

# SERVICE AGREEMENT

Contract ID: 98920b6b-8575-4444-b85c-4c99d97254c2

## BETWEEN:

Apex Services LLC ("Provider")  
Contact: Contact 135  
Email: contact135@apexservicesllc.com

## AND:

Demo Enterprise Corporation ("Client")  
123 Business Avenue, Suite 100  
San Francisco, CA 94105

## 1. AGREEMENT DETAILS

Contract Title: Contract #234 - Monthly software\_license  
Contract Type: SOFTWARE LICENSE  
Contract Value: \$979,910  
Start Date: 2025-03-26  
End Date: 2025-12-21  
Auto-Renewal: No  
Status: PENDING REVIEW

## 2. SCOPE OF WORK

Provider grants Client a non-exclusive, non-transferable license to use the software for the term of this agreement. License includes:

- Access to software application and updates
- Technical support during business hours
- Data storage and backup services
- Security and compliance monitoring
- User training and documentation

## 3. PAYMENT TERMS

Payment terms are Net 30 from date of invoice. Late payments shall incur interest at 1.5% per month or the maximum rate permitted by law, whichever is less.

Total Contract Value: \$979,910

## 4. CONFIDENTIALITY

Both parties agree to maintain strict confidentiality of all proprietary information exchanged during the term of this agreement. Neither party shall disclose such information to any third party without prior written consent.

## **5. WARRANTY**

Services shall be performed in a professional and workmanlike manner consistent with industry standards. Provider warrants that deliverables will conform to specifications agreed upon in writing.

## **6. LIMITATION OF LIABILITY**

Neither party shall be liable for any indirect, incidental, consequential, or punitive damages arising from this agreement. Total liability shall not exceed the total fees paid under this agreement.

## **7. INTELLECTUAL PROPERTY**

All intellectual property rights in deliverables created under this agreement shall vest in the Client upon full payment. Provider retains rights to pre-existing materials and tools.

## **8. TERMINATION**

Either party may terminate this agreement with 30 days written notice. In the event of material breach, the non-breaching party may terminate immediately upon written notice.

## **9. FORCE MAJEURE**

Neither party shall be liable for delays or failures in performance resulting from acts beyond reasonable control, including natural disasters, war, terrorism, or government actions.

## **10. GOVERNING LAW**

This agreement shall be governed by and construed in accordance with the laws of the State of Delaware, without regard to conflicts of law principles.

## **SIGNATURES**

Provider:

---

Contact 135  
Apex Services LLC  
Date: 11/13/2025

Client:

---

Demo User  
Demo Enterprise Corporation  
Date: 11/13/2025

