# Hermiond Fundraising Service Agreement

Date: **18 March 2023** 

This Fundraising Service Agreement is made between

(1) Hermiond (the "Contractor"); and

(2) **GPT4X** (the "Client").

Hereinafter individually referred to as a "Party" and collectively as the "Parties". In consideration of the matters described above and of the mutual benefits and obligations set forth in this Agreement, the receipt and sufficiency of which consideration is hereby acknowledged, the Client and the Contractor (individually the "Party" and collectively the "Parties" to this Agreement) agree as follows:

## 1. Initial DEX Offering (IDO) DATE

Client and Contractor agree to held an IDO on March 20-22, 2023. The event Start on March 20, 2023 05:00 (UTC), end on March 22, 2023 05:00 (UTC).

## 2. PRIMARY FEE

Clients are required to pay \$500 for creating a pool, banner, announcement, live AMA fee. After the IDO has completed, the Client needs to pay a Contractor fee of 4% in stable coins or 7% in the form of project tokens no longer than 1 day before listing. The Fee should be send to:

0x9925173158042C2C17a9EfdCe223d6BFF348fC49

## 3. TOKEN DISTRIBUTION

Project tokens must be given 100% in accordance with the fundraising collected to the Contractor party with a maximum of 6 hours before listing. This action is needed so the Contractor can distribute it to investors and participants. The Client agrees that the token distribution will be carried out by Contractor according to the vesting period determined by the Client to investors or full participants on the IDO. The Client token must be distributed to wallet:

0x6AEF41105822d2E65618341619D2AfC071733e2D

### 4. INVESTMENT POLICY

Investment Policy includes covering up to 50% of project tokens that have been distributed to investors, for example :

A. TGE is 25%, then the vesting period is 25% every month. Then COntractor will distribute only 25% of the fundraise collected to Client, the next 75% of it will be distributed If 50% of the tokens have been distributed to investors on first Vesting, by that time the investment policy is no longer valid.

B. Fundraise also will be distributed to the Client after 24 hours provided the price is not below the IDO price. The amount distributed is in accordance with the amount of the Vesting period as an example of section A, TGE 25% means 25% of Fund Raise will be distributed.

C. In the explanation of section B, if it turns out that within 24 hours the price is below the IDO price, then the fund raise will be returned by means of investors or participants returning the tokens they have to exchange with their fund. Furthermore, for the first Vesting it will be valued again if the price is still below the Listing price then the Vesting period will be canceled and the token will be returned to the Client and the remaining fund raised is returned to the investor.

to be NOTE that The Cliet Chose NO VESTING, which mean in this term that Client only need to keep the price above the IDO price for 24 hours, then after that Contractor must send the fund raise.

## 5. RELEASE OF FUNDS

The raised funds will be sent to the Client after review 24 hour price of the token is above the IDO price, then The Contractor shall send the raised funds minus the EXTRA MARKETING \$2,000 (as a guarantee fundraise till 50k-100k) to the following address:

"Wallet address client"

0x8C30d80791fD724B5E6609Dd6F579697e4449C20

## 6. CONFIDENTIALITY

Confidential information (the "Confidential Information") refers to any data or information relating to the Client, whether business or personal, which would reasonably be considered to be private or proprietary to the Client and that is not generally known where the release of that Confidential Information could reasonably be expected to cause harm to the Client.

7. INDEMNIFICATION

Except to the extent paid in settlement from any applicable investment policy, and to

the extent permitted by applicable law, each Party agrees to indemnify and hold

harmless the other Party and its respective affiliates, officers, agents, employees,

and permitted successors and assigns against any claims, losses, damages,

liabilities, penalties, punitive damages, expenses, reasonable legal fees and costs of

any kind or amount whatsoever, which result from or arise out of any act or omission

of the indemnifying party, its respective affiliates, officers, agents, employees, and

permitted successors and assigns that occurs in relation to this Agreement. This

indemnification will survive the termination of this Agreement.

8. If in the future after this agreement is agreed upon and signed by the project

developer and it turns out that in the future the Client does not comply with the

agreed upon agreement or cancels unilaterally at the wish of the Client it self,

Hermiond Launchpad as the Contractor has the right to cancel the cooperation

agreement, and all activities will be stopped. Funds that have been paid by the Client

regarding fees that have been paid cannot be returned. Furthermore, tokens if there

are any project tokens that are still in the Contractor will be returned to the Client.

IN WITNESS WHEREOF, this Agreement has been executed by the parties on March 18th,

2023

Contractor: Hermiond

Name: Hamid Farouq

Designation: Project Manager

Email: admin@hermiond.com

Signature:

Client: GPT4X

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Name: Mr. Fredrik Dahl

Designation: CEO of GPT4X

Email: Infochatgpt4x@gmail.com

Signature: