garcia ("Provider" and Nelson Obrien and Taylor ("Client"). The Parties agree as follows:

1. Scope of Services:

Fisher-Garcia agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Nelson Obrien and Taylor retain the right to audit Fisher-Garcia's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Fisher-Garcia

Authorized Representative: Ashley Higgins

Title: Commercial/residential surveyor

Nelson Obrien and Taylor

Authorized Representative: Richard Jimenez

Title: Transport planner

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This Data Sharing Agreement ("Agreement") is entered into on March 03, 2023 between Strickland PLC ("Provider" and Howard Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Strickland PLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Howard Group retains the right to audit Strickland PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Strickland PLC

Authorized Representative: Andrew Crawford

Title: Engineer, maintenance (IT)

Howard Group

Authorized Representative: Karen Young

Title: Administrator, Civil Service

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Contract #251 | Vendor Contract | Davis Rodriguez and Andrews ↔ Hernandez-Davis | Date: May 14, 2023

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This Vendor Contract ("Agreement") is entered into on May 14, 2023 between Davis Rodriguez and Andrews ("Provider") and Hernandez-Davis ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis Rodriguez and Andrews agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hernandez-Davis retains the right to audit Davis Rodriguez and Andrews's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davis Rodriguez and Andrews

Authorized Representative: Misty Garcia

Title: Furniture conservator/restorer

Hernandez-Davis

Authorized Representative: Joyce Madden

Title: Geneticist, molecular

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Contract #252 | Vendor Contract | Williams-Li ↔ Phelps LLC | Date: January 08, 2025

=====

This Vendor Contract ("Agreement") is entered into on January 08, 2025 between Williams-Li ("Provider") and Phelps LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Williams-Li agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Phelps LLC retains the right to audit Williams-Li's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Williams-Li

Authorized Representative: Emily Rodgers

Title: Chief of Staff

Phelps LLC

Authorized Representative: Stefanie Smith

Title: Corporate investment banker

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Contract #253 | Data Sharing Agreement | Holland Murphy and Kline ↔ Adams Quinn and Watson | Date: Janua

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This Data Sharing Agreement ("Agreement") is entered into on January 12, 2024 between Holland Murphy and Kline and Adams Quinn and Watson ("Client"). The Parties agree as follows:

1. Scope of Services:

Holland Murphy and Kline agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Adams Quinn and Watson retains the right to audit Holland Murphy and Kline's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Holland Murphy and Kline

Authorized Representative: Brian Ross
Title: Programmer, multimedia

Adams Quinn and Watson
Authorized Representative: James Jefferson
Title: Pharmacist, community

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Contract #254 | Vendor Contract | Mercado Jackson and Anderson ↔ Brown Dunlap and Moore | Date: April 18
=====

This Vendor Contract ("Agreement") is entered into on April 18, 2025 between Mercado Jackson and Anderson ("Provider") and Brown Dunlap and Moore ("Client"). The Parties agree as follows:

1. Scope of Services:

Mercado Jackson and Anderson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown Dunlap and Moore retains the right to audit Mercado Jackson and Anderson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Mercado Jackson and Anderson
Authorized Representative: Kevin Pham
Title: Primary school teacher

Brown Dunlap and Moore
Authorized Representative: James Howard
Title: Air cabin crew

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This Data Sharing Agreement ("Agreement") is entered into on July 28, 2024 between Hobbs Acosta and Snow ("Provider") and Knapp-Rodriguez ("Client"). The Parties agree as follows:

1. Scope of Services:

Hobbs Acosta and Snow agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Knapp-Rodriguez retains the right to audit Hobbs Acosta and Snow's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hobbs Acosta and Snow

Authorized Representative: Angel Green

Title: Interior and spatial designer

Knapp-Rodriguez

Authorized Representative: Sean Warren

Title: Technical author

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This Vendor Contract ("Agreement") is entered into on July 10, 2023 between Cunningham Levine and Santiago ("Provider") and Stone-Watts ("Client"). The Parties agree as follows:

1. Scope of Services:

Cunningham Levine and Santiago agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Stone-Watts retains the right to audit Cunningham Levine and Santiago's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cunningham Levine and Santiago

Authorized Representative: Jessica Barber

Title: Race relations officer

Stone-Watts

Authorized Representative: Michael Cruz

Title: Surveyor, insurance

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Contract #257 | Subcontractor Contract | Brown Schneider and Moore ↔ Christian-Booth | Date: June 03, 20

=====

This Subcontractor Contract ("Agreement") is entered into on June 03, 2024 between Brown Schneider and Moore (and Christian-Booth ("Client"). The Parties agree as follows:

1. Scope of Services:

Brown Schneider and Moore agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Christian-Booth retains the right to audit Brown Schneider and Moore's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Brown Schneider and Moore

Authorized Representative: John Allen

Title: Health physicist

Christian-Booth

Authorized Representative: Daniel Schneider

Title: Operational researcher

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=====
Contract #258 | Vendor Contract | Miller Group ↔ West Gates and West | Date: June 23, 2025
=====

This Vendor Contract ("Agreement") is entered into on June 23, 2025 between Miller Group ("Provider") and West Gates and West ("Client"). The Parties agree as follows:

1. Scope of Services:

Miller Group agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. West Gates and West retains the right to audit Miller Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Miller Group

Authorized Representative: Jonathan Valdez

Title: Civil engineer, contracting

West Gates and West

Authorized Representative: Andrew Dunn

Title: Chemist, analytical

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=====

Contract #259 | Vendor Contract | Richmond Walsh and Wu ↔ Clark Powers and Clements | Date: June 07, 202

=====

This Vendor Contract ("Agreement") is entered into on June 07, 2023 between Richmond Walsh and Wu ("Provider") and Clark Powers and Clements ("Client"). The Parties agree as follows:

1. Scope of Services:

Richmond Walsh and Wu agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Clark Powers and Clements retain the right to audit Richmond Walsh and Wu's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Richmond Walsh and Wu
Authorized Representative: Anthony Walker
Title: Programme researcher, broadcasting/film/video

Clark Powers and Clements
Authorized Representative: Randall Greene
Title: Medical physicist

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=====
Contract #260 | Vendor Contract | Chavez Davis and Hopkins ↔ Peterson Ltd | Date: January 02, 2024
=====

This Vendor Contract ("Agreement") is entered into on January 02, 2024 between Chavez Davis and Hopkins ("Provider") and Peterson Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Chavez Davis and Hopkins agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Peterson Ltd retains the right to audit Chavez Davis and Hopkins's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Chavez Davis and Hopkins
Authorized Representative: Dorothy Boyd
Title: Claims inspector/assessor

Peterson Ltd
Authorized Representative: Christopher Taylor
Title: Outdoor activities/education manager

=====

Contract #261 | Service Agreement | King and Sons ↔ Martinez Group | Date: June 25, 2023

=====

This Service Agreement ("Agreement") is entered into on June 25, 2023 between King and Sons ("Provider") and Martinez Group ("Client"). The Parties agree as follows:

1. Scope of Services:

King and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Martinez Group retains the right to audit King and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

King and Sons

Authorized Representative: Roger Lee

Title: Lexicographer

Martinez Group

Authorized Representative: Jason House

Title: Theatre stage manager

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=====

Contract #262 | License Agreement | Barton Group ↔ Barrett-Blanchard | Date: April 09, 2025

=====

This License Agreement ("Agreement") is entered into on April 09, 2025 between Barton Group ("Provider")

and Barrett-Blanchard ("Client"). The Parties agree as follows:

1. Scope of Services:

Barton Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Barrett-Blanchard retains the right to audit Barton Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Barton Group

Authorized Representative: Jonathan Moreno

Title: Art therapist

Barrett-Blanchard

Authorized Representative: Jessica Richards

Title: Rural practice surveyor

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=====
Contract #263 | Vendor Contract | Holt and Sons ↔ Ochoa Garcia and Sandoval | Date: August 05, 2024
=====

This Vendor Contract ("Agreement") is entered into on August 05, 2024 between Holt and Sons ("Provider") and Ochoa Garcia and Sandoval ("Client"). The Parties agree as follows:

1. Scope of Services:

Holt and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ochoa Garcia and Sandoval retain the right to audit Holt and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Holt and Sons

Authorized Representative: Erica Keith

Title: Personal assistant

Ochoa Garcia and Sandoval

Authorized Representative: Sydney Farmer

Title: Graphic designer

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Contract #264 | License Agreement | Stuart-Waller ↔ Ballard-Taylor | Date: April 16, 2024

=====

This License Agreement ("Agreement") is entered into on April 16, 2024 between Stuart-Waller ("Provider") and Ballard-Taylor ("Client"). The Parties agree as follows:

1. Scope of Services:

Stuart-Waller agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ballard-Taylor retains the right to audit Stuart-Waller's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Stuart-Waller

Authorized Representative: Stacey Hunt

Title: Sports development officer

Ballard-Taylor

Authorized Representative: Michelle Walls

Title: Engineer, water

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=====

Contract #265 | License Agreement | Clark Ltd ↔ Parks-Morse | Date: September 15, 2025

=====

This License Agreement ("Agreement") is entered into on September 15, 2025 between Clark Ltd ("Provider") and Parks-Morse ("Client"). The Parties agree as follows:

1. Scope of Services:

Clark Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Parks-Morse retains the right to audit Clark Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Clark Ltd

Authorized Representative: Michael Hester

Title: Editor, magazine features

Parks-Morse

Authorized Representative: Melissa Morris

Title: Commercial art gallery manager

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=====
Contract #266 | Partnership Agreement | Hart-Aguilar ↔ Mckinney Craig and English | Date: April 27, 2024
=====

This Partnership Agreement ("Agreement") is entered into on April 27, 2024 between Hart-Aguilar ("Provider") and Mckinney Craig and English ("Client"). The Parties agree as follows:

1. Scope of Services:

Hart-Aguilar agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mckinney Craig and English retain the right to audit Hart-Aguilar's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hart-Aguilar

Authorized Representative: Sherry Henderson

Title: Administrator, Civil Service

Mckinney Craig and English

Authorized Representative: Allison Thomas

Title: Banker

=====
Contract #267 | Data Processing Agreement | Adams and Sons ↔ Vega-Thomas | Date: November 01, 2024
=====

This Data Processing Agreement ("Agreement") is entered into on November 01, 2024 between Adams and Sons ("Provider") and Vega-Thomas ("Client"). The Parties agree as follows:

1. Scope of Services:

Adams and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Vega-Thomas retains the right to audit Adams and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Adams and Sons

Authorized Representative: Richard Harris

Title: Special educational needs teacher

Vega-Thomas

Authorized Representative: Robert Garcia

Title: Surveyor, planning and development

=====
Contract #268 | Vendor Contract | Newton PLC ↔ Young-Mueller | Date: September 06, 2025
=====

This Vendor Contract ("Agreement") is entered into on September 06, 2025 between Newton PLC ("Provider") and Young-Mueller ("Client"). The Parties agree as follows:

1. Scope of Services:

Newton PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Young-Mueller retains the right to audit Newton PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Newton PLC

Authorized Representative: Donna Beck

Title: Museum/gallery curator

Young-Mueller

Authorized Representative: Tyler Daugherty

Title: Intelligence analyst

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=====

Contract #269 | Subcontractor Contract | Brown Manning and Harris ↔ Greer-Pruitt | Date: April 23, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on April 23, 2023 between Brown Manning and Harris (and Greer-Pruitt ("Client"). The Parties agree as follows:

1. Scope of Services:

Brown Manning and Harris agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Greer-Pruitt retains the right to audit Brown Manning and Harris's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Brown Manning and Harris

Authorized Representative: Maria Fischer

Title: Sports coach

Greer-Pruitt

Authorized Representative: Christina Hardy

Title: Engineer, biomedical

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=====
Contract #270 | Subcontractor Contract | Cole-Lucero ↔ Lopez and Sons | Date: February 08, 2024
=====

This Subcontractor Contract ("Agreement") is entered into on February 08, 2024 between Cole-Lucero ("Provider" and Lopez and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Cole-Lucero agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lopez and Sons retains the right to audit Cole-Lucero's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cole-Lucero

Authorized Representative: Barbara Williams

Title: Health promotion specialist

Lopez and Sons

Authorized Representative: Beverly Silva

Title: Freight forwarder

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=====
Contract #271 | License Agreement | Rivera Ltd ↔ Williams LLC | Date: December 20, 2024
=====

This License Agreement ("Agreement") is entered into on December 20, 2024 between Rivera Ltd ("Provider") and Williams LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Rivera Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams LLC retains the right to audit Rivera Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rivera Ltd

Authorized Representative: Patricia Garrett

Title: Illustrator

Williams LLC

Authorized Representative: Kenneth Howard DDS

Title: Investment banker, corporate

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=====
Contract #272 | Audit Report | Robinson White and Jones ↔ Moore Daniels and Powell | Date: April 29, 2024
=====

This Audit Report ("Agreement") is entered into on April 29, 2024 between Robinson White and Jones ("Provider" and Moore Daniels and Powell ("Client"). The Parties agree as follows:

1. Scope of Services:

Robinson White and Jones agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Moore Daniels and Powell retain the right to audit Robinson White and Jones's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Robinson White and Jones

Authorized Representative: Stephen Alvarado

Title: Learning disability nurse

Moore Daniels and Powell

Authorized Representative: Daniel Goodwin
Title: Set designer

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=====
Contract #273 | Partnership Agreement | Barajas-Colon ↔ Smith Caldwell and Griffin | Date: July 13, 2023
=====

This Partnership Agreement ("Agreement") is entered into on July 13, 2023 between Barajas-Colon ("Provider") and Smith Caldwell and Griffin ("Client"). The Parties agree as follows:

1. Scope of Services:

Barajas-Colon agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith Caldwell and Griffin retain the right to audit Barajas-Colon's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Barajas-Colon
Authorized Representative: Lisa Oliver
Title: Archaeologist

Smith Caldwell and Griffin
Authorized Representative: Erica Moon
Title: Clothing/textile technologist

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This Data Sharing Agreement ("Agreement") is entered into on December 02, 2023 between Scott-Ramsey ("Provider" and Pruitt LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Scott-Ramsey agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Pruitt LLC retains the right to audit Scott-Ramsey's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Scott-Ramsey

Authorized Representative: Katie Tucker

Title: Housing manager/officer

Pruitt LLC

Authorized Representative: Cheryl Palmer

Title: Chief Operating Officer

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This Compliance Summary ("Agreement") is entered into on February 15, 2023 between Bonilla PLC ("Provider") and Smith Jones and Santiago ("Client"). The Parties agree as follows:

1. Scope of Services:

Bonilla PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith Jones and Santiago retain the right to audit Bonilla PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Bonilla PLC

Authorized Representative: Sharon Coleman

Title: Civil Service administrator

Smith Jones and Santiago

Authorized Representative: Ronald Johns

Title: Presenter, broadcasting

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Contract #276 | License Agreement | Montoya Jones and Parks ↔ Stevens LLC | Date: August 21, 2023

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This License Agreement ("Agreement") is entered into on August 21, 2023 between Montoya Jones and Parks ("Provider") and Stevens LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Montoya Jones and Parks agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Stevens LLC retains

the right to audit Montoya Jones and Parks's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Montoya Jones and Parks

Authorized Representative: Benjamin Thompson

Title: Food technologist

Stevens LLC

Authorized Representative: Laura Perez

Title: Further education lecturer

Generated by AI Compliance Checker — Prepared by Satya

Contract #277 | Partnership Agreement | Hughes-Mccoy ↔ Stewart-Price | Date: September 15, 2024

This Partnership Agreement ("Agreement") is entered into on September 15, 2024 between Hughes-Mccoy ("Provider" and Stewart-Price ("Client"). The Parties agree as follows:

1. Scope of Services:

Hughes-Mccoy agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Stewart-Price retains the right to audit Hughes-Mccoy's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hughes-Mccoy

Authorized Representative: Aaron Cortez

Title: Biomedical scientist

Stewart-Price

Authorized Representative: Laurie Haynes

Title: Buyer, industrial

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Contract #278 | Partnership Agreement | Reilly-Rodriguez ↔ Turner Miller and Hubbard | Date: June 02, 20

=====

This Partnership Agreement ("Agreement") is entered into on June 02, 2024 between Reilly-Rodriguez ("Provider" and Turner Miller and Hubbard ("Client"). The Parties agree as follows:

1. Scope of Services:

Reilly-Rodriguez agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Turner Miller and Hubbard retain the right to audit Reilly-Rodriguez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reilly-Rodriguez

Authorized Representative: James Guerrero

Title: Public relations account executive

Turner Miller and Hubbard
Authorized Representative: Daniel Francis
Title: Sports administrator

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Contract #279 | Data Sharing Agreement | Choi-Thomas ↔ Eaton Sanford and Camacho | Date: January 24, 202
=====

This Data Sharing Agreement ("Agreement") is entered into on January 24, 2023 between Choi-Thomas ("Provider") and Eaton Sanford and Camacho ("Client"). The Parties agree as follows:

1. Scope of Services:

Choi-Thomas agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Eaton Sanford and Camacho retain the right to audit Choi-Thomas's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Choi-Thomas
Authorized Representative: Tina Smith
Title: Surveyor, building control

Eaton Sanford and Camacho
Authorized Representative: Andrew Armstrong
Title: Nurse, mental health

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This Compliance Summary ("Agreement") is entered into on September 21, 2023 between Kelley Miller and Clark ("Provider") and Berger Cooper and Gutierrez ("Client"). The Parties agree as follows:

1. Scope of Services:

Kelley Miller and Clark agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Berger Cooper and Gutierrez reserves the right to audit Kelley Miller and Clark's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Kelley Miller and Clark

Authorized Representative: Kayla Martin

Title: Environmental consultant

Berger Cooper and Gutierrez

Authorized Representative: Dawn Wilson

Title: Tax adviser

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This Data Sharing Agreement ("Agreement") is entered into on June 13, 2025 between York PLC ("Provider") and Newman-Jones ("Client"). The Parties agree as follows:

1. Scope of Services:

York PLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Newman-Jones retains the right to audit York PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

York PLC

Authorized Representative: Danielle Gonzalez

Title: Telecommunications researcher

Newman-Jones

Authorized Representative: Mr. Carl Rios

Title: Chiropodist

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Contract #282 | Vendor Contract | Harvey-Mccullough ↔ Tucker-Murphy | Date: April 11, 2023
=====

This Vendor Contract ("Agreement") is entered into on April 11, 2023 between Harvey-Mccullough ("Provider") and Tucker-Murphy ("Client"). The Parties agree as follows:

1. Scope of Services:

Harvey-Mccullough agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Tucker-Murphy retains the right to audit Harvey-Mccullough's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Harvey-Mccullough

Authorized Representative: Melissa Hernandez

Title: Tax adviser

Tucker-Murphy

Authorized Representative: Eugene Patterson

Title: Accountant, chartered management

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Contract #283 | Data Sharing Agreement | Sanchez-Walker ↔ Davidson Hill and Ward | Date: August 02, 2023

=====

This Data Sharing Agreement ("Agreement") is entered into on August 02, 2023 between Sanchez-Walker ("Provider" and Davidson Hill and Ward ("Client"). The Parties agree as follows:

1. Scope of Services:

Sanchez-Walker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davidson Hill and Ward retains the right to audit Sanchez-Walker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sanchez-Walker

Authorized Representative: Erin Castillo

Title: Product designer

Davidson Hill and Ward

Authorized Representative: Eric Arnold

Title: Economist

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Contract #284 | Subcontractor Contract | Obrien Wilkinson and Trevino ↔ Vance and Sons | Date: September

=====

This Subcontractor Contract ("Agreement") is entered into on September 26, 2025 between Obrien Wilkinson and T and Vance and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Obrien Wilkinson and Trevino agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Vance and Sons retains the right to audit Obrien Wilkinson and Trevino's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Obrien Wilkinson and Trevino

Authorized Representative: Stephen Jones
Title: Call centre manager

Vance and Sons
Authorized Representative: Sarah Welch
Title: Television camera operator

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Contract #285 | Vendor Contract | Sullivan Lawrence and Escobar ↔ Green Shannon and Fernandez | Date: Oc
=====

This Vendor Contract ("Agreement") is entered into on October 28, 2023 between Sullivan Lawrence and Escobar (and Green Shannon and Fernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Sullivan Lawrence and Escobar agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Green Shannon and Fernandez re the right to audit Sullivan Lawrence and Escobar's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Sullivan Lawrence and Escobar
Authorized Representative: Brittany Long
Title: Theme park manager

Green Shannon and Fernandez
Authorized Representative: Donna Marshall
Title: Sales professional, IT

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Contract #286 | License Agreement | Sanders PLC ↔ Bates PLC | Date: May 30, 2023

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This License Agreement ("Agreement") is entered into on May 30, 2023 between Sanders PLC ("Provider") and Bates PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Sanders PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bates PLC retains the right to audit Sanders PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sanders PLC

Authorized Representative: Nicole Taylor

Title: Designer, Jewellery

Bates PLC

Authorized Representative: Travis Hopkins

Title: Dancer

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Contract #287 | Subcontractor Contract | Dennis Crosby and Williams ↔ Hall-Baker | Date: February 11, 20

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This Subcontractor Contract ("Agreement") is entered into on February 11, 2024 between Dennis Crosby and Williams and Hall-Baker ("Client"). The Parties agree as follows:

1. Scope of Services:

Dennis Crosby and Williams agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hall-Baker retains the right to audit Dennis Crosby and Williams's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Dennis Crosby and Williams

Authorized Representative: Michael Holmes

Title: Media planner

Hall-Baker

Authorized Representative: Thomas Keith

Title: Archaeologist

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Contract #288 | Vendor Contract | Nguyen Padilla and Boyd ↔ Davenport-Baker | Date: November 28, 2024

=====

This Vendor Contract ("Agreement") is entered into on November 28, 2024 between Nguyen Padilla and Boyd ("Provider") and Davenport-Baker ("Client"). The Parties agree as follows:

1. Scope of Services:

Nguyen Padilla and Boyd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, PCI DSS. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davenport-Baker retains the right to audit Nguyen Padilla and Boyd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nguyen Padilla and Boyd

Authorized Representative: Carrie Valdez

Title: Medical secretary

Davenport-Baker

Authorized Representative: Stephanie Miller

Title: Food technologist

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Contract #289 | Subcontractor Contract | Kaufman-Walker ↔ Gomez-Parrish | Date: November 23, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on November 23, 2023 between Kaufman-Walker ("Provider") and Gomez-Parrish ("Client"). The Parties agree as follows:

1. Scope of Services:

Kaufman-Walker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gomez-Parrish retains the right to audit Kaufman-Walker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Kaufman-Walker

Authorized Representative: Mr. Larry Shaw

Title: Corporate treasurer

Gomez-Parrish

Authorized Representative: David Robertson

Title: Health visitor

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Contract #290 | Partnership Agreement | Hernandez and Sons ↔ Guzman-Montoya | Date: January 12, 2025

=====

This Partnership Agreement ("Agreement") is entered into on January 12, 2025 between Hernandez and Sons ("Provider") and Guzman-Montoya ("Client"). The Parties agree as follows:

1. Scope of Services:

Hernandez and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Guzman-Montoya retains the right to audit Hernandez and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Hernandez and Sons
Authorized Representative: Jennifer Rivera
Title: Clothing/textile technologist

Guzman-Montoya
Authorized Representative: Mr. Daniel Martin
Title: Paediatric nurse

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Contract #291 | Vendor Contract | Sanchez and Sons ↔ Vargas Taylor and Hunt | Date: December 29, 2024
=====

This Vendor Contract ("Agreement") is entered into on December 29, 2024 between Sanchez and Sons ("Provider") and Vargas Taylor and Hunt ("Client"). The Parties agree as follows:

1. Scope of Services:

Sanchez and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Vargas Taylor and Hunt retains the right to audit Sanchez and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Sanchez and Sons
Authorized Representative: Bridget Jackson
Title: Education administrator

Vargas Taylor and Hunt
Authorized Representative: Jennifer Costa
Title: Advertising account executive

=====

Contract #292 | License Agreement | Luna Nicholson and Valentine ↔ Cole Group | Date: April 02, 2023

=====

This License Agreement ("Agreement") is entered into on April 02, 2023 between Luna Nicholson and Valentine ("and Cole Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Luna Nicholson and Valentine agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cole Group retains the right to audit Luna Nicholson and Valentine's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Luna Nicholson and Valentine

Authorized Representative: Carolyn Greer

Title: Tourist information centre manager

Cole Group

Authorized Representative: Kevin Saunders

Title: Youth worker

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Contract #293 | Data Processing Agreement | Dixon Jackson and Jennings ↔ Carlson-Jones | Date: January 3

=====

This Data Processing Agreement ("Agreement") is entered into on January 30, 2024 between Dixon Jackson and Jen

and Carlson-Jones ("Client"). The Parties agree as follows:

1. Scope of Services:

Dixon Jackson and Jennings agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Carlson-Jones retains the right to audit Dixon Jackson and Jennings's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Dixon Jackson and Jennings

Authorized Representative: Carlos Smith

Title: Scientist, research (medical)

Carlson-Jones

Authorized Representative: Kathy Barnes

Title: Dealer

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=====
Contract #294 | Partnership Agreement | Davis Alvarez and Mendez ↔ Rich PLC | Date: May 17, 2023
=====

This Partnership Agreement ("Agreement") is entered into on May 17, 2023 between Davis Alvarez and Mendez ("Pr and Rich PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis Alvarez and Mendez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rich PLC retains the right to audit Davis Alvarez and Mendez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davis Alvarez and Mendez

Authorized Representative: Autumn Olson

Title: Conservator, furniture

Rich PLC

Authorized Representative: Kimberly Smith

Title: Plant breeder/geneticist

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=====

Contract #295 | Vendor Contract | Fisher Golden and Wolfe ↔ Perez-Lang | Date: January 03, 2023

=====

This Vendor Contract ("Agreement") is entered into on January 03, 2023 between Fisher Golden and Wolfe ("Provider") and Perez-Lang ("Client"). The Parties agree as follows:

1. Scope of Services:

Fisher Golden and Wolfe agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Perez-Lang retains the right to audit Fisher Golden and Wolfe's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Fisher Golden and Wolfe

Authorized Representative: Jane Chapman

Title: Teaching laboratory technician

Perez-Lang

Authorized Representative: Cesar Woods

Title: Exhibitions officer, museum/gallery

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Contract #296 | Service Agreement | Campbell PLC ↔ Scott-Smith | Date: August 22, 2025

=====

This Service Agreement ("Agreement") is entered into on August 22, 2025 between Campbell PLC ("Provider") and Scott-Smith ("Client"). The Parties agree as follows:

1. Scope of Services:

Campbell PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Scott-Smith retains the right to audit Campbell PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Campbell PLC

Authorized Representative: Adrienne Mills

Title: Scientist, product/process development

Scott-Smith

Authorized Representative: Matthew Watts

Title: Interpreter

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=====
Contract #297 | License Agreement | Cox-Moore ↔ Richards Green and Herrera | Date: May 07, 2025
=====

This License Agreement ("Agreement") is entered into on May 07, 2025 between Cox-Moore ("Provider") and Richards Green and Herrera ("Client"). The Parties agree as follows:

1. Scope of Services:

Cox-Moore agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Richards Green and Herrera retain the right to audit Cox-Moore's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cox-Moore

Authorized Representative: Lisa Braun

Title: Occupational psychologist

Richards Green and Herrera

Authorized Representative: Jennifer Bowers

Title: Radiation protection practitioner

=====
Contract #298 | License Agreement | Wood PLC ↔ King-Parker | Date: May 01, 2023
=====

This License Agreement ("Agreement") is entered into on May 01, 2023 between Wood PLC ("Provider") and King-Parker ("Client"). The Parties agree as follows:

1. Scope of Services:

Wood PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. King-Parker retains the right to audit Wood PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Wood PLC
Authorized Representative: Michael Fitzgerald
Title: Commissioning editor

King-Parker
Authorized Representative: Jillian Lyons
Title: Designer, television/film set

=====
Contract #299 | Data Processing Agreement | Lewis Group ↔ Owen-Mendez | Date: January 16, 2023
=====

This Data Processing Agreement ("Agreement") is entered into on January 16, 2023 between Lewis Group ("Provide" and Owen-Mendez ("Client"). The Parties agree as follows:

1. Scope of Services:

Lewis Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Owen-Mendez retains the right to audit Lewis Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lewis Group

Authorized Representative: Amy Price

Title: Accountant, chartered public finance

Owen-Mendez

Authorized Representative: Samantha Ruiz

Title: Tourism officer

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Contract #300 | Subcontractor Contract | Davis-Baker ↔ Miller-Johnson | Date: April 10, 2025

=====

This Subcontractor Contract ("Agreement") is entered into on April 10, 2025 between Davis-Baker ("Provider") and Miller-Johnson ("Client"). The Parties agree as follows:

1. Scope of Services:

Davis-Baker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Miller-Johnson retains the right to audit Davis-Baker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davis-Baker

Authorized Representative: William Mendez

Title: Scientist, research (life sciences)

Miller-Johnson

Authorized Representative: Victor Brown

Title: Economist

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Contract #301 | Non-Disclosure Agreement | Snyder Smith and Jefferson ↔ Mitchell Johnson and Greene | Da
=====

This Non-Disclosure Agreement ("Agreement") is entered into on August 19, 2025 between Snyder Smith and Jefferson and Mitchell Johnson and Greene ("Client"). The Parties agree as follows:

1. Scope of Services:

Snyder Smith and Jefferson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mitchell Johnson and Greene retain the right to audit Snyder Smith and Jefferson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Snyder Smith and Jefferson

Authorized Representative: Crystal Jackson

Title: Animal technologist

Mitchell Johnson and Greene

Authorized Representative: Matthew Cantrell

Title: Chartered legal executive (England and Wales)

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=====
Contract #302 | Subcontractor Contract | Chan-Gomez ↔ Sullivan-Gonzalez | Date: October 24, 2023
=====

This Subcontractor Contract ("Agreement") is entered into on October 24, 2023 between Chan-Gomez ("Provider") and Sullivan-Gonzalez ("Client"). The Parties agree as follows:

1. Scope of Services:

Chan-Gomez agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sullivan-Gonzalez retains the right to audit Chan-Gomez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Chan-Gomez

Authorized Representative: Michael Calhoun

Title: Stage manager

Sullivan-Gonzalez

Authorized Representative: Ronald Herman

Title: Magazine features editor

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Contract #303 | License Agreement | Richmond-Hill ↔ Mccarty Gibson and Powell | Date: December 16, 2023

=====

This License Agreement ("Agreement") is entered into on December 16, 2023 between Richmond-Hill ("Provider") and Mccarty Gibson and Powell ("Client"). The Parties agree as follows:

1. Scope of Services:

Richmond-Hill agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mccarty Gibson and Powell retain the right to audit Richmond-Hill's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Richmond-Hill

Authorized Representative: Christopher Hunter

Title: Surveyor, land/geomatics

Mccarty Gibson and Powell

Authorized Representative: Edward Arroyo
Title: Scientific laboratory technician

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=====
Contract #304 | Subcontractor Contract | Walter-Li ↔ Wright Ramos and Bennett | Date: June 26, 2025
=====

This Subcontractor Contract ("Agreement") is entered into on June 26, 2025 between Walter-Li ("Provider") and Wright Ramos and Bennett ("Client"). The Parties agree as follows:

1. Scope of Services:

Walter-Li agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wright Ramos and Bennett retain the right to audit Walter-Li's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Walter-Li
Authorized Representative: Mr. Gerald Rowe
Title: Psychiatrist

Wright Ramos and Bennett
Authorized Representative: Shannon Olson
Title: Further education lecturer

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This Partnership Agreement ("Agreement") is entered into on April 05, 2024 between Reyes and Sons ("Provider") and Haynes McBride and Gutierrez ("Client"). The Parties agree as follows:

1. Scope of Services:

Reyes and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Haynes McBride and Gutierrez reserves the right to audit Reyes and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reyes and Sons

Authorized Representative: Joseph Haynes

Title: General practice doctor

Haynes McBride and Gutierrez

Authorized Representative: Brandon Nunez

Title: Lighting technician, broadcasting/film/video

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This Subcontractor Contract ("Agreement") is entered into on January 22, 2025 between Spencer and Sons ("Provider") and Edwards-Robinson ("Client"). The Parties agree as follows:

1. Scope of Services:

Spencer and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Edwards-Robinson retains the right to audit Spencer and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Spencer and Sons

Authorized Representative: Catherine Reese

Title: Energy manager

Edwards-Robinson

Authorized Representative: Mr. Nicolas Salas II

Title: Engineer, electrical

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Contract #307 | Partnership Agreement | Huff LLC ↔ Maxwell Inc | Date: May 18, 2025

=====

This Partnership Agreement ("Agreement") is entered into on May 18, 2025 between Huff LLC ("Provider") and Maxwell Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Huff LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Maxwell Inc retains

the right to audit Huff LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Huff LLC

Authorized Representative: Megan Alvarado

Title: Visual merchandiser

Maxwell Inc

Authorized Representative: Scott Rubio

Title: Race relations officer

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Contract #308 | Compliance Summary | Oliver-Vasquez ↔ Melton Henry and Joyce | Date: February 19, 2025

This Compliance Summary ("Agreement") is entered into on February 19, 2025 between Oliver-Vasquez ("Provider") and Melton Henry and Joyce ("Client"). The Parties agree as follows:

1. Scope of Services:

Oliver-Vasquez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Melton Henry and Joyce retains the right to audit Oliver-Vasquez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Oliver-Vasquez

Authorized Representative: Diana Walker

Title: Technical author

Melton Henry and Joyce

Authorized Representative: Joseph Henderson

Title: Sound technician, broadcasting/film/video

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Contract #309 | Subcontractor Contract | Shaw Group ↔ Parsons Bryant and Martinez | Date: January 01, 20

=====

This Subcontractor Contract ("Agreement") is entered into on January 01, 2023 between Shaw Group ("Provider") and Parsons Bryant and Martinez ("Client"). The Parties agree as follows:

1. Scope of Services:

Shaw Group agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Parsons Bryant and Martinez re the right to audit Shaw Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Shaw Group

Authorized Representative: Emily Smith

Title: Engineer, materials

Parsons Bryant and Martinez
Authorized Representative: Brian Ward
Title: Futures trader

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Contract #310 | Data Processing Agreement | Dunn and Sons ↔ Ruiz-Austin | Date: February 14, 2024

=====

This Data Processing Agreement ("Agreement") is entered into on February 14, 2024 between Dunn and Sons ("Provider") and Ruiz-Austin ("Client"). The Parties agree as follows:

1. Scope of Services:

Dunn and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ruiz-Austin retains the right to audit Dunn and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Dunn and Sons
Authorized Representative: Jonathan Clark
Title: Microbiologist

Ruiz-Austin
Authorized Representative: James Hayes
Title: Teacher, music

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This Non-Disclosure Agreement ("Agreement") is entered into on February 16, 2023 between Krause Ltd ("Provider" and Olsen Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Krause Ltd agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Olsen Ltd retains the right to audit Krause Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Krause Ltd

Authorized Representative: David Reynolds

Title: Museum/gallery curator

Olsen Ltd

Authorized Representative: Robert Rodgers

Title: Public librarian

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This Vendor Contract ("Agreement") is entered into on December 25, 2024 between Thompson Group ("Provider") and Cowan Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Thompson Group agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cowan Ltd retains the right to audit Thompson Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thompson Group

Authorized Representative: Michelle Floyd

Title: Hydrologist

Cowan Ltd

Authorized Representative: Scott Williams

Title: Child psychotherapist

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Contract #313 | Service Agreement | Martin Lewis and King ↔ Davis Garner and Green | Date: November 25,

=====

This Service Agreement ("Agreement") is entered into on November 25, 2022 between Martin Lewis and King ("Provider") and Davis Garner and Green ("Client"). The Parties agree as follows:

1. Scope of Services:

Martin Lewis and King agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Davis Garner and Green retains the right to audit Martin Lewis and King's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martin Lewis and King

Authorized Representative: Justin Patrick

Title: Local government officer

Davis Garner and Green

Authorized Representative: Bryan Dillon

Title: Trading standards officer

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=====
Contract #314 | Data Processing Agreement | Ray Ltd ↔ Ryan Krause and Mitchell | Date: September 28, 2022
=====

This Data Processing Agreement ("Agreement") is entered into on September 28, 2023 between Ray Ltd ("Provider" and Ryan Krause and Mitchell ("Client"). The Parties agree as follows:

1. Scope of Services:

Ray Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ryan Krause and Mitchell retain the right to audit Ray Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ray Ltd

Authorized Representative: Jordan Hampton

Title: Product manager

Ryan Krause and Mitchell

Authorized Representative: Jane Mitchell

Title: Dance movement psychotherapist

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Contract #315 | Audit Report | Davidson LLC ↔ Welch-Duncan | Date: December 03, 2024

=====

This Audit Report ("Agreement") is entered into on December 03, 2024 between Davidson LLC ("Provider") and Welch-Duncan ("Client"). The Parties agree as follows:

1. Scope of Services:

Davidson LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Welch-Duncan retains the right to audit Davidson LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Davidson LLC

Authorized Representative: Andrea Martin
Title: Estate agent

Welch-Duncan
Authorized Representative: Matthew Page
Title: Trade union research officer

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=====
Contract #316 | Non-Disclosure Agreement | Foster Barron and Norman ↔ Adkins-Meyer | Date: October 23, 2
=====

This Non-Disclosure Agreement ("Agreement") is entered into on October 23, 2023 between Foster Barron and Norm and Adkins-Meyer ("Client"). The Parties agree as follows:

1. Scope of Services:

Foster Barron and Norman agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Adkins-Meyer retains the right to audit Foster Barron and Norman's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Foster Barron and Norman
Authorized Representative: Christopher Dickerson
Title: Comptroller

Adkins-Meyer
Authorized Representative: Mary Shepard
Title: Cartographer

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This Non-Disclosure Agreement ("Agreement") is entered into on May 03, 2023 between Jackson Inc ("Provider") and Brown Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Jackson Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown Group retains the right to audit Jackson Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jackson Inc

Authorized Representative: Allison Sanders

Title: Charity officer

Brown Group

Authorized Representative: Luke Miller

Title: Newspaper journalist

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This Subcontractor Contract ("Agreement") is entered into on October 06, 2024 between Perez-Rojas ("Provider") and Sims-Anderson ("Client"). The Parties agree as follows:

1. Scope of Services:

Perez-Rojas agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sims-Anderson retains the right to audit Perez-Rojas's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Perez-Rojas

Authorized Representative: Alyssa Alvarado

Title: Journalist, magazine

Sims-Anderson

Authorized Representative: Julie Pitts

Title: Glass blower/designer

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Contract #319 | Compliance Summary | Wallace Montes and Wolfe ↔ Garza Group | Date: September 17, 2023

=====

This Compliance Summary ("Agreement") is entered into on September 17, 2023 between Wallace Montes and Wolfe (and Garza Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Wallace Montes and Wolfe agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Garza Group retains the right to audit Wallace Montes and Wolfe's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Wallace Montes and Wolfe

Authorized Representative: Madison Elliott

Title: Scientist, research (physical sciences)

Garza Group

Authorized Representative: Kimberly Stout

Title: Race relations officer

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Contract #320 | Partnership Agreement | Perez Davis and Parker ↔ Green-Torres | Date: January 28, 2025

=====

This Partnership Agreement ("Agreement") is entered into on January 28, 2025 between Perez Davis and Parker (" and Green-Torres ("Client"). The Parties agree as follows:

1. Scope of Services:

Perez Davis and Parker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Green-Torres retains the right to audit Perez Davis and Parker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Perez Davis and Parker

Authorized Representative: Robert Charles

Title: Local government officer

Green-Torres

Authorized Representative: Joseph Watts

Title: Regulatory affairs officer

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Contract #321 | Compliance Summary | Evans-Cannon ↔ Harper-Robles | Date: October 09, 2023

=====

This Compliance Summary ("Agreement") is entered into on October 09, 2023 between Evans-Cannon ("Provider") and Harper-Robles ("Client"). The Parties agree as follows:

1. Scope of Services:

Evans-Cannon agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Harper-Robles retains the right to audit Evans-Cannon's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Evans-Cannon
Authorized Representative: Chelsea Khan
Title: Press sub

Harper-Robles
Authorized Representative: Christopher McLaughlin
Title: Newspaper journalist

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=====
Contract #322 | Vendor Contract | Walker-Miller ↔ Allen Duran and Kent | Date: April 03, 2024
=====

This Vendor Contract ("Agreement") is entered into on April 03, 2024 between Walker-Miller ("Provider") and Allen Duran and Kent ("Client"). The Parties agree as follows:

1. Scope of Services:

Walker-Miller agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Allen Duran and Kent retains the right to audit Walker-Miller's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Walker-Miller
Authorized Representative: Melinda Mitchell
Title: Ship broker

Allen Duran and Kent
Authorized Representative: Jennifer Castaneda
Title: Education officer, environmental

=====

Contract #323 | Compliance Summary | Roberts Ltd ↔ Williamson-Nelson | Date: May 02, 2023

=====

This Compliance Summary ("Agreement") is entered into on May 02, 2023 between Roberts Ltd ("Provider") and Williamson-Nelson ("Client"). The Parties agree as follows:

1. Scope of Services:

Roberts Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williamson-Nelson retains the right to audit Roberts Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Roberts Ltd

Authorized Representative: Chelsea Smith

Title: Artist

Williamson-Nelson

Authorized Representative: Alison Compton

Title: Herbalist

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Contract #324 | Non-Disclosure Agreement | Martinez-Gonzales ↔ Hall and Sons | Date: May 04, 2025

=====

This Non-Disclosure Agreement ("Agreement") is entered into on May 04, 2025 between Martinez-Gonzales ("Provid

and Hall and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Martinez-Gonzales agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hall and Sons retains the right to audit Martinez-Gonzales's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martinez-Gonzales

Authorized Representative: Daniel Fisher

Title: Research scientist (physical sciences)

Hall and Sons

Authorized Representative: Mrs. Raven Rivera DVM

Title: Dancer

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Contract #325 | Service Agreement | Adams Group ↔ Daniels and Sons | Date: July 12, 2023
=====

This Service Agreement ("Agreement") is entered into on July 12, 2023 between Adams Group ("Provider") and Daniels and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Adams Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Daniels and Sons retains the right to audit Adams Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Adams Group

Authorized Representative: Ryan Roth

Title: Administrator, charities/voluntary organisations

Daniels and Sons

Authorized Representative: Randy Wright

Title: Probation officer

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Contract #326 | Vendor Contract | Rojas Inc ↔ Murray Inc | Date: September 09, 2023

=====

This Vendor Contract ("Agreement") is entered into on September 09, 2023 between Rojas Inc ("Provider") and Murray Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Rojas Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Murray Inc retains the right to audit Rojas Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rojas Inc

Authorized Representative: Vickie Kennedy

Title: Insurance underwriter

Murray Inc

Authorized Representative: Caitlin Chandler

Title: Stage manager

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Contract #327 | Vendor Contract | Martinez Olson and Evans ↔ Clay-Boyer | Date: January 25, 2024

=====

This Vendor Contract ("Agreement") is entered into on January 25, 2024 between Martinez Olson and Evans ("Provider") and Clay-Boyer ("Client"). The Parties agree as follows:

1. Scope of Services:

Martinez Olson and Evans agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Clay-Boyer retains the right to audit Martinez Olson and Evans's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martinez Olson and Evans

Authorized Representative: Brian Chen

Title: Journalist, broadcasting

Clay-Boyer

Authorized Representative: Robert Richards

Title: Occupational hygienist

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Contract #328 | Partnership Agreement | Smith Inc ↔ Logan Alvarez and Carlson | Date: August 21, 2025

This Partnership Agreement ("Agreement") is entered into on August 21, 2025 between Smith Inc ("Provider") and Logan Alvarez and Carlson ("Client"). The Parties agree as follows:

1. Scope of Services:

Smith Inc agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Logan Alvarez and Carlson retain the right to audit Smith Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Smith Inc

Authorized Representative: Brandon Moore

Title: Chemist, analytical

Logan Alvarez and Carlson

Authorized Representative: Gina Booker

Title: Best boy

=====

Contract #329 | Audit Report | Kelly and Sons ↔ Herrera Rodriguez and Freeman | Date: March 23, 2023

=====

This Audit Report ("Agreement") is entered into on March 23, 2023 between Kelly and Sons ("Provider") and Herrera Rodriguez and Freeman ("Client"). The Parties agree as follows:

1. Scope of Services:

Kelly and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Herrera Rodriguez and Freeman the right to audit Kelly and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Kelly and Sons

Authorized Representative: Justin Newman

Title: Loss adjuster, chartered

Herrera Rodriguez and Freeman

Authorized Representative: Jessica Lee

Title: Multimedia programmer

=====

Contract #330 | Non-Disclosure Agreement | Ramsey-King ↔ Washington Group | Date: June 01, 2024

=====

This Non-Disclosure Agreement ("Agreement") is entered into on June 01, 2024 between Ramsey-King ("Provider") and Washington Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Ramsey-King agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Washington Group retains the right to audit Ramsey-King's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ramsey-King

Authorized Representative: Kimberly Henry

Title: Tax adviser

Washington Group

Authorized Representative: Gregory Oconnor

Title: Haematologist

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=====

Contract #331 | Partnership Agreement | Rocha Spencer and Jones ↔ Cole LLC | Date: March 25, 2025

=====

This Partnership Agreement ("Agreement") is entered into on March 25, 2025 between Rocha Spencer and Jones ("P" and Cole LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Rocha Spencer and Jones agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cole LLC retains the right to audit Rocha Spencer and Jones's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rocha Spencer and Jones

Authorized Representative: Jordan Parsons

Title: Risk manager

Cole LLC

Authorized Representative: Cody Smith

Title: Medical physicist

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=====

Contract #332 | Service Agreement | Allen Le and Barrett ↔ Fuentes Lee and Vega | Date: March 03, 2025

=====

This Service Agreement ("Agreement") is entered into on March 03, 2025 between Allen Le and Barrett ("Provider" and Fuentes Lee and Vega ("Client"). The Parties agree as follows:

1. Scope of Services:

Allen Le and Barrett agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Fuentes Lee and Vega retains the right to audit Allen Le and Barrett's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Allen Le and Barrett

Authorized Representative: Brittany Campbell

Title: Outdoor activities/education manager

Fuentes Lee and Vega

Authorized Representative: Ashley Mills

Title: Broadcast engineer

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=====
Contract #333 | Vendor Contract | Conley and Sons ↔ Russo and Sons | Date: April 16, 2023
=====

This Vendor Contract ("Agreement") is entered into on April 16, 2023 between Conley and Sons ("Provider") and Russo and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Conley and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Russo and Sons retains the right to audit Conley and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Conley and Sons

Authorized Representative: Corey Johnson

Title: Network engineer

Russo and Sons

Authorized Representative: Kelly Miles

Title: Furniture conservator/restorer

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=====
Contract #334 | Compliance Summary | Diaz PLC ↔ Jones Conrad and Clark | Date: October 05, 2025
=====

This Compliance Summary ("Agreement") is entered into on October 05, 2025 between Diaz PLC ("Provider") and Jones Conrad and Clark ("Client"). The Parties agree as follows:

1. Scope of Services:

Diaz PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jones Conrad and Clark retains the right to audit Diaz PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Diaz PLC

Authorized Representative: Steve Miller PhD

Title: Biochemist, clinical

Jones Conrad and Clark

Authorized Representative: Patrick Zamora
Title: Merchandiser, retail

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=====
Contract #335 | Data Sharing Agreement | Brown Jensen and Rice ↔ Jones Torres and Blackburn | Date: Marc
=====

This Data Sharing Agreement ("Agreement") is entered into on March 21, 2024 between Brown Jensen and Rice ("Provider") and Jones Torres and Blackburn ("Client"). The Parties agree as follows:

1. Scope of Services:

Brown Jensen and Rice agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jones Torres and Blackburn reserves the right to audit Brown Jensen and Rice's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Brown Jensen and Rice
Authorized Representative: Anne Hardy
Title: Ship broker

Jones Torres and Blackburn
Authorized Representative: Corey Sandoval
Title: Teacher, early years/pre

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=====

This License Agreement ("Agreement") is entered into on July 03, 2024 between Meza Hansen and Grant ("Provider" and Garcia Fowler and Howard ("Client"). The Parties agree as follows:

1. Scope of Services:

Meza Hansen and Grant agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Garcia Fowler and Howard retain the right to audit Meza Hansen and Grant's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Meza Hansen and Grant

Authorized Representative: Maurice Andrade

Title: Dietitian

Garcia Fowler and Howard

Authorized Representative: Krista Wagner

Title: Designer, industrial/product

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This Compliance Summary ("Agreement") is entered into on May 16, 2025 between Murillo Ramos and Gomez ("Provider" and Pierce-Shea ("Client"). The Parties agree as follows:

1. Scope of Services:

Murillo Ramos and Gomez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Pierce-Shea retains the right to audit Murillo Ramos and Gomez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Murillo Ramos and Gomez

Authorized Representative: Jennifer Schultz

Title: Jewellery designer

Pierce-Shea

Authorized Representative: Kristine Lewis

Title: Statistician

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Contract #338 | Compliance Summary | King Nixon and West ↔ Smith-Johnson | Date: January 03, 2023

=====

This Compliance Summary ("Agreement") is entered into on January 03, 2023 between King Nixon and West ("Provider") and Smith-Johnson ("Client"). The Parties agree as follows:

1. Scope of Services:

King Nixon and West agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith-Johnson retains

the right to audit King Nixon and West's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

King Nixon and West

Authorized Representative: Alan Taylor

Title: Immigration officer

Smith-Johnson

Authorized Representative: William Lewis

Title: International aid/development worker

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Contract #339 | Data Sharing Agreement | Ingram Ltd ↔ Ellison-Dixon | Date: August 10, 2025

This Data Sharing Agreement ("Agreement") is entered into on August 10, 2025 between Ingram Ltd ("Provider") and Ellison-Dixon ("Client"). The Parties agree as follows:

1. Scope of Services:

Ingram Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ellison-Dixon retains the right to audit Ingram Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ingram Ltd

Authorized Representative: Laura Davis

Title: Psychiatrist

Ellison-Dixon

Authorized Representative: Charles Richardson

Title: Television floor manager

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=====

Contract #340 | Subcontractor Contract | Hall LLC ↔ Duncan PLC | Date: October 05, 2025

=====

This Subcontractor Contract ("Agreement") is entered into on October 05, 2025 between Hall LLC ("Provider") and Duncan PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Hall LLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Duncan PLC retains the right to audit Hall LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hall LLC

Authorized Representative: Morgan Cummings

Title: Radiation protection practitioner

Duncan PLC
Authorized Representative: Roger Norris
Title: Technical author

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=====
Contract #341 | Vendor Contract | Larson LLC ↔ Cross PLC | Date: July 02, 2024
=====

This Vendor Contract ("Agreement") is entered into on July 02, 2024 between Larson LLC ("Provider") and Cross PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Larson LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cross PLC retains the right to audit Larson LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Larson LLC
Authorized Representative: Richard Weeks
Title: Lecturer, higher education

Cross PLC
Authorized Representative: Robert Butler
Title: Community arts worker

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This Compliance Summary ("Agreement") is entered into on November 17, 2023 between Adkins PLC ("Provider") and Walters Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Adkins PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Walters Ltd retains the right to audit Adkins PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Adkins PLC

Authorized Representative: Eric Williams

Title: Solicitor, Scotland

Walters Ltd

Authorized Representative: Erin Wolfe

Title: Designer, ceramics/pottery

=====
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=====

This Audit Report ("Agreement") is entered into on April 01, 2023 between Nunez Group ("Provider") and Mullins-Johnston ("Client"). The Parties agree as follows:

1. Scope of Services:

Nunez Group agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mullins-Johnston retains the right to audit Nunez Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nunez Group

Authorized Representative: Jeffrey Hartman

Title: Data scientist

Mullins-Johnston

Authorized Representative: Bradley Duncan

Title: Artist

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=====

Contract #344 | Service Agreement | Ross Miller and Shaw ↔ Anderson Taylor and Hansen | Date: April 15,

=====

This Service Agreement ("Agreement") is entered into on April 15, 2023 between Ross Miller and Shaw ("Provider" and Anderson Taylor and Hansen ("Client"). The Parties agree as follows:

1. Scope of Services:

Ross Miller and Shaw agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Anderson Taylor and Hansen retain the right to audit Ross Miller and Shaw's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ross Miller and Shaw

Authorized Representative: Matthew Gonzalez DDS

Title: Scientist, research (physical sciences)

Anderson Taylor and Hansen

Authorized Representative: Benjamin Frank

Title: Jewellery designer

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=====
Contract #345 | Service Agreement | Glass Davis and Powers ↔ Diaz-Lee | Date: September 25, 2024
=====

This Service Agreement ("Agreement") is entered into on September 25, 2024 between Glass Davis and Powers ("Provider") and Diaz-Lee ("Client"). The Parties agree as follows:

1. Scope of Services:

Glass Davis and Powers agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Diaz-Lee retains the right to audit Glass Davis and Powers's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Glass Davis and Powers

Authorized Representative: Matthew Carrillo

Title: Doctor, general practice

Diaz-Lee

Authorized Representative: Lisa Branch MD

Title: Dancer

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=====

Contract #346 | Compliance Summary | Williams-Meyers ↔ Jennings and Sons | Date: August 15, 2023

=====

This Compliance Summary ("Agreement") is entered into on August 15, 2023 between Williams-Meyers ("Provider") and Jennings and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Williams-Meyers agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jennings and Sons retains the right to audit Williams-Meyers's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Williams-Meyers

Authorized Representative: Sarah Rodriguez
Title: Audiological scientist

Jennings and Sons
Authorized Representative: Marc Hernandez
Title: Holiday representative

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=====
Contract #347 | Partnership Agreement | Cooper Inc ↔ Cole-Johnson | Date: October 12, 2024
=====

This Partnership Agreement ("Agreement") is entered into on October 12, 2024 between Cooper Inc ("Provider") and Cole-Johnson ("Client"). The Parties agree as follows:

1. Scope of Services:

Cooper Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cole-Johnson retains the right to audit Cooper Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Cooper Inc
Authorized Representative: Joshua Harris
Title: Scientist, research (medical)

Cole-Johnson
Authorized Representative: Kimberly Dean
Title: Counsellor

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Contract #348 | Partnership Agreement | Hale Smith and Aguilar ↔ Rose Scott and Brown | Date: December 2

=====

This Partnership Agreement ("Agreement") is entered into on December 29, 2023 between Hale Smith and Aguilar (and Rose Scott and Brown ("Client"). The Parties agree as follows:

1. Scope of Services:

Hale Smith and Aguilar agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rose Scott and Brown retains the right to audit Hale Smith and Aguilar's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hale Smith and Aguilar

Authorized Representative: Michael Nelson

Title: Psychologist, occupational

Rose Scott and Brown

Authorized Representative: Alejandra Price

Title: Geoscientist

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Contract #349 | Data Sharing Agreement | Christian Keller and Lin ↔ Carter Ltd | Date: May 28, 2023

=====

This Data Sharing Agreement ("Agreement") is entered into on May 28, 2023 between Christian Keller and Lin ("P and Carter Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Christian Keller and Lin agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Carter Ltd retains the right to audit Christian Keller and Lin's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Christian Keller and Lin

Authorized Representative: William Romero

Title: Child psychotherapist

Carter Ltd

Authorized Representative: Kari Harper

Title: Chartered management accountant

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=====
Contract #350 | Audit Report | Gonzalez Group ↔ House Smith and Wright | Date: October 21, 2024
=====

This Audit Report ("Agreement") is entered into on October 21, 2024 between Gonzalez Group ("Provider") and House Smith and Wright ("Client"). The Parties agree as follows:

1. Scope of Services:

Gonzalez Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. House Smith and Wright retains the right to audit Gonzalez Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gonzalez Group

Authorized Representative: Felicia Long

Title: Designer, graphic

House Smith and Wright

Authorized Representative: Michael Kelly

Title: Immigration officer

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=====
Contract #351 | Data Sharing Agreement | Ferrell PLC ↔ Cain-Garrett | Date: May 22, 2025
=====

This Data Sharing Agreement ("Agreement") is entered into on May 22, 2025 between Ferrell PLC ("Provider") and Cain-Garrett ("Client"). The Parties agree as follows:

1. Scope of Services:

Ferrell PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cain-Garrett retains the right to audit Ferrell PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ferrell PLC

Authorized Representative: Stefanie Briggs

Title: Air traffic controller

Cain-Garrett

Authorized Representative: Tiffany Perez

Title: Licensed conveyancer

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Contract #352 | Compliance Summary | Sandoval-Miller ↔ Meyer-Gregory | Date: November 03, 2024

=====

This Compliance Summary ("Agreement") is entered into on November 03, 2024 between Sandoval-Miller ("Provider" and Meyer-Gregory ("Client"). The Parties agree as follows:

1. Scope of Services:

Sandoval-Miller agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Meyer-Gregory retains the right to audit Sandoval-Miller's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Sandoval-Miller
Authorized Representative: Melissa Butler
Title: Teacher, primary school

Meyer-Gregory
Authorized Representative: Wesley Browning
Title: Landscape architect

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=====
Contract #353 | Subcontractor Contract | Daniels-Clark ↔ Carpenter Ltd | Date: May 28, 2025
=====

This Subcontractor Contract ("Agreement") is entered into on May 28, 2025 between Daniels-Clark ("Provider") and Carpenter Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Daniels-Clark agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Carpenter Ltd retains the right to audit Daniels-Clark's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Daniels-Clark
Authorized Representative: Shari Parker
Title: Scientist, research (physical sciences)

Carpenter Ltd
Authorized Representative: Jessica Stout
Title: Dance movement psychotherapist

=====

Contract #354 | Data Processing Agreement | Fitzpatrick Stark and Stewart ↔ Patel Ball and White | Date:

=====

This Data Processing Agreement ("Agreement") is entered into on June 19, 2023 between Fitzpatrick Stark and Stewart and Patel Ball and White ("Client"). The Parties agree as follows:

1. Scope of Services:

Fitzpatrick Stark and Stewart agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Patel Ball and White retains the right to audit Fitzpatrick Stark and Stewart's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Fitzpatrick Stark and Stewart

Authorized Representative: Brianna Johnson

Title: Investment banker, operational

Patel Ball and White

Authorized Representative: Jennifer Jenkins

Title: Probation officer

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Contract #355 | Subcontractor Contract | Peck Shannon and Mahoney ↔ Hernandez-Lopez | Date: August 13, 2025

=====

This Subcontractor Contract ("Agreement") is entered into on August 13, 2025 between Peck Shannon and Mahoney

and Hernandez-Lopez ("Client"). The Parties agree as follows:

1. Scope of Services:

Peck Shannon and Mahoney agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hernandez-Lopez retains the right to audit Peck Shannon and Mahoney's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Peck Shannon and Mahoney

Authorized Representative: Alexander Odom

Title: Warehouse manager

Hernandez-Lopez

Authorized Representative: Keith Hall

Title: Exhibition designer

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=====
Contract #356 | Data Sharing Agreement | McDaniel LLC ↔ Watts Group | Date: June 07, 2025
=====

This Data Sharing Agreement ("Agreement") is entered into on June 07, 2025 between McDaniel LLC ("Provider") and Watts Group ("Client"). The Parties agree as follows:

1. Scope of Services:

McDaniel LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Watts Group retains the right to audit McDaniel LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

McDaniel LLC

Authorized Representative: Ryan Harrison

Title: Midwife

Watts Group

Authorized Representative: James Wells

Title: Development worker, community

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Contract #357 | License Agreement | Perez Group ↔ Schaefer Group | Date: January 19, 2025

=====

This License Agreement ("Agreement") is entered into on January 19, 2025 between Perez Group ("Provider") and Schaefer Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Perez Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Schaefer Group retains the right to audit Perez Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Perez Group

Authorized Representative: Michael Harris

Title: Engineer, energy

Schaefer Group

Authorized Representative: Timothy Duke

Title: Warehouse manager

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=====

Contract #358 | Non-Disclosure Agreement | Watts-Delacruz ↔ Patterson Inc | Date: June 23, 2025

=====

This Non-Disclosure Agreement ("Agreement") is entered into on June 23, 2025 between Watts-Delacruz ("Provider" and Patterson Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Watts-Delacruz agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Patterson Inc retains the right to audit Watts-Delacruz's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Watts-Delacruz

Authorized Representative: Samantha Cortez

Title: Nurse, mental health

Patterson Inc

Authorized Representative: Natalie Wheeler

Title: Scientist, water quality

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Contract #359 | License Agreement | Liu Buchanan and Meyer ↔ Bryant-Rich | Date: September 02, 2025

This License Agreement ("Agreement") is entered into on September 02, 2025 between Liu Buchanan and Meyer ("Pr" and Bryant-Rich ("Client"). The Parties agree as follows:

1. Scope of Services:

Liu Buchanan and Meyer agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bryant-Rich retains the right to audit Liu Buchanan and Meyer's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Liu Buchanan and Meyer

Authorized Representative: Danielle Medina

Title: Archaeologist

Bryant-Rich

Authorized Representative: Kelli Mccoy

Title: Artist

=====

Contract #360 | Subcontractor Contract | Carter Group ↔ Ayala-Mitchell | Date: October 10, 2023

=====

This Subcontractor Contract ("Agreement") is entered into on October 10, 2023 between Carter Group ("Provider" and Ayala-Mitchell ("Client"). The Parties agree as follows:

1. Scope of Services:

Carter Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ayala-Mitchell retains the right to audit Carter Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Carter Group

Authorized Representative: Edward Ellison

Title: Scientist, forensic

Ayala-Mitchell

Authorized Representative: Julie Lucas

Title: Chemical engineer

=====

Contract #361 | Compliance Summary | Mason White and Richards ↔ Payne Long and Morris | Date: January 30

=====

This Compliance Summary ("Agreement") is entered into on January 30, 2025 between Mason White and Richards ("P and Payne Long and Morris ("Client"). The Parties agree as follows:

1. Scope of Services:

Mason White and Richards agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Payne Long and Morris retains the right to audit Mason White and Richards's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mason White and Richards

Authorized Representative: Jesse Mosley

Title: Engineer, drilling

Payne Long and Morris

Authorized Representative: Ann Nguyen

Title: Development worker, community

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=====

Contract #362 | Non-Disclosure Agreement | Quinn Davis and Mccarthy ↔ Cox Mills and Cruz | Date: April 1

=====

This Non-Disclosure Agreement ("Agreement") is entered into on April 16, 2024 between Quinn Davis and Mccarthy and Cox Mills and Cruz ("Client"). The Parties agree as follows:

1. Scope of Services:

Quinn Davis and Mccarthy agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cox Mills and Cruz retains the right to audit Quinn Davis and McCarthy's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Quinn Davis and McCarthy

Authorized Representative: Kayla Herring

Title: Multimedia specialist

Cox Mills and Cruz

Authorized Representative: Amanda Jackson

Title: Legal executive

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=====
Contract #363 | Audit Report | Savage Huffman and Martin ↔ White Ltd | Date: October 22, 2024
=====

This Audit Report ("Agreement") is entered into on October 22, 2024 between Savage Huffman and Martin ("Provider") and White Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Savage Huffman and Martin agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. White Ltd retains the right to audit Savage Huffman and Martin's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Savage Huffman and Martin

Authorized Representative: Eric Cross

Title: Product designer

White Ltd

Authorized Representative: Christopher Roach

Title: Engineer, electrical

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=====
Contract #364 | Partnership Agreement | Dean LLC ↔ Ellis Group | Date: May 20, 2024
=====

This Partnership Agreement ("Agreement") is entered into on May 20, 2024 between Dean LLC ("Provider") and Ellis Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Dean LLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ellis Group retains the right to audit Dean LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Dean LLC

Authorized Representative: Abigail Andrade

Title: Field seismologist

Ellis Group

Authorized Representative: Matthew Chavez

Title: Private music teacher

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Contract #365 | Non-Disclosure Agreement | Burke Inc ↔ Khan LLC | Date: February 06, 2023

=====

This Non-Disclosure Agreement ("Agreement") is entered into on February 06, 2023 between Burke Inc ("Provider" and Khan LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Burke Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Khan LLC retains the right to audit Burke Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Burke Inc

Authorized Representative: Kristin Bryan

Title: Artist

Khan LLC

Authorized Representative: Anthony Bailey
Title: Dance movement psychotherapist

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Contract #366 | Audit Report | Estrada PLC ↔ Rivera-Miller | Date: June 09, 2025

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This Audit Report ("Agreement") is entered into on June 09, 2025 between Estrada PLC ("Provider") and Rivera-Miller ("Client"). The Parties agree as follows:

1. Scope of Services:

Estrada PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rivera-Miller retains the right to audit Estrada PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Estrada PLC
Authorized Representative: Xavier Martin
Title: Higher education careers adviser

Rivera-Miller
Authorized Representative: Melissa Larson
Title: Surveyor, planning and development

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=====

This Subcontractor Contract ("Agreement") is entered into on May 12, 2025 between Burch Ltd ("Provider") and Ward Johnson and Mack ("Client"). The Parties agree as follows:

1. Scope of Services:

Burch Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ward Johnson and Mack retains the right to audit Burch Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Burch Ltd

Authorized Representative: Steven Wilkins

Title: Physiotherapist

Ward Johnson and Mack

Authorized Representative: Ana Ruiz

Title: Community development worker

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This Partnership Agreement ("Agreement") is entered into on March 23, 2024 between Villarreal Murphy and Gutierrez and Dominguez PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Villarreal Murphy and Gutierrez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Dominguez PLC retains the right to audit Villarreal Murphy and Gutierrez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Villarreal Murphy and Gutierrez

Authorized Representative: Kenneth Krause

Title: Seismic interpreter

Dominguez PLC

Authorized Representative: Mrs. Melissa Peck

Title: Holiday representative

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Contract #369 | Compliance Summary | Lynch-Stewart ↔ Andrews Hanson and Ho | Date: October 29, 2023
=====

This Compliance Summary ("Agreement") is entered into on October 29, 2023 between Lynch-Stewart ("Provider") and Andrews Hanson and Ho ("Client"). The Parties agree as follows:

1. Scope of Services:

Lynch-Stewart agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Andrews Hanson and Ho retains

the right to audit Lynch-Stewart's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lynch-Stewart

Authorized Representative: Kathleen Daniel

Title: Research scientist (medical)

Andrews Hanson and Ho

Authorized Representative: Christopher Lynch DDS

Title: Engineer, biomedical

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Contract #370 | Data Processing Agreement | Wilson Group ↔ Robles McLaughlin and Clark | Date: September

This Data Processing Agreement ("Agreement") is entered into on September 22, 2024 between Wilson Group ("Provider") and Robles McLaughlin and Clark ("Client"). The Parties agree as follows:

1. Scope of Services:

Wilson Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Robles McLaughlin and Clark reserves the right to audit Wilson Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Wilson Group

Authorized Representative: Jennifer Williams

Title: Maintenance engineer

Robles McLaughlin and Clark

Authorized Representative: Marcia Smith

Title: Engineer, drilling

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Contract #371 | Subcontractor Contract | Campbell Tyler and Parker ↔ Pierce Wang and Wilson | Date: Sept

=====

This Subcontractor Contract ("Agreement") is entered into on September 15, 2025 between Campbell Tyler and Parker and Pierce Wang and Wilson ("Client"). The Parties agree as follows:

1. Scope of Services:

Campbell Tyler and Parker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Pierce Wang and Wilson retains the right to audit Campbell Tyler and Parker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Campbell Tyler and Parker

Authorized Representative: James Carroll

Title: Air cabin crew

Pierce Wang and Wilson
Authorized Representative: Cheyenne Bass
Title: Quality manager

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Contract #372 | Vendor Contract | Robles-Brewer ↔ Moore-Murray | Date: May 15, 2025

=====

This Vendor Contract ("Agreement") is entered into on May 15, 2025 between Robles-Brewer ("Provider") and Moore-Murray ("Client"). The Parties agree as follows:

1. Scope of Services:

Robles-Brewer agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Moore-Murray retains the right to audit Robles-Brewer's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Robles-Brewer
Authorized Representative: Stephanie Ford
Title: Patent attorney

Moore-Murray
Authorized Representative: Amy Meyer
Title: Systems analyst

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This Compliance Summary ("Agreement") is entered into on March 03, 2023 between Gregory Peters and Smith ("Pro" and Jennings Marsh and Barron ("Client"). The Parties agree as follows:

1. Scope of Services:

Gregory Peters and Smith agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jennings Marsh and Barron retain the right to audit Gregory Peters and Smith's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gregory Peters and Smith

Authorized Representative: Wayne Ramirez

Title: Airline pilot

Jennings Marsh and Barron

Authorized Representative: James Ferguson

Title: Diagnostic radiographer

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This Data Processing Agreement ("Agreement") is entered into on June 09, 2025 between Obrien Lopez and Wilson and Thornton-Edwards ("Client"). The Parties agree as follows:

1. Scope of Services:

Obrien Lopez and Wilson agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Thornton-Edwards retains the right to audit Obrien Lopez and Wilson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Obrien Lopez and Wilson

Authorized Representative: Jason Crawford

Title: Field seismologist

Thornton-Edwards

Authorized Representative: Ronald Turner

Title: Scientist, water quality

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Contract #375 | Compliance Summary | Thompson-Brooks ↔ Strickland Inc | Date: March 29, 2023
=====

This Compliance Summary ("Agreement") is entered into on March 29, 2023 between Thompson-Brooks ("Provider") and Strickland Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Thompson-Brooks agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Strickland Inc retains the right to audit Thompson-Brooks's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thompson-Brooks

Authorized Representative: Alexander Webb

Title: Restaurant manager, fast food

Strickland Inc

Authorized Representative: Gerald Webb

Title: Scientist, research (physical sciences)

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Contract #376 | Data Processing Agreement | Rowe-Thomas ↔ Short PLC | Date: October 31, 2024
=====

This Data Processing Agreement ("Agreement") is entered into on October 31, 2024 between Rowe-Thomas ("Provide" and Short PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Rowe-Thomas agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Short PLC retains the right to audit Rowe-Thomas's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rowe-Thomas

Authorized Representative: Brandi Hardy

Title: Psychiatric nurse

Short PLC

Authorized Representative: Sean Wilson

Title: Insurance risk surveyor

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Contract #377 | Data Processing Agreement | McDaniel PLC ↔ Cook Inc | Date: December 12, 2022

=====

This Data Processing Agreement ("Agreement") is entered into on December 12, 2022 between McDaniel PLC ("Provider") and Cook Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

McDaniel PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cook Inc retains the right to audit McDaniel PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

McDaniel PLC

Authorized Representative: Ralph Reese
Title: Advice worker

Cook Inc
Authorized Representative: Emily Mcclain
Title: IT sales professional

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Contract #378 | Non-Disclosure Agreement | Lee LLC ↔ Flores Alexander and Wilson | Date: January 17, 2024
=====

This Non-Disclosure Agreement ("Agreement") is entered into on January 17, 2024 between Lee LLC ("Provider") and Flores Alexander and Wilson ("Client"). The Parties agree as follows:

1. Scope of Services:

Lee LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Flores Alexander and Wilson retain the right to audit Lee LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Lee LLC
Authorized Representative: Donald Smith
Title: Writer

Flores Alexander and Wilson
Authorized Representative: Ashley Daniels
Title: Stage manager

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This Non-Disclosure Agreement ("Agreement") is entered into on June 12, 2024 between Nelson-Harding ("Provider" and Andrews-Jackson ("Client"). The Parties agree as follows:

1. Scope of Services:

Nelson-Harding agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Andrews-Jackson retains the right to audit Nelson-Harding's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nelson-Harding

Authorized Representative: Steven Fernandez

Title: Arts administrator

Andrews-Jackson

Authorized Representative: John Lowe

Title: Claims inspector/assessor

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This Vendor Contract ("Agreement") is entered into on November 11, 2022 between Brown-Simmons ("Provider") and Bush PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Brown-Simmons agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bush PLC retains the right to audit Brown-Simmons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Brown-Simmons

Authorized Representative: Melissa Griffin

Title: Market researcher

Bush PLC

Authorized Representative: Robert Marquez

Title: Social research officer, government

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Contract #381 | License Agreement | Beltran Group ↔ Anderson Hess and Gillespie | Date: November 22, 2024

=====

This License Agreement ("Agreement") is entered into on November 22, 2024 between Beltran Group ("Provider") and Anderson Hess and Gillespie ("Client"). The Parties agree as follows:

1. Scope of Services:

Beltran Group agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both side

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Anderson Hess and Gillespie retain the right to audit Beltran Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Beltran Group

Authorized Representative: Jesus Cohen

Title: Psychologist, occupational

Anderson Hess and Gillespie

Authorized Representative: Travis Thomas

Title: Warehouse manager

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Contract #382 | Vendor Contract | Durham-Myers ↔ Stark Rivera and Valencia | Date: September 10, 2025

=====

This Vendor Contract ("Agreement") is entered into on September 10, 2025 between Durham-Myers ("Provider") and Stark Rivera and Valencia ("Client"). The Parties agree as follows:

1. Scope of Services:

Durham-Myers agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Stark Rivera and Valencia retain the right to audit Durham-Myers's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Durham-Myers

Authorized Representative: John Jones

Title: Clinical scientist, histocompatibility and immunogenetics

Stark Rivera and Valencia

Authorized Representative: Joel Jackson

Title: Magazine features editor

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Contract #383 | License Agreement | Andrews Romero and Sullivan ↔ Robles Nguyen and Banks | Date: Septem

=====

This License Agreement ("Agreement") is entered into on September 02, 2024 between Andrews Romero and Sullivan and Robles Nguyen and Banks ("Client"). The Parties agree as follows:

1. Scope of Services:

Andrews Romero and Sullivan agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Robles Nguyen and Banks retain the right to audit Andrews Romero and Sullivan's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Andrews Romero and Sullivan
Authorized Representative: Kim Morales
Title: Patent attorney

Robles Nguyen and Banks
Authorized Representative: David Moore
Title: Race relations officer

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=====
Contract #384 | Partnership Agreement | Jones-Clark ↔ Garza Mueller and Graham | Date: March 24, 2024
=====

This Partnership Agreement ("Agreement") is entered into on March 24, 2024 between Jones-Clark ("Provider") and Garza Mueller and Graham ("Client"). The Parties agree as follows:

1. Scope of Services:

Jones-Clark agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Garza Mueller and Graham retain the right to audit Jones-Clark's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Jones-Clark
Authorized Representative: Kimberly Young
Title: Careers adviser

Garza Mueller and Graham
Authorized Representative: Michelle Copeland
Title: Colour technologist

=====

Contract #385 | Partnership Agreement | Carlson Nguyen and Davis ↔ Thompson-Blanchard | Date: July 30, 2

=====

This Partnership Agreement ("Agreement") is entered into on July 30, 2023 between Carlson Nguyen and Davis ("P and Thompson-Blanchard ("Client"). The Parties agree as follows:

1. Scope of Services:

Carlson Nguyen and Davis agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Thompson-Blanchard retains the right to audit Carlson Nguyen and Davis's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Carlson Nguyen and Davis

Authorized Representative: Brian Cervantes

Title: Museum education officer

Thompson-Blanchard

Authorized Representative: Matthew Brown

Title: Engineer, water

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Contract #386 | Data Processing Agreement | Clay Ltd ↔ Sherman Ltd | Date: July 08, 2025

=====

This Data Processing Agreement ("Agreement") is entered into on July 08, 2025 between Clay Ltd ("Provider")

and Sherman Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Clay Ltd agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sherman Ltd retains the right to audit Clay Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Clay Ltd

Authorized Representative: Joseph Price

Title: Technical brewer

Sherman Ltd

Authorized Representative: Daniel Rich

Title: Hydrographic surveyor

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=====
Contract #387 | Non-Disclosure Agreement | Bauer Frazier and Sellers ↔ Robbins-Herman | Date: April 01,
=====

This Non-Disclosure Agreement ("Agreement") is entered into on April 01, 2023 between Bauer Frazier and Seller and Robbins-Herman ("Client"). The Parties agree as follows:

1. Scope of Services:

Bauer Frazier and Sellers agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Robbins-Herman retains the right to audit Bauer Frazier and Sellers's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Bauer Frazier and Sellers

Authorized Representative: Lauren Carr DDS

Title: Conference centre manager

Robbins-Herman

Authorized Representative: Amy Santana

Title: Astronomer

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Contract #388 | Subcontractor Contract | Warner LLC ↔ Callahan Inc | Date: January 24, 2024

=====

This Subcontractor Contract ("Agreement") is entered into on January 24, 2024 between Warner LLC ("Provider") and Callahan Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Warner LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Callahan Inc retains the right to audit Warner LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Warner LLC

Authorized Representative: Michael Long

Title: Investment banker, corporate

Callahan Inc

Authorized Representative: Jennifer Graham

Title: Engineer, mining

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=====

Contract #389 | Compliance Summary | Thompson Taylor and Peters ↔ Larsen-Moore | Date: December 19, 2022

=====

This Compliance Summary ("Agreement") is entered into on December 19, 2022 between Thompson Taylor and Peters and Larsen-Moore ("Client"). The Parties agree as follows:

1. Scope of Services:

Thompson Taylor and Peters agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Larsen-Moore retains the right to audit Thompson Taylor and Peters's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thompson Taylor and Peters

Authorized Representative: Meagan Taylor MD

Title: Administrator, sports

Larsen-Moore

Authorized Representative: Stephen Barrett

Title: Copy

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=====
Contract #390 | Audit Report | Taylor Group ↔ English-Dominguez | Date: June 30, 2024
=====

This Audit Report ("Agreement") is entered into on June 30, 2024 between Taylor Group ("Provider") and English-Dominguez ("Client"). The Parties agree as follows:

1. Scope of Services:

Taylor Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. English-Dominguez retains the right to audit Taylor Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Taylor Group

Authorized Representative: Lisa Gibson

Title: Photographer

English-Dominguez

Authorized Representative: Joanna Kelly

Title: Electronics engineer

=====

Contract #391 | Non-Disclosure Agreement | Jacobs-Lane ↔ Young Shaw and Jenkins | Date: May 02, 2023

=====

This Non-Disclosure Agreement ("Agreement") is entered into on May 02, 2023 between Jacobs-Lane ("Provider") and Young Shaw and Jenkins ("Client"). The Parties agree as follows:

1. Scope of Services:

Jacobs-Lane agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Young Shaw and Jenkins retains the right to audit Jacobs-Lane's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jacobs-Lane

Authorized Representative: Holly Good

Title: Tax inspector

Young Shaw and Jenkins

Authorized Representative: Mr. Kevin Nixon

Title: Cartographer

=====

Contract #392 | Partnership Agreement | Cross PLC ↔ Marshall-Miller | Date: July 27, 2025

=====

This Partnership Agreement ("Agreement") is entered into on July 27, 2025 between Cross PLC ("Provider") and Marshall-Miller ("Client"). The Parties agree as follows:

1. Scope of Services:

Cross PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Marshall-Miller retains the right to audit Cross PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cross PLC

Authorized Representative: Ann Kennedy

Title: Careers adviser

Marshall-Miller

Authorized Representative: Kimberly Riley

Title: Video editor

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=====
Contract #393 | Subcontractor Contract | Berger PLC ↔ Harrison PLC | Date: December 15, 2024
=====

This Subcontractor Contract ("Agreement") is entered into on December 15, 2024 between Berger PLC ("Provider") and Harrison PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Berger PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Harrison PLC retains the right to audit Berger PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Berger PLC

Authorized Representative: Laura Rivera

Title: Manufacturing engineer

Harrison PLC

Authorized Representative: Rebecca Roberts

Title: Animal technologist

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=====
Contract #394 | Compliance Summary | Livingston Curry and Acosta ↔ Green Soto and Lane | Date: January 2
=====

This Compliance Summary ("Agreement") is entered into on January 22, 2023 between Livingston Curry and Acosta and Green Soto and Lane ("Client"). The Parties agree as follows:

1. Scope of Services:

Livingston Curry and Acosta agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Green Soto and Lane retains the right to audit Livingston Curry and Acosta's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Livingston Curry and Acosta

Authorized Representative: Mary Carter

Title: Aid worker

Green Soto and Lane

Authorized Representative: Bradley Wagner

Title: Health physicist

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=====
Contract #395 | Service Agreement | Anderson-Campbell ↔ Smith-Rodriguez | Date: January 24, 2023
=====

This Service Agreement ("Agreement") is entered into on January 24, 2023 between Anderson-Campbell ("Provider" and Smith-Rodriguez ("Client"). The Parties agree as follows:

1. Scope of Services:

Anderson-Campbell agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith-Rodriguez retains the right to audit Anderson-Campbell's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Anderson-Campbell

Authorized Representative: Kevin Hernandez

Title: Product manager

Smith-Rodriguez

Authorized Representative: Christopher Patton

Title: Fashion designer

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=====

Contract #396 | Audit Report | White-Rose ↔ Cooper Inc | Date: January 07, 2023

=====

This Audit Report ("Agreement") is entered into on January 07, 2023 between White-Rose ("Provider") and Cooper Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

White-Rose agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cooper Inc retains the right to audit White-Rose's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

White-Rose

Authorized Representative: Linda Underwood

Title: Research scientist (life sciences)

Cooper Inc

Authorized Representative: Jennifer Reyes
Title: Printmaker

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=====
Contract #397 | Service Agreement | Walsh Clark and Navarro ↔ Brown-Baker | Date: November 16, 2023
=====

This Service Agreement ("Agreement") is entered into on November 16, 2023 between Walsh Clark and Navarro ("Pr and Brown-Baker ("Client"). The Parties agree as follows:

1. Scope of Services:

Walsh Clark and Navarro agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown-Baker retains the right to audit Walsh Clark and Navarro's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Walsh Clark and Navarro
Authorized Representative: Amy Marshall
Title: Publishing copy

Brown-Baker
Authorized Representative: Paul Goodwin
Title: Site engineer

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This License Agreement ("Agreement") is entered into on January 29, 2023 between James Ltd ("Provider") and Wells-Thomas ("Client"). The Parties agree as follows:

1. Scope of Services:

James Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wells-Thomas retains the right to audit James Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

James Ltd

Authorized Representative: Alexandra Ho

Title: Production assistant, radio

Wells-Thomas

Authorized Representative: Ethan Moreno

Title: Architectural technologist

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This Data Sharing Agreement ("Agreement") is entered into on April 01, 2025 between Hardin Ltd ("Provider") and Blanchard-Reynolds ("Client"). The Parties agree as follows:

1. Scope of Services:

Hardin Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Blanchard-Reynolds retains the right to audit Hardin Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hardin Ltd

Authorized Representative: Shannon Rogers

Title: Geologist, engineering

Blanchard-Reynolds

Authorized Representative: Dawn Silva

Title: Psychologist, clinical

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Contract #400 | Data Sharing Agreement | Curry Navarro and Chapman ↔ Meyer Ltd | Date: October 20, 2023

=====

This Data Sharing Agreement ("Agreement") is entered into on October 20, 2023 between Curry Navarro and Chapman and Meyer Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Curry Navarro and Chapman agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Meyer Ltd retains

the right to audit Curry Navarro and Chapman's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Curry Navarro and Chapman

Authorized Representative: Catherine Kelley

Title: Actuary

Meyer Ltd

Authorized Representative: Alexandra Davis

Title: Civil Service administrator

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Contract #401 | License Agreement | Griffin Robinson and Campbell ↔ Johnson PLC | Date: July 26, 2025

This License Agreement ("Agreement") is entered into on July 26, 2025 between Griffin Robinson and Campbell ("and Johnson PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Griffin Robinson and Campbell agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson PLC retains the right to audit Griffin Robinson and Campbell's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Griffin Robinson and Campbell
Authorized Representative: Todd Douglas
Title: Engineer, water

Johnson PLC

Authorized Representative: Margaret Erickson
Title: Communications engineer

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=====
Contract #402 | Data Sharing Agreement | Gates and Sons ↔ Douglas-Yoder | Date: June 10, 2025
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This Data Sharing Agreement ("Agreement") is entered into on June 10, 2025 between Gates and Sons ("Provider") and Douglas-Yoder ("Client"). The Parties agree as follows:

1. Scope of Services:

Gates and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Douglas-Yoder retains the right to audit Gates and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gates and Sons
Authorized Representative: Tracy Kemp
Title: Educational psychologist

Douglas-Yoder
Authorized Representative: John Mayer
Title: Professor Emeritus

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=====
Contract #403 | Data Processing Agreement | Hammond-Schwartz ↔ Carrillo Morris and Martin | Date: March
=====

This Data Processing Agreement ("Agreement") is entered into on March 09, 2025 between Hammond-Schwartz ("Provider") and Carrillo Morris and Martin ("Client"). The Parties agree as follows:

1. Scope of Services:

Hammond-Schwartz agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Carrillo Morris and Martin reserves the right to audit Hammond-Schwartz's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Hammond-Schwartz
Authorized Representative: Richard Reyes
Title: Learning mentor

Carrillo Morris and Martin
Authorized Representative: Deanna Hess MD
Title: Building control surveyor

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This Subcontractor Contract ("Agreement") is entered into on October 05, 2023 between Krause-Gonzalez ("Provider") and White-Vasquez ("Client"). The Parties agree as follows:

1. Scope of Services:

Krause-Gonzalez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. White-Vasquez retains the right to audit Krause-Gonzalez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Krause-Gonzalez

Authorized Representative: Randy Robinson

Title: Claims inspector/assessor

White-Vasquez

Authorized Representative: Michelle Garcia

Title: Buyer, industrial

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This Data Sharing Agreement ("Agreement") is entered into on December 31, 2022 between Duncan LLC ("Provider") and Smith-Jimenez ("Client"). The Parties agree as follows:

1. Scope of Services:

Duncan LLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith-Jimenez retains the right to audit Duncan LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Duncan LLC

Authorized Representative: April Johnson

Title: Newspaper journalist

Smith-Jimenez

Authorized Representative: Michael Conway

Title: Teacher, special educational needs

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Contract #406 | Subcontractor Contract | Robertson Group ↔ Graham-Anthony | Date: January 31, 2025

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This Subcontractor Contract ("Agreement") is entered into on January 31, 2025 between Robertson Group ("Provider") and Graham-Anthony ("Client"). The Parties agree as follows:

1. Scope of Services:

Robertson Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Graham-Anthony retains the right to audit Robertson Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Robertson Group

Authorized Representative: Rachel Fernandez

Title: Accountant, chartered certified

Graham-Anthony

Authorized Representative: Michael Chan

Title: Community development worker

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Contract #407 | Data Processing Agreement | Nichols Frey and Cook ↔ Morales-Chen | Date: December 18, 20
=====

This Data Processing Agreement ("Agreement") is entered into on December 18, 2022 between Nichols Frey and Cook and Morales-Chen ("Client"). The Parties agree as follows:

1. Scope of Services:

Nichols Frey and Cook agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Morales-Chen retains the right to audit Nichols Frey and Cook's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nichols Frey and Cook

Authorized Representative: Ann Nichols

Title: Librarian, public

Morales-Chen

Authorized Representative: Joe Miranda

Title: Engineer, electrical

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Contract #408 | License Agreement | Spencer Group ↔ Lee Dominguez and Mosley | Date: August 26, 2023

=====

This License Agreement ("Agreement") is entered into on August 26, 2023 between Spencer Group ("Provider") and Lee Dominguez and Mosley ("Client"). The Parties agree as follows:

1. Scope of Services:

Spencer Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lee Dominguez and Mosley retain the right to audit Spencer Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Spencer Group

Authorized Representative: Heather Miller
Title: Primary school teacher

Lee Dominguez and Mosley
Authorized Representative: Brenda Lee
Title: Therapist, horticultural

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=====
Contract #409 | Compliance Summary | Burns Inc ↔ Schneider Porter and Hanna | Date: January 04, 2023
=====

This Compliance Summary ("Agreement") is entered into on January 04, 2023 between Burns Inc ("Provider") and Schneider Porter and Hanna ("Client"). The Parties agree as follows:

1. Scope of Services:

Burns Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Schneider Porter and Hanna retain the right to audit Burns Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Burns Inc
Authorized Representative: Tracy Smith
Title: Librarian, academic

Schneider Porter and Hanna
Authorized Representative: Richard Williams
Title: Commissioning editor

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Contract #410 | Service Agreement | Roman Ltd ↔ Ellis Gregory and Sawyer | Date: March 11, 2023

=====

This Service Agreement ("Agreement") is entered into on March 11, 2023 between Roman Ltd ("Provider") and Ellis Gregory and Sawyer ("Client"). The Parties agree as follows:

1. Scope of Services:

Roman Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ellis Gregory and Sawyer retain the right to audit Roman Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Roman Ltd

Authorized Representative: Kerry Buckley

Title: Animator

Ellis Gregory and Sawyer

Authorized Representative: Katherine Smith

Title: Water engineer

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Contract #411 | Data Sharing Agreement | Sanchez Ltd ↔ Smith Ltd | Date: March 28, 2025

=====

This Data Sharing Agreement ("Agreement") is entered into on March 28, 2025 between Sanchez Ltd ("Provider") and Smith Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Sanchez Ltd agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Smith Ltd retains the right to audit Sanchez Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Sanchez Ltd

Authorized Representative: Eric Leon

Title: Programmer, multimedia

Smith Ltd

Authorized Representative: Sara Brown

Title: Claims inspector/assessor

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Contract #412 | Partnership Agreement | Crawford PLC ↔ Brown and Sons | Date: March 12, 2023
=====

This Partnership Agreement ("Agreement") is entered into on March 12, 2023 between Crawford PLC ("Provider") and Brown and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Crawford PLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown and Sons retains the right to audit Crawford PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Crawford PLC

Authorized Representative: Robert Hendrix

Title: Operational investment banker

Brown and Sons

Authorized Representative: William Johnston

Title: Copywriter, advertising

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Contract #413 | Data Processing Agreement | Copeland-Mcguire ↔ Watkins LLC | Date: February 28, 2023

=====

This Data Processing Agreement ("Agreement") is entered into on February 28, 2023 between Copeland-Mcguire ("P" and Watkins LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Copeland-Mcguire agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Watkins LLC retains the right to audit Copeland-Mcguire's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Copeland-Mcguire

Authorized Representative: Donald Todd

Title: Dispensing optician

Watkins LLC

Authorized Representative: Kristen Gonzales

Title: Television camera operator

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=====
Contract #414 | License Agreement | Anderson Ltd ↔ Bennett Moore and Hobbs | Date: September 04, 2025
=====

This License Agreement ("Agreement") is entered into on September 04, 2025 between Anderson Ltd ("Provider") and Bennett Moore and Hobbs ("Client"). The Parties agree as follows:

1. Scope of Services:

Anderson Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bennett Moore and Hobbs retain the right to audit Anderson Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Anderson Ltd
Authorized Representative: Adam Howe
Title: Therapist, horticultural

Bennett Moore and Hobbs
Authorized Representative: Jennifer Aguirre
Title: Publishing copy

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Contract #415 | Subcontractor Contract | Martinez Thomas and Nelson ↔ Jenkins-Hurley | Date: May 19, 2022
=====

This Subcontractor Contract ("Agreement") is entered into on May 19, 2023 between Martinez Thomas and Nelson (and Jenkins-Hurley ("Client"). The Parties agree as follows:

1. Scope of Services:

Martinez Thomas and Nelson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jenkins-Hurley retains the right to audit Martinez Thomas and Nelson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Martinez Thomas and Nelson
Authorized Representative: Amanda White
Title: Restaurant manager

Jenkins-Hurley
Authorized Representative: Anita Serrano
Title: Illustrator

=====

Contract #416 | Data Sharing Agreement | Barnes-Grant ↔ Wilson PLC | Date: September 16, 2024

=====

This Data Sharing Agreement ("Agreement") is entered into on September 16, 2024 between Barnes-Grant ("Provide" and Wilson PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Barnes-Grant agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wilson PLC retains the right to audit Barnes-Grant's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Barnes-Grant

Authorized Representative: Lisa Huffman

Title: Solicitor, Scotland

Wilson PLC

Authorized Representative: Julie Sims

Title: Engineer, manufacturing

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Contract #417 | Compliance Summary | Brown-Rodriguez ↔ Jennings Group | Date: January 29, 2025

=====

This Compliance Summary ("Agreement") is entered into on January 29, 2025 between Brown-Rodriguez ("Provider")

and Jennings Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Brown-Rodriguez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jennings Group retains the right to audit Brown-Rodriguez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Brown-Rodriguez

Authorized Representative: Christopher Livingston Jr.

Title: Medical physicist

Jennings Group

Authorized Representative: Jeffrey Cook

Title: Professor Emeritus

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Contract #418 | Compliance Summary | Garcia Inc ↔ Thompson Floyd and Washington | Date: March 04, 2023
=====

This Compliance Summary ("Agreement") is entered into on March 04, 2023 between Garcia Inc ("Provider") and Thompson Floyd and Washington ("Client"). The Parties agree as follows:

1. Scope of Services:

Garcia Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Thompson Floyd and Washington the right to audit Garcia Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Garcia Inc

Authorized Representative: Steven Griffith

Title: Therapist, drama

Thompson Floyd and Washington

Authorized Representative: Jennifer Burgess

Title: Journalist, magazine

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Contract #419 | Compliance Summary | Maxwell LLC ↔ Garcia Ltd | Date: April 11, 2023

=====

This Compliance Summary ("Agreement") is entered into on April 11, 2023 between Maxwell LLC ("Provider") and Garcia Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Maxwell LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Garcia Ltd retains the right to audit Maxwell LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Maxwell LLC

Authorized Representative: Curtis Vance

Title: Buyer, retail

Garcia Ltd

Authorized Representative: John Zamora

Title: Dance movement psychotherapist

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Contract #420 | License Agreement | Reilly Group ↔ Hughes and Sons | Date: May 15, 2024

=====

This License Agreement ("Agreement") is entered into on May 15, 2024 between Reilly Group ("Provider") and Hughes and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Reilly Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hughes and Sons retains the right to audit Reilly Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Reilly Group
Authorized Representative: Cory Howard
Title: Geophysicist/field seismologist

Hughes and Sons
Authorized Representative: Cameron Schwartz
Title: Best boy

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=====
Contract #421 | Compliance Summary | Taylor-York ↔ Barnes-Wolf | Date: April 15, 2024
=====

This Compliance Summary ("Agreement") is entered into on April 15, 2024 between Taylor-York ("Provider") and Barnes-Wolf ("Client"). The Parties agree as follows:

1. Scope of Services:

Taylor-York agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Barnes-Wolf retains the right to audit Taylor-York's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Taylor-York
Authorized Representative: Edward Moore
Title: Veterinary surgeon

Barnes-Wolf
Authorized Representative: Laura Tran
Title: Event organiser

=====

Contract #422 | Non-Disclosure Agreement | Jenkins PLC ↔ Atkins-Robinson | Date: March 26, 2024

=====

This Non-Disclosure Agreement ("Agreement") is entered into on March 26, 2024 between Jenkins PLC ("Provider") and Atkins-Robinson ("Client"). The Parties agree as follows:

1. Scope of Services:

Jenkins PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Atkins-Robinson retains the right to audit Jenkins PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jenkins PLC

Authorized Representative: Joel Smith

Title: Phytotherapist

Atkins-Robinson

Authorized Representative: Danielle Murphy

Title: TEFL teacher

=====

Contract #423 | Compliance Summary | Snow PLC ↔ McIntyre Inc | Date: November 24, 2023

=====

This Compliance Summary ("Agreement") is entered into on November 24, 2023 between Snow PLC ("Provider") and Mcintyre Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Snow PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mcintyre Inc retains the right to audit Snow PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Snow PLC

Authorized Representative: Andrew Esparza

Title: Retail merchandiser

Mcintyre Inc

Authorized Representative: Joseph Mendoza

Title: Chief Technology Officer

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Contract #424 | Data Sharing Agreement | Simpson-Miller ↔ Steele Group | Date: September 22, 2023

=====

This Data Sharing Agreement ("Agreement") is entered into on September 22, 2023 between Simpson-Miller ("Provider") and Steele Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Simpson-Miller agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Steele Group retains the right to audit Simpson-Miller's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Simpson-Miller

Authorized Representative: Brandi Phillips

Title: Chemical engineer

Steele Group

Authorized Representative: Michael Martin

Title: Psychiatric nurse

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=====

Contract #425 | Partnership Agreement | Burgess Johnson and Gibson ↔ Sawyer Group | Date: August 13, 2022

=====

This Partnership Agreement ("Agreement") is entered into on August 13, 2025 between Burgess Johnson and Gibson and Sawyer Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Burgess Johnson and Gibson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sawyer Group retains the right to audit Burgess Johnson and Gibson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Burgess Johnson and Gibson

Authorized Representative: Seth Sims

Title: Accommodation manager

Sawyer Group

Authorized Representative: Andrea Barry

Title: Learning mentor

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=====
Contract #426 | Audit Report | Johnson Simmons and Nelson ↔ Daniels Norton and French | Date: May 31, 20
=====

This Audit Report ("Agreement") is entered into on May 31, 2024 between Johnson Simmons and Nelson ("Provider" and Daniels Norton and French ("Client"). The Parties agree as follows:

1. Scope of Services:

Johnson Simmons and Nelson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Daniels Norton and French retain the right to audit Johnson Simmons and Nelson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Johnson Simmons and Nelson
Authorized Representative: Stanley Fitzgerald
Title: Automotive engineer

Daniels Norton and French
Authorized Representative: Susan Cox
Title: Arts development officer

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=====
Contract #427 | Compliance Summary | Reyes Group ↔ Williams Richardson and Wong | Date: May 01, 2024
=====

This Compliance Summary ("Agreement") is entered into on May 01, 2024 between Reyes Group ("Provider") and Williams Richardson and Wong ("Client"). The Parties agree as follows:

1. Scope of Services:

Reyes Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams Richardson and Wong reserves the right to audit Reyes Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reyes Group
Authorized Representative: Kristina Ayala
Title: Corporate investment banker

Williams Richardson and Wong

Authorized Representative: Mrs. Ashley Mendoza
Title: Telecommunications researcher

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=====
Contract #428 | Non-Disclosure Agreement | Clark Mcgee and Perez ↔ Hurst-Gordon | Date: July 05, 2024
=====

This Non-Disclosure Agreement ("Agreement") is entered into on July 05, 2024 between Clark Mcgee and Perez ("P" and Hurst-Gordon ("Client"). The Parties agree as follows:

1. Scope of Services:

Clark Mcgee and Perez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hurst-Gordon retains the right to audit Clark Mcgee and Perez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Clark Mcgee and Perez
Authorized Representative: Anthony Watson
Title: Production manager

Hurst-Gordon
Authorized Representative: Mr. Bryan McKinney
Title: Site engineer

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This Service Agreement ("Agreement") is entered into on July 19, 2024 between Hayes-Richardson ("Provider") and Dougherty Lamb and Everett ("Client"). The Parties agree as follows:

1. Scope of Services:

Hayes-Richardson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Dougherty Lamb and Everett retain the right to audit Hayes-Richardson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hayes-Richardson

Authorized Representative: Steven Ellis

Title: Catering manager

Dougherty Lamb and Everett

Authorized Representative: Christopher Mullen

Title: Camera operator

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This Audit Report ("Agreement") is entered into on January 01, 2024 between Martin Inc ("Provider") and Hernandez Hernandez and Harris ("Client"). The Parties agree as follows:

1. Scope of Services:

Martin Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hernandez Hernandez and Harris the right to audit Martin Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martin Inc

Authorized Representative: Alison Butler

Title: Special educational needs teacher

Hernandez Hernandez and Harris

Authorized Representative: Kara Fisher

Title: Advertising art director

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Contract #431 | Compliance Summary | Lopez-Johnson ↔ Conley PLC | Date: October 28, 2025

=====

This Compliance Summary ("Agreement") is entered into on October 28, 2025 between Lopez-Johnson ("Provider") and Conley PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Lopez-Johnson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Conley PLC retains

the right to audit Lopez-Johnson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lopez-Johnson

Authorized Representative: Jennifer Cooper

Title: Journalist, newspaper

Conley PLC

Authorized Representative: Mr. Joseph Kelley

Title: Programmer, systems

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Contract #432 | Audit Report | Bradley-Villanueva ↔ Jackson-Green | Date: March 09, 2023

This Audit Report ("Agreement") is entered into on March 09, 2023 between Bradley-Villanueva ("Provider") and Jackson-Green ("Client"). The Parties agree as follows:

1. Scope of Services:

Bradley-Villanueva agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Jackson-Green retains the right to audit Bradley-Villanueva's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Bradley-Villanueva

Authorized Representative: Dr. Randy Williams

Title: Manufacturing engineer

Jackson-Green

Authorized Representative: Tyler Montgomery

Title: Designer, multimedia

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Contract #433 | Service Agreement | Nichols White and Thompson ↔ Schwartz Estrada and Hernandez | Date:

=====

This Service Agreement ("Agreement") is entered into on April 02, 2024 between Nichols White and Thompson ("Provider") and Schwartz Estrada and Hernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Nichols White and Thompson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Schwartz Estrada and Hernandez reserves the right to audit Nichols White and Thompson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Nichols White and Thompson

Authorized Representative: Andrew Stewart

Title: Computer games developer

Schwartz Estrada and Hernandez
Authorized Representative: Jacob Harris
Title: Animal nutritionist

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Contract #434 | Service Agreement | Stewart Cooper and Watson ↔ Cantrell Ferguson and Martinez | Date: N
=====

This Service Agreement ("Agreement") is entered into on November 08, 2022 between Stewart Cooper and Watson ("Party A") and Cantrell Ferguson and Martinez ("Client"). The Parties agree as follows:

1. Scope of Services:

Stewart Cooper and Watson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cantrell Ferguson and Martinez has the right to audit Stewart Cooper and Watson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Stewart Cooper and Watson
Authorized Representative: Timothy Mack
Title: Proofreader

Cantrell Ferguson and Martinez
Authorized Representative: Brittney Cordova
Title: Sports coach

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This Service Agreement ("Agreement") is entered into on November 12, 2024 between Rivera Thornton and Wells ("Provider") and Montes-Webster ("Client"). The Parties agree as follows:

1. Scope of Services:

Rivera Thornton and Wells agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Montes-Webster retains the right to audit Rivera Thornton and Wells's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rivera Thornton and Wells

Authorized Representative: Mary Marsh PhD

Title: Private music teacher

Montes-Webster

Authorized Representative: Brian Mendoza

Title: Architect

=====
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=====

This Service Agreement ("Agreement") is entered into on March 25, 2024 between Gregory Inc ("Provider") and Johnson-Williamson ("Client"). The Parties agree as follows:

1. Scope of Services:

Gregory Inc agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson-Williamson retains the right to audit Gregory Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Gregory Inc

Authorized Representative: Hunter Nguyen

Title: Translator

Johnson-Williamson

Authorized Representative: Lauren Walker

Title: Health physicist

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Contract #437 | Subcontractor Contract | Johnson PLC ↔ Rhodes-Rosario | Date: April 02, 2025
=====

This Subcontractor Contract ("Agreement") is entered into on April 02, 2025 between Johnson PLC ("Provider") and Rhodes-Rosario ("Client"). The Parties agree as follows:

1. Scope of Services:

Johnson PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rhodes-Rosario retains the right to audit Johnson PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Johnson PLC

Authorized Representative: Jennifer Henry

Title: Toxicologist

Rhodes-Rosario

Authorized Representative: Terri Kerr

Title: Media planner

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Contract #438 | Audit Report | Hernandez-Nash ↔ Hughes-Smith | Date: November 30, 2022
=====

This Audit Report ("Agreement") is entered into on November 30, 2022 between Hernandez-Nash ("Provider") and Hughes-Smith ("Client"). The Parties agree as follows:

1. Scope of Services:

Hernandez-Nash agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hughes-Smith retains the right to audit Hernandez-Nash's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hernandez-Nash

Authorized Representative: Eric Griffin

Title: Surveyor, mining

Hughes-Smith

Authorized Representative: Nicholas Wallace

Title: Pathologist

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Contract #439 | Non-Disclosure Agreement | Roberts-Shaffer ↔ Chandler-Perry | Date: April 28, 2024

=====

This Non-Disclosure Agreement ("Agreement") is entered into on April 28, 2024 between Roberts-Shaffer ("Provider") and Chandler-Perry ("Client"). The Parties agree as follows:

1. Scope of Services:

Roberts-Shaffer agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Chandler-Perry retains the right to audit Roberts-Shaffer's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Roberts-Shaffer

Authorized Representative: Linda Thomas
Title: Immunologist

Chandler-Perry
Authorized Representative: Sean Hatfield
Title: Brewing technologist

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=====
Contract #440 | Audit Report | Avila Davis and Ortiz ↔ Perry-Peters | Date: December 10, 2024
=====

This Audit Report ("Agreement") is entered into on December 10, 2024 between Avila Davis and Ortiz ("Provider" and Perry-Peters ("Client"). The Parties agree as follows:

1. Scope of Services:

Avila Davis and Ortiz agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Perry-Peters retains the right to audit Avila Davis and Ortiz's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Avila Davis and Ortiz
Authorized Representative: Nicole Taylor
Title: Electronics engineer

Perry-Peters
Authorized Representative: Donna Henry
Title: Immigration officer

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Contract #441 | Subcontractor Contract | Torres Hansen and Ford ↔ Moody and Sons | Date: October 10, 202

=====

This Subcontractor Contract ("Agreement") is entered into on October 10, 2025 between Torres Hansen and Ford (and Moody and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Torres Hansen and Ford agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Moody and Sons retains the right to audit Torres Hansen and Ford's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Torres Hansen and Ford

Authorized Representative: Tyler Flowers

Title: Public house manager

Moody and Sons

Authorized Representative: Maxwell Roberts

Title: Editorial assistant

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Contract #442 | Data Sharing Agreement | Knox-Newman ↔ Wilson LLC | Date: July 31, 2023

=====

This Data Sharing Agreement ("Agreement") is entered into on July 31, 2023 between Knox-Newman ("Provider") and Wilson LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Knox-Newman agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Wilson LLC retains the right to audit Knox-Newman's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Knox-Newman

Authorized Representative: Wesley George MD

Title: Quarry manager

Wilson LLC

Authorized Representative: Sheena Burton

Title: Publishing copy

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Contract #443 | Data Processing Agreement | Cardenas Brooks and Quinn ↔ Bruce and Sons | Date: April 26,

=====

This Data Processing Agreement ("Agreement") is entered into on April 26, 2025 between Cardenas Brooks and Quinn and Bruce and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Cardenas Brooks and Quinn agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bruce and Sons retains the right to audit Cardenas Brooks and Quinn's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Cardenas Brooks and Quinn

Authorized Representative: Brianna Murray

Title: Control and instrumentation engineer

Bruce and Sons

Authorized Representative: Anthony Ward

Title: Market researcher

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Contract #444 | Non-Disclosure Agreement | Roberts PLC ↔ Mayer Palmer and Miranda | Date: January 15, 20

=====

This Non-Disclosure Agreement ("Agreement") is entered into on January 15, 2024 between Roberts PLC ("Provider" and Mayer Palmer and Miranda ("Client"). The Parties agree as follows:

1. Scope of Services:

Roberts PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mayer Palmer and Miranda retain the right to audit Roberts PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Roberts PLC

Authorized Representative: Brandon Goodwin

Title: Speech and language therapist

Mayer Palmer and Miranda

Authorized Representative: Eugene Kirk

Title: Illustrator

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=====
Contract #445 | Non-Disclosure Agreement | Jennings-Barker ↔ Ferguson LLC | Date: September 14, 2023
=====

This Non-Disclosure Agreement ("Agreement") is entered into on September 14, 2023 between Jennings-Barker ("Pr and Ferguson LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Jennings-Barker agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ferguson LLC retains the right to audit Jennings-Barker's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Jennings-Barker
Authorized Representative: Alexandria Holmes
Title: Microbiologist

Ferguson LLC
Authorized Representative: Jennifer Mccall
Title: Designer, textile

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=====
Contract #446 | License Agreement | Robinson PLC ↔ Decker PLC | Date: February 28, 2024
=====

This License Agreement ("Agreement") is entered into on February 28, 2024 between Robinson PLC ("Provider") and Decker PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Robinson PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Decker PLC retains the right to audit Robinson PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Robinson PLC
Authorized Representative: Sandra Fox
Title: Ship broker

Decker PLC
Authorized Representative: Michaela Lang
Title: Pensions consultant

=====

Contract #447 | Service Agreement | Moon-Wilson ↔ Mclean Group | Date: July 12, 2024

=====

This Service Agreement ("Agreement") is entered into on July 12, 2024 between Moon-Wilson ("Provider") and Mclean Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Moon-Wilson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mclean Group retains the right to audit Moon-Wilson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Moon-Wilson

Authorized Representative: Michael Taylor

Title: Private music teacher

Mclean Group

Authorized Representative: Linda Gallagher

Title: Lighting technician, broadcasting/film/video

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Contract #448 | Data Sharing Agreement | Mckinney Inc ↔ Olsen Walker and Vincent | Date: December 15, 20

=====

This Data Sharing Agreement ("Agreement") is entered into on December 15, 2024 between Mckinney Inc ("Provider

and Olsen Walker and Vincent ("Client"). The Parties agree as follows:

1. Scope of Services:

Mckinney Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS, GDPR. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Olsen Walker and Vincent retain the right to audit Mckinney Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mckinney Inc

Authorized Representative: Darrell Martinez

Title: Conservator, furniture

Olsen Walker and Vincent

Authorized Representative: Mrs. Pamela Rodriguez

Title: Advertising account executive

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=====
Contract #449 | Subcontractor Contract | Todd-Williams ↔ Johnson Ltd | Date: March 13, 2024
=====

This Subcontractor Contract ("Agreement") is entered into on March 13, 2024 between Todd-Williams ("Provider") and Johnson Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Todd-Williams agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson Ltd retains the right to audit Todd-Williams's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Todd-Williams

Authorized Representative: Amy Wilson

Title: Forensic scientist

Johnson Ltd

Authorized Representative: Eric Smith

Title: Chief Operating Officer

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=====

Contract #450 | Data Processing Agreement | Mora and Sons ↔ Santana Lopez and Bell | Date: March 04, 2023

=====

This Data Processing Agreement ("Agreement") is entered into on March 04, 2023 between Mora and Sons ("Provide" and Santana Lopez and Bell ("Client"). The Parties agree as follows:

1. Scope of Services:

Mora and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Santana Lopez and Bell retains the right to audit Mora and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mora and Sons

Authorized Representative: Ryan McMahon

Title: TEFL teacher

Santana Lopez and Bell

Authorized Representative: Christopher Mason

Title: Video editor

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=====

Contract #451 | Compliance Summary | Wagner Inc ↔ Weiss Inc | Date: March 19, 2023

=====

This Compliance Summary ("Agreement") is entered into on March 19, 2023 between Wagner Inc ("Provider") and Weiss Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Wagner Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Weiss Inc retains the right to audit Wagner Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Wagner Inc

Authorized Representative: Michelle Brandt

Title: Dramatherapist

Weiss Inc

Authorized Representative: Kimberly Beltran

Title: Child psychotherapist

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=====
Contract #452 | Audit Report | Knapp Ltd ↔ Richardson-Lawrence | Date: November 27, 2022
=====

This Audit Report ("Agreement") is entered into on November 27, 2022 between Knapp Ltd ("Provider") and Richardson-Lawrence ("Client"). The Parties agree as follows:

1. Scope of Services:

Knapp Ltd agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, PCI DSS. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Richardson-Lawrence retains the right to audit Knapp Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Knapp Ltd

Authorized Representative: Tyler White

Title: Marine scientist

Richardson-Lawrence

Authorized Representative: Mrs. Kayla Russell

Title: Interior and spatial designer

=====
Contract #453 | Compliance Summary | Owens PLC ↔ Simpson LLC | Date: July 04, 2025
=====

This Compliance Summary ("Agreement") is entered into on July 04, 2025 between Owens PLC ("Provider") and Simpson LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Owens PLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Simpson LLC retains the right to audit Owens PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Owens PLC

Authorized Representative: Kristin Williams

Title: Land

Simpson LLC

Authorized Representative: James Bryant DDS

Title: Producer, radio

=====
Contract #454 | Subcontractor Contract | Spencer LLC ↔ Lopez-Jones | Date: December 06, 2024
=====

This Subcontractor Contract ("Agreement") is entered into on December 06, 2024 between Spencer LLC ("Provider" and Lopez-Jones ("Client"). The Parties agree as follows:

1. Scope of Services:

Spencer LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Lopez-Jones retains the right to audit Spencer LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Spencer LLC

Authorized Representative: Karen Shelton

Title: Editorial assistant

Lopez-Jones

Authorized Representative: Michael Powers

Title: Occupational hygienist

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=====
Contract #455 | Vendor Contract | Mills-Rhodes ↔ Thomas Group | Date: February 10, 2023
=====

This Vendor Contract ("Agreement") is entered into on February 10, 2023 between Mills-Rhodes ("Provider") and Thomas Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Mills-Rhodes agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Thomas Group retains the right to audit Mills-Rhodes's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Mills-Rhodes

Authorized Representative: Vanessa Figueroa

Title: Dispensing optician

Thomas Group

Authorized Representative: William Morgan

Title: Therapist, nutritional

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Contract #456 | Compliance Summary | Martinez-Massey ↔ Porter Hubbard and Miranda | Date: February 10, 2025
=====

This Compliance Summary ("Agreement") is entered into on February 10, 2025 between Martinez-Massey ("Provider" and Porter Hubbard and Miranda ("Client"). The Parties agree as follows:

1. Scope of Services:

Martinez-Massey agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Porter Hubbard and Miranda retain the right to audit Martinez-Massey's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Martinez-Massey

Authorized Representative: Nicole Owen

Title: Office manager

Porter Hubbard and Miranda

Authorized Representative: Melvin Clements

Title: Radio producer

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Contract #457 | Compliance Summary | Ramirez Tate and Rodriguez ↔ Burns-Hall | Date: July 12, 2025
=====

This Compliance Summary ("Agreement") is entered into on July 12, 2025 between Ramirez Tate and Rodriguez ("Provider") and Burns-Hall ("Client"). The Parties agree as follows:

1. Scope of Services:

Ramirez Tate and Rodriguez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Burns-Hall retains the right to audit Ramirez Tate and Rodriguez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Ramirez Tate and Rodriguez

Authorized Representative: Alyssa Rojas

Title: Broadcast journalist

Burns-Hall

Authorized Representative: Mr. Christopher Jacobs MD

Title: Immunologist

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Contract #458 | Data Sharing Agreement | Hanson Wolf and Guerrero ↔ Saunders Sparks and Harris | Date: S

=====

This Data Sharing Agreement ("Agreement") is entered into on September 24, 2025 between Hanson Wolf and Guerrero and Saunders Sparks and Harris ("Client"). The Parties agree as follows:

1. Scope of Services:

Hanson Wolf and Guerrero agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Saunders Sparks and Harris retain the right to audit Hanson Wolf and Guerrero's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Hanson Wolf and Guerrero

Authorized Representative: Katherine Green

Title: Lobbyist

Saunders Sparks and Harris

Authorized Representative: Kimberly Smith
Title: Ambulance person

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Contract #459 | License Agreement | Beard-Wilson ↔ Edwards-Bennett | Date: August 18, 2024
=====

This License Agreement ("Agreement") is entered into on August 18, 2024 between Beard-Wilson ("Provider") and Edwards-Bennett ("Client"). The Parties agree as follows:

1. Scope of Services:

Beard-Wilson agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Edwards-Bennett retains the right to audit Beard-Wilson's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Beard-Wilson
Authorized Representative: Andrew Hawkins
Title: Immunologist

Edwards-Bennett
Authorized Representative: Carly Jordan
Title: Insurance underwriter

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This Subcontractor Contract ("Agreement") is entered into on June 24, 2023 between Price Gallagher and Carroll and Keller-Jennings ("Client"). The Parties agree as follows:

1. Scope of Services:

Price Gallagher and Carroll agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, AI Act, PCI DSS. Both side agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Keller-Jennings retains the right to audit Price Gallagher and Carroll's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Price Gallagher and Carroll

Authorized Representative: Karen Dickerson

Title: Risk manager

Keller-Jennings

Authorized Representative: Dennis Garza

Title: Multimedia programmer

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This Audit Report ("Agreement") is entered into on June 19, 2025 between Rhodes Miranda and Mitchell ("Provide and Johnson Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Rhodes Miranda and Mitchell agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Johnson Inc retains the right to audit Rhodes Miranda and Mitchell's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rhodes Miranda and Mitchell

Authorized Representative: Jacob Pacheco

Title: Television production assistant

Johnson Inc

Authorized Representative: Steven Peterson

Title: Chief Strategy Officer

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=====
Contract #462 | Data Processing Agreement | Reed-Howard ↔ Brown-Sanchez | Date: July 24, 2023
=====

This Data Processing Agreement ("Agreement") is entered into on July 24, 2023 between Reed-Howard ("Provider") and Brown-Sanchez ("Client"). The Parties agree as follows:

1. Scope of Services:

Reed-Howard agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Brown-Sanchez retains

the right to audit Reed-Howard's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reed-Howard

Authorized Representative: Erik Miller

Title: Brewing technologist

Brown-Sanchez

Authorized Representative: Ashley Jackson

Title: Solicitor

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Contract #463 | Data Sharing Agreement | Johnson-Barrett ↔ Bradley-Valenzuela | Date: October 03, 2023

This Data Sharing Agreement ("Agreement") is entered into on October 03, 2023 between Johnson-Barrett ("Provider") and Bradley-Valenzuela ("Client"). The Parties agree as follows:

1. Scope of Services:

Johnson-Barrett agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Bradley-Valenzuela retains the right to audit Johnson-Barrett's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Johnson-Barrett

Authorized Representative: Michael Chapman

Title: Investment analyst

Bradley-Valenzuela

Authorized Representative: James Armstrong

Title: Records manager

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Contract #464 | Compliance Summary | Vazquez and Sons ↔ Crawford-Cain | Date: May 27, 2025

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This Compliance Summary ("Agreement") is entered into on May 27, 2025 between Vazquez and Sons ("Provider") and Crawford-Cain ("Client"). The Parties agree as follows:

1. Scope of Services:

Vazquez and Sons agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Crawford-Cain retains the right to audit Vazquez and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Vazquez and Sons

Authorized Representative: Carol Evans

Title: Press photographer

Crawford-Cain
Authorized Representative: Mark Dickson
Title: Call centre manager

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Contract #465 | Data Processing Agreement | Lewis Baker and Evans ↔ Morales Perez and Newton | Date: Mar
=====

This Data Processing Agreement ("Agreement") is entered into on March 10, 2025 between Lewis Baker and Evans (and Morales Perez and Newton ("Client"). The Parties agree as follows:

1. Scope of Services:

Lewis Baker and Evans agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, AI Act, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Morales Perez and Newton retain the right to audit Lewis Baker and Evans's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Lewis Baker and Evans
Authorized Representative: Ryan Davis
Title: Legal secretary

Morales Perez and Newton
Authorized Representative: Keith Schmidt
Title: Physiotherapist

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This Service Agreement ("Agreement") is entered into on August 08, 2024 between Reed Inc ("Provider") and Colon Wagner and Evans ("Client"). The Parties agree as follows:

1. Scope of Services:

Reed Inc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Colon Wagner and Evans retains the right to audit Reed Inc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Reed Inc

Authorized Representative: Emily Perry

Title: Food technologist

Colon Wagner and Evans

Authorized Representative: Jody Hines

Title: Education administrator

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This Compliance Summary ("Agreement") is entered into on April 04, 2023 between Burton PLC ("Provider") and Ray and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Burton PLC agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ray and Sons retains the right to audit Burton PLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Burton PLC

Authorized Representative: Samantha Hurley

Title: Geologist, wellsite

Ray and Sons

Authorized Representative: Kim Mendez

Title: Politician's assistant

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Contract #468 | Audit Report | Barber Brown and Gonzalez ↔ Hernandez-Hernandez | Date: June 19, 2024

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This Audit Report ("Agreement") is entered into on June 19, 2024 between Barber Brown and Gonzalez ("Provider" and Hernandez-Hernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Barber Brown and Gonzalez agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Hernandez-Hernandez retains the right to audit Barber Brown and Gonzalez's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Barber Brown and Gonzalez

Authorized Representative: Elizabeth Graham

Title: Investment banker, operational

Hernandez-Hernandez

Authorized Representative: Susan Walters

Title: Passenger transport manager

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Contract #469 | Vendor Contract | Colon-Lucas ↔ Mcdaniel-Young | Date: October 17, 2024
=====

This Vendor Contract ("Agreement") is entered into on October 17, 2024 between Colon-Lucas ("Provider") and Mcdaniel-Young ("Client"). The Parties agree as follows:

1. Scope of Services:

Colon-Lucas agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Mcdaniel-Young retains the right to audit Colon-Lucas's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Colon-Lucas

Authorized Representative: Chris Johnson

Title: Insurance claims handler

McDaniel-Young

Authorized Representative: Justin Graham

Title: Animator

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Contract #470 | Non-Disclosure Agreement | Moore and Sons ↔ Green LLC | Date: October 06, 2025

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This Non-Disclosure Agreement ("Agreement") is entered into on October 06, 2025 between Moore and Sons ("Provider") and Green LLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Moore and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Green LLC retains the right to audit Moore and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Moore and Sons

Authorized Representative: Casey Phelps
Title: Radiographer, diagnostic

Green LLC
Authorized Representative: Amy Mosley
Title: Interior and spatial designer

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Contract #471 | License Agreement | Evans Brown and Friedman ↔ Powers-Blackwell | Date: April 15, 2025
=====

This License Agreement ("Agreement") is entered into on April 15, 2025 between Evans Brown and Friedman ("Prov and Powers-Blackwell ("Client"). The Parties agree as follows:

1. Scope of Services:

Evans Brown and Friedman agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Powers-Blackwell retains the right to audit Evans Brown and Friedman's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Evans Brown and Friedman
Authorized Representative: Ryan Cameron
Title: Fashion designer

Powers-Blackwell
Authorized Representative: Nicholas Fitzpatrick
Title: Scientist, research (maths)

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Contract #472 | Non-Disclosure Agreement | Calderon Herring and Huynh ↔ Crawford-Davis | Date: July 31,

=====

This Non-Disclosure Agreement ("Agreement") is entered into on July 31, 2025 between Calderon Herring and Huynh and Crawford-Davis ("Client"). The Parties agree as follows:

1. Scope of Services:

Calderon Herring and Huynh agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Crawford-Davis retains the right to audit Calderon Herring and Huynh's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Calderon Herring and Huynh

Authorized Representative: Patricia Edwards

Title: Television/film/video producer

Crawford-Davis

Authorized Representative: Renee Manning

Title: Pharmacologist

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Contract #473 | Compliance Summary | Thomas and Sons ↔ Booker Group | Date: July 16, 2024

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This Compliance Summary ("Agreement") is entered into on July 16, 2024 between Thomas and Sons ("Provider") and Booker Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Thomas and Sons agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Booker Group retains the right to audit Thomas and Sons's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Thomas and Sons

Authorized Representative: Scott Brown

Title: Social research officer, government

Booker Group

Authorized Representative: Travis Stewart

Title: Pharmacologist

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Contract #474 | Compliance Summary | Vega-Richmond ↔ Cox Ltd | Date: January 25, 2025
=====

This Compliance Summary ("Agreement") is entered into on January 25, 2025 between Vega-Richmond ("Provider") and Cox Ltd ("Client"). The Parties agree as follows:

1. Scope of Services:

Vega-Richmond agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides

agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Cox Ltd retains the right to audit Vega-Richmond's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Vega-Richmond

Authorized Representative: Eric Brewer

Title: Trading standards officer

Cox Ltd

Authorized Representative: Patrick Lindsey

Title: Audiological scientist

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=====
Contract #475 | License Agreement | Lowery Powers and King ↔ Parker-Mullen | Date: January 24, 2024
=====

This License Agreement ("Agreement") is entered into on January 24, 2024 between Lowery Powers and King ("Provider") and Parker-Mullen ("Client"). The Parties agree as follows:

1. Scope of Services:

Lowery Powers and King agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Parker-Mullen retains the right to audit Lowery Powers and King's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Lowery Powers and King

Authorized Representative: Robert Martinez

Title: Fast food restaurant manager

Parker-Mullen

Authorized Representative: Jasmine Browning

Title: Nurse, learning disability

Generated by AI Compliance Checker — Prepared by Satya

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Contract #476 | Compliance Summary | Turner-Mayer ↔ Evans and Sons | Date: January 18, 2025

=====

This Compliance Summary ("Agreement") is entered into on January 18, 2025 between Turner-Mayer ("Provider") and Evans and Sons ("Client"). The Parties agree as follows:

1. Scope of Services:

Turner-Mayer agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Evans and Sons retains the right to audit Turner-Mayer's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Turner-Mayer
Authorized Representative: Lynn Suarez
Title: Optometrist

Evans and Sons
Authorized Representative: Denise Miller
Title: Regulatory affairs officer

Generated by AI Compliance Checker — Prepared by Satya

=====
Contract #477 | Partnership Agreement | McLaughlin-House ↔ Love-Mcdowell | Date: March 02, 2024
=====

This Partnership Agreement ("Agreement") is entered into on March 02, 2024 between McLaughlin-House ("Provider" and Love-Mcdowell ("Client"). The Parties agree as follows:

1. Scope of Services:

McLaughlin-House agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Love-Mcdowell retains the right to audit McLaughlin-House's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
McLaughlin-House
Authorized Representative: Samantha Hale
Title: Risk manager

Love-Mcdowell
Authorized Representative: Jason Daniel
Title: Sports development officer

=====

Contract #478 | Compliance Summary | Murphy Neal and Gill ↔ May Mccoy and Gibbs | Date: June 17, 2023

=====

This Compliance Summary ("Agreement") is entered into on June 17, 2023 between Murphy Neal and Gill ("Provider" and May Mccoy and Gibbs ("Client"). The Parties agree as follows:

1. Scope of Services:

Murphy Neal and Gill agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. May Mccoy and Gibbs retains the right to audit Murphy Neal and Gill's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Murphy Neal and Gill

Authorized Representative: James Fuller

Title: Interior and spatial designer

May Mccoy and Gibbs

Authorized Representative: Ashley Wright

Title: Conservator, furniture

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Contract #479 | Compliance Summary | Jennings Sparks and Flores ↔ Russo-Anderson | Date: September 19, 2

=====

This Compliance Summary ("Agreement") is entered into on September 19, 2023 between Jennings Sparks and Flores

and Russo-Anderson ("Client"). The Parties agree as follows:

1. Scope of Services:

Jennings Sparks and Flores agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Russo-Anderson retains the right to audit Jennings Sparks and Flores's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jennings Sparks and Flores

Authorized Representative: Kevin Murphy

Title: Herbalist

Russo-Anderson

Authorized Representative: Jason White

Title: Multimedia programmer

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=====
Contract #480 | Partnership Agreement | Walker Vaughan and Leblanc ↔ Salazar Perez and Davis | Date: Jan
=====

This Partnership Agreement ("Agreement") is entered into on January 06, 2025 between Walker Vaughan and Leblanc and Salazar Perez and Davis ("Client"). The Parties agree as follows:

1. Scope of Services:

Walker Vaughan and Leblanc agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Salazar Perez and Davis retain the right to audit Walker Vaughan and Leblanc's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Walker Vaughan and Leblanc

Authorized Representative: Dennis Christian

Title: Artist

Salazar Perez and Davis

Authorized Representative: Jeffrey Green

Title: Chartered public finance accountant

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=====
Contract #481 | Non-Disclosure Agreement | Jackson-Bradley ↔ Higgins Group | Date: March 14, 2023
=====

This Non-Disclosure Agreement ("Agreement") is entered into on March 14, 2023 between Jackson-Bradley ("Provider") and Higgins Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Jackson-Bradley agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Higgins Group retains the right to audit Jackson-Bradley's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach,

provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Jackson-Bradley

Authorized Representative: Tanya Wilcox

Title: Research officer, trade union

Higgins Group

Authorized Representative: Micheal Lee

Title: Geographical information systems officer

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=====

Contract #482 | Audit Report | Francis-Reyes ↔ Gates-Greene | Date: January 16, 2025

=====

This Audit Report ("Agreement") is entered into on January 16, 2025 between Francis-Reyes ("Provider") and Gates-Greene ("Client"). The Parties agree as follows:

1. Scope of Services:

Francis-Reyes agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Gates-Greene retains the right to audit Francis-Reyes's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Francis-Reyes
Authorized Representative: Diane Byrd MD
Title: Osteopath

Gates-Greene
Authorized Representative: Alyssa Cherry
Title: Fashion designer

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=====
Contract #483 | Compliance Summary | Hayes Wright and Aguilar ↔ Ellis Smith and Anderson | Date: July 08
=====

This Compliance Summary ("Agreement") is entered into on July 08, 2023 between Hayes Wright and Aguilar ("Provider") and Ellis Smith and Anderson ("Client"). The Parties agree as follows:

1. Scope of Services:

Hayes Wright and Aguilar agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ellis Smith and Anderson retain the right to audit Hayes Wright and Aguilar's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Hayes Wright and Aguilar
Authorized Representative: Michael McDaniel
Title: Music therapist

Ellis Smith and Anderson
Authorized Representative: Nancy Scott
Title: Chief of Staff

=====
Contract #484 | Non-Disclosure Agreement | Brown Cook and Young ↔ Barajas-Crosby | Date: June 03, 2024
=====

This Non-Disclosure Agreement ("Agreement") is entered into on June 03, 2024 between Brown Cook and Young ("Provider") and Barajas-Crosby ("Client"). The Parties agree as follows:

1. Scope of Services:

Brown Cook and Young agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Barajas-Crosby retains the right to audit Brown Cook and Young's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Brown Cook and Young

Authorized Representative: Linda Goodman

Title: Armed forces technical officer

Barajas-Crosby

Authorized Representative: Jonathan James

Title: Nutritional therapist

=====
Contract #485 | Vendor Contract | Wood Donaldson and Hansen ↔ White Jackson and Vasquez | Date: October
=====

This Vendor Contract ("Agreement") is entered into on October 10, 2023 between Wood Donaldson and Hansen ("Pro and White Jackson and Vasquez ("Client"). The Parties agree as follows:

1. Scope of Services:

Wood Donaldson and Hansen agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, GDPR, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. White Jackson and Vasquez retain the right to audit Wood Donaldson and Hansen's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Wood Donaldson and Hansen

Authorized Representative: John Davis

Title: Set designer

White Jackson and Vasquez

Authorized Representative: David Edwards

Title: Conference centre manager

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=====

Contract #486 | License Agreement | Savage-Davenport ↔ Ward Jordan and Orr | Date: September 27, 2023

=====

This License Agreement ("Agreement") is entered into on September 27, 2023 between Savage-Davenport ("Provider" and Ward Jordan and Orr ("Client"). The Parties agree as follows:

1. Scope of Services:

Savage-Davenport agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared

under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR, PCI DSS, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ward Jordan and Orr retains the right to audit Savage-Davenport's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Savage-Davenport

Authorized Representative: Ronald McIntosh

Title: Scientist, forensic

Ward Jordan and Orr

Authorized Representative: Steven Stewart

Title: Regulatory affairs officer

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=====
Contract #487 | Audit Report | Peters Ltd ↔ Yates Brown and Hernandez | Date: August 20, 2024
=====

This Audit Report ("Agreement") is entered into on August 20, 2024 between Peters Ltd ("Provider") and Yates Brown and Hernandez ("Client"). The Parties agree as follows:

1. Scope of Services:

Peters Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Yates Brown and Hernandez retain the right to audit Peters Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Peters Ltd

Authorized Representative: Andrew Green

Title: Psychologist, sport and exercise

Yates Brown and Hernandez

Authorized Representative: Zachary Ho

Title: Architect

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=====
Contract #488 | Service Agreement | Kelly-Fletcher ↔ Ellis-Rodriguez | Date: February 26, 2024
=====

This Service Agreement ("Agreement") is entered into on February 26, 2024 between Kelly-Fletcher ("Provider") and Ellis-Rodriguez ("Client"). The Parties agree as follows:

1. Scope of Services:

Kelly-Fletcher agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Ellis-Rodriguez retains the right to audit Kelly-Fletcher's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in

the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Kelly-Fletcher

Authorized Representative: Brittany Bailey

Title: Engineer, electronics

Ellis-Rodriguez

Authorized Representative: Catherine Jackson

Title: Rural practice surveyor

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Contract #489 | Audit Report | Elliott-Alvarado ↔ Silva Inc | Date: March 12, 2025

=====

This Audit Report ("Agreement") is entered into on March 12, 2025 between Elliott-Alvarado ("Provider") and Silva Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Elliott-Alvarado agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Silva Inc retains the right to audit Elliott-Alvarado's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Elliott-Alvarado

Authorized Representative: Laura Butler

Title: Camera operator

Silva Inc

Authorized Representative: Jonathan Davis
Title: Land/geomatics surveyor

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=====
Contract #490 | Non-Disclosure Agreement | Mitchell Ltd ↔ Long PLC | Date: August 18, 2023
=====

This Non-Disclosure Agreement ("Agreement") is entered into on August 18, 2023 between Mitchell Ltd ("Provider" and Long PLC ("Client"). The Parties agree as follows:

1. Scope of Services:

Mitchell Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Long PLC retains the right to audit Mitchell Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Mitchell Ltd
Authorized Representative: Ashley Morris
Title: Air cabin crew

Long PLC
Authorized Representative: Ronald Keller
Title: Professor Emeritus

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=====

This Compliance Summary ("Agreement") is entered into on March 29, 2023 between Moses Wheeler and Smith ("Provider") and Douglas Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Moses Wheeler and Smith agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Douglas Group retains the right to audit Moses Wheeler and Smith's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Moses Wheeler and Smith

Authorized Representative: Nicholas Navarro

Title: Teacher, adult education

Douglas Group

Authorized Representative: Scott Solis

Title: Heritage manager

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This Compliance Summary ("Agreement") is entered into on November 02, 2023 between Yates-Manning ("Provider") and Crane James and Ross ("Client"). The Parties agree as follows:

1. Scope of Services:

Yates-Manning agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Crane James and Ross retains the right to audit Yates-Manning's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Yates-Manning

Authorized Representative: Vincent Glenn

Title: Chartered public finance accountant

Crane James and Ross

Authorized Representative: Daniel Price

Title: Operational researcher

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Contract #493 | Subcontractor Contract | Holland-Best ↔ Martinez Group | Date: March 22, 2023

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This Subcontractor Contract ("Agreement") is entered into on March 22, 2023 between Holland-Best ("Provider") and Martinez Group ("Client"). The Parties agree as follows:

1. Scope of Services:

Holland-Best agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Martinez Group retains

the right to audit Holland-Best's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Holland-Best

Authorized Representative: Nancy Dorsey

Title: Toxicologist

Martinez Group

Authorized Representative: Max Collier

Title: Science writer

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Contract #494 | Data Sharing Agreement | Burns Group ↔ Adams-Burke | Date: February 06, 2024

This Data Sharing Agreement ("Agreement") is entered into on February 06, 2024 between Burns Group ("Provider" and Adams-Burke ("Client"). The Parties agree as follows:

1. Scope of Services:

Burns Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Adams-Burke retains the right to audit Burns Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Burns Group

Authorized Representative: Jay Richardson

Title: Electronics engineer

Adams-Burke

Authorized Representative: Jeffery Williams

Title: Licensed conveyancer

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Contract #495 | Service Agreement | Rhodes-Holland ↔ Moore Simpson and Soto | Date: January 13, 2025

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This Service Agreement ("Agreement") is entered into on January 13, 2025 between Rhodes-Holland ("Provider") and Moore Simpson and Soto ("Client"). The Parties agree as follows:

1. Scope of Services:

Rhodes-Holland agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, HIPAA. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Moore Simpson and Soto retains the right to audit Rhodes-Holland's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rhodes-Holland

Authorized Representative: Donna Kim

Title: Purchasing manager

Moore Simpson and Soto
Authorized Representative: William Sutton
Title: Hydrologist

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Contract #496 | Non-Disclosure Agreement | Mills LLC ↔ Williams Jones and Williams | Date: December 30,
=====

This Non-Disclosure Agreement ("Agreement") is entered into on December 30, 2024 between Mills LLC ("Provider" and Williams Jones and Williams ("Client"). The Parties agree as follows:

1. Scope of Services:

Mills LLC agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Williams Jones and Williams re the right to audit Mills LLC's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:
Mills LLC
Authorized Representative: Jeffery Davis
Title: Teacher, adult education

Williams Jones and Williams
Authorized Representative: Heather Richards
Title: Retail manager

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This Audit Report ("Agreement") is entered into on June 22, 2024 between Wilson Ltd ("Provider") and White-White ("Client"). The Parties agree as follows:

1. Scope of Services:

Wilson Ltd agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act, HIPAA, PCI DSS. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. White-White retains the right to audit Wilson Ltd's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Wilson Ltd

Authorized Representative: Bradley McDowell

Title: Human resources officer

White-White

Authorized Representative: Nathaniel Todd

Title: Production assistant, television

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This Audit Report ("Agreement") is entered into on February 07, 2023 between Morton Peterson and Hull ("Provider") and Clark Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Morton Peterson and Hull agrees to perform professional services as described in the Statement of Work.

Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Clark Inc retains the right to audit Morton Peterson and Hull's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Morton Peterson and Hull

Authorized Representative: Lindsey Savage

Title: Claims inspector/assessor

Clark Inc

Authorized Representative: Albert Foster

Title: Administrator, Civil Service

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Contract #499 | Data Processing Agreement | Rios Group ↔ Sullivan Sandoval and Garner | Date: November 2

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This Data Processing Agreement ("Agreement") is entered into on November 26, 2024 between Rios Group ("Provide" and Sullivan Sandoval and Garner ("Client"). The Parties agree as follows:

1. Scope of Services:

Rios Group agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including PCI DSS, GDPR, AI Act. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Sullivan Sandoval and Garner retains the right to audit Rios Group's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Rios Group

Authorized Representative: Elizabeth Li

Title: Warehouse manager

Sullivan Sandoval and Garner

Authorized Representative: Michael Vaughn

Title: Nutritional therapist

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Contract #500 | Service Agreement | Miller-Taylor ↔ Rodriguez Inc | Date: November 30, 2022
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This Service Agreement ("Agreement") is entered into on November 30, 2022 between Miller-Taylor ("Provider") and Rodriguez Inc ("Client"). The Parties agree as follows:

1. Scope of Services:

Miller-Taylor agrees to perform professional services as described in the Statement of Work. Deliverables, acceptance criteria, and timelines are mutually agreed upon in writing.

2. Confidentiality:

Each Party shall maintain the confidentiality of proprietary or sensitive information shared under this Agreement and shall use such information solely for the performance of obligations herein.

3. Data Protection:

The Parties shall comply with data protection laws and regulations, including GDPR. Both sides agree to maintain technical and organizational measures to prevent unauthorized access to personal data.

4. Compliance & Audit Rights:

Each Party agrees to comply with applicable industry standards and regulations. Rodriguez Inc retains the right to audit Miller-Taylor's compliance practices with prior written notice.

5. Termination:

Either Party may terminate this Agreement with 30 days' written notice for material breach, provided the breaching Party fails to cure such breach within the notice period.

6. Liability Limitation:

Neither Party shall be liable for indirect or consequential damages. Total liability shall not

exceed fees paid under this Agreement during the preceding 12-month period.

7. Governing Law:

This Agreement shall be governed by and construed in accordance with the laws applicable in the jurisdiction of the Provider's principal office.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date first above written.

Signed by:

Miller-Taylor

Authorized Representative: Chelsea Johnson

Title: Quarry manager

Rodriguez Inc

Authorized Representative: Marie Graham

Title: Solicitor

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