



PROFESSIONAL SERVICE AGREEMENT

Client:	Service Provider:
Name: Sulman Sajid	Name: SULMAN SAJID C/O BITBURJ WLL
Address: FLAT 101 BLDG 185 ROAD 330	Address: OFFICE 34, BUILDING 106, ROAD 333, QUDAIBIYA 321, MANAMA, BAHRAIN
Email: sulman.gsn@gmail.com	Email: INFO@BITBURJ.ORG
Phone: +97333637860	Phone: +973 3363 7860
Country: UAE	Country: Bahrain

Contract Effective Date:	Jul 1, 2025
Contract Duration:	24 Months
Total Contract Fees:	AED 4,500.00/-
USD Equivalent:	USD 1,215.00/-

1. PARTIES TO THE AGREEMENT

This Professional Service Agreement ("Agreement") is entered into and effective as of **Jul 1, 2025**, by and between the Service Provider, as defined in Section 1.1 below, and **Sulman Sajid** ("Client"), duly organized and operating under the laws of UAE.

2. SCOPE OF SERVICES

The Service Provider shall provide the following professional services (collectively, the "Services") to the Client in accordance with the terms and conditions set forth in this Agreement:

3. FEES AND PAYMENT TERMS

In consideration for the Services rendered under this Agreement, the Client shall pay the Service Provider a total fee of **AED 4,500.00 UAE Dirhams (4500.0 AED)**. The USD equivalent is approximately **USD 1,215.00**. Payment terms shall be net thirty (30) days from the date of invoice, unless otherwise mutually agreed upon in

writing.

3.1 Bank Details for Payment

All payments under this Agreement shall be made to the following account:

- Account Name: BITBURJ WLL
- Bank Name: AL SALAM BANK
- IBAN / Account No.: BH78ALSA00790039100100
- SWIFT / BIC: ALSABHBM

4. TERM AND TERMINATION

This Agreement shall commence on **Jul 1, 2025** and shall continue for a period of **24 Months**, unless terminated earlier in accordance with the provisions herein. Either party may terminate this Agreement upon thirty (30) days' prior written notice to the other party. Termination shall not relieve either party of obligations incurred prior to the effective date of termination.

5. CONFIDENTIALITY

Both parties agree to maintain the confidentiality of all proprietary and confidential information disclosed during the term of this Agreement. This obligation shall survive the termination of this Agreement for a period of five (5) years. Confidential information shall not include information that is publicly available, independently developed, or lawfully obtained from third parties.

6. INTELLECTUAL PROPERTY RIGHTS

All intellectual property rights in any work product, deliverables, or materials created by the Service Provider in the course of providing Services under this Agreement shall be transferred to the Client upon full payment of all fees due, unless otherwise agreed in writing. The Service Provider retains the right to use generic methodologies, tools, and know-how developed during the engagement for other clients.

7. LIMITATION OF LIABILITY AND INDEMNIFICATION

The Service Provider's total liability under this Agreement shall be limited to the total fees paid by the Client under this Agreement. Neither party shall be liable for any indirect, incidental, consequential, or punitive damages, including but not limited to loss of profits, data, or business opportunities, even if advised of the possibility of such damages. Each party agrees to indemnify and hold harmless the other party from any claims, damages, or expenses arising from their own negligence or willful misconduct.

8. GOVERNING LAW AND JURISDICTION

This Agreement shall be governed by and construed in accordance with the laws of the United Arab Emirates. Any disputes arising from this Agreement shall be subject to the exclusive jurisdiction of the courts of the UAE.

****Applicable Laws:****

- UAE Federal Law No. 5 of 1985 (Civil Transactions Law)
- UAE Commercial Companies Law (Federal Law No. 2 of 2015)
- UAE Labor Law (Federal Decree-Law No. 33 of 2021)

****Regulatory Compliance:****

The parties agree to comply with all applicable UAE regulations including but not limited to data protection laws, anti-money laundering regulations, and industry-specific licensing requirements.

9. GENERAL PROVISIONS

This Agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, representations, or agreements, whether written or oral. Any amendments or modifications must be in writing and signed by both parties. If any provision of this Agreement is found to be invalid or unenforceable, the remaining provisions shall continue in full force and effect. This Agreement may be executed in counterparts, each of which shall be deemed an original and all of which together shall constitute one and the same instrument.

10. SIGNATURES

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

SERVICE PROVIDER

CLIENT

Authorized Signature

Authorized Signature

Name: SULMAN SAJID

Name: Sulman Sajid

Title: _____

Title: _____

Date: _____

Date: _____

Company Stamp (if applicable)

Company Stamp (if applicable)