

COMBINED INVESTMENT AND ESCROW AGREEMENT

This Combined Investment and Escrow Agreement (the "Agreement") is made and entered into as of [Date], by and between:

- **1. Harvest Lending, LLC**, a [State of Incorporation] limited liability company, with its principal office located at [Address] ("Company");
- 2. [Investor Name], an individual/entity with an address at [Address] ("Investor"); and
- **3.** [Escrow Agent Name], a duly appointed independent third part you're its principal office at [Address] ("Escrow Agent").

Collectively, the "Parties."

ARTICLE I – PURPOSE

The Investor desires to provide investment cap. 'a.' of the Company, the Company agrees to repay the Investor with a fixed surplus return, and 'he Iscrow Agent agrees to hold and disburse funds in accordance with this Agreement.

ARTICLE II - INVESTMENT AMOUNT & RETURN

- 2.1 **Investment.** The Ir. 'es or shall deposit the sum of **\$[Amount]** (the "Investment") into the Escrow Account design at a by the Escrow Agent.
- 2.2 **Return.** The Company agrees to repay the Investor **120% of the Investment** (the "Return") within **six (6)**. **You has** of the Effective Date.
- 2.3 **Obn.** *ation. The Company's obligation to repay the Return is absolute and unconditional.

ARTICLE III – ESCROW ARRANGEMENT

- 3.1 **Escrow Account.** The Escrow Agent shall establish and maintain an account (the "Escrow Account") solely for the purposes described herein.
- 3.2 **Deposit.** The Investor shall deposit the Investment into the Escrow Account within [X] business days of executing this Agreement.



3.3 Disbursement.

- The Escrow Agent shall release the Investment to the Company upon written authorization signed by both the Company and the Investor.
- At maturity (six months from the Effective Date), the Company shall deposit repayment (Principal + Surplus Return) into the Escrow Account. The Escrow Agent shall then disburse funds directly to the Investor.
- 3.4 Escrow Agent Duties. The Escrow Agent shall act solely as a neutral custodiz.., with no responsibility for verifying the underlying obligations or transactions.
- 3.5 **Compensation.** The Parties agree to compensate the Escrow Agent with customary fees, shared equally between the Company and the Investor.

ARTICLE IV - REPRESENTATIONS AND WARRANTIES

- 4.1 **Company.** The Company is duly organized, validly xisting, and authorized to enter into this Agreement.
- 4.2 **Investor.** The Investor has full power and are free of liens and encumbrances.
- 4.3 **Escrow Agent.** The Escrow Agent's du'y authorized and capable of performing custodial functions described herein.

ARTICLE V - PFFAULT

- 5.1 **Failure to Repa**. The Company fails to repay the Return in accordance with Section 2.2, the Investor may pursue all available remedies, including legal enforcement and release of funds from escrow.
- 5.2 Inv stor Remedies. The Investor shall have priority claim on any repayment deposits held in escrew.

ARTICLE VI – LIMITATION OF LIABILITY

The Escrow Agent shall not be liable for any act performed in good faith in reliance on written instructions from the Parties, except for gross negligence or willful misconduct.



ARTICLE VII – GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of the State of [State], without regard to conflict of law principles.

ARTICLE VIII - ENTIRE AGREEMENT

This document represents the full and final agreement among the Parties and emersedes any prior agreements, oral or written.

ARTICLE IX – AMENDMENTS

Any amendments or modifications to this Agreement must $l \ni in writing$ and executed by all Parties.

ARTICLE X – SIGNATURES

IN WITNESS WHEREOF, the Partie, have executed this Combined Investment and Escrow Agreement as of the Effective Date.

Harvest Lending, LLC
By:
Name: [Authorized R p. 'santative]
Title: [Title]
Date:
Investor
By:
Nam J. Dr. Vestor Name]
Title (1f .pplicable):
Date:
Escrow Agent
By:
Name: [Escrow Agent Name]
Title: [Title]
Date:



ARTICLE XI – ARBITRATION

- 11.1 **Agreement to Arbitrate.** Any dispute, controversy, or claim arising out of or relating to this Agreement, including its breach, termination, enforcement, or validity, shall be resolved exclusively by binding arbitration administered by the **American Arbitration Assoc**; tion (**AAA**) under its Commercial Arbitration Rules then in effect.
- 11.2 **Location and Law.** Arbitration shall take place in [City, State], and the precedings shall be conducted in English. The arbitration panel shall apply the laws of the Stars of [State].
- 11.3 **Arbitrators.** The arbitration shall be conducted by a single arbitration mutually agreed upon by the Parties, or, failing such agreement, appointed by the AAA.
- 11.4 **Final and Binding.** The arbitrator's award shall be fing and binding upon the Parties, and judgment upon the award may be entered in any court having in isdiction.
- 11.5 **Confidentiality.** All arbitration proceedings shall be private and confidential, and no information relating to such proceedings shall be diagonal without the written consent of both Parties, except as required by law.

SCHEDULE A

REPAYMENT SCHEDULE (Illustrative Example)

Investment Amount: \$.900 (for example purposes)

Surplus Return (20%: \$20,000 Total Due at M durity: \$120,000

Pate	Payment Obligation	Description	Payee
[Da o Ji Deposit]	\$100,000	Investor deposits principal into escrow	Escrow Agent
[Effective Date + 6 months]	\$120,000	Company deposits repayment (principal + surplus return) into escrow	Escrow Agent → Investor

Notes:

1. Repayment shall occur in a single lump sum at maturity, unless otherwise agreed in writing.



- 2. Amounts in this schedule are illustrative; actual figures depend on the Investment stated in Article II.
- 3. If the Investor contributes a different principal amount, the Surplus Return and Total Due shall adjust proportionally (20% surplus return applied).