Equity Agreement

This ag	greement is between vs of	, whose	a corporation registered office is situated at	incorporated under	
				(Owner); and	
		of			
				(Contractor);	
to Con follow	tractor at an agreed r ing points:	rate over an agreed per	d to transfer equity inriod subject to the risk and co	(Project) nditions listed in the	
1.	Project Commencer	ment date:			
2.	of \$per your time basis at an hour will be adjusted up	ear. The same Agreed or larly rate of 0.0625% or or down on each anniverse.	ct per year in lieu of a full-ting. Rate applies pro rata if acquired the full-time salary-equivaled versary of Project Commences most recent external investment.	iring equity on a part- ent. The Agreed Rate ement to be equal to	
3.	Agreed Period:	years from Project C	ommencement		
4.	If the Project fails, a	all participants includi	il at any time for any reason and contractor may elect to option to recover costs.	_	
5.	Contractor working	conditions will be no	worse than Owner working o	conditions.	

- 6. Contractor will execute a binding non-disclosure agreement which protects the Project.
- 7. Owner will maintain a Project business plan which will remain available to Contractor.
- 8. With approval of existing equity holders external capital will be sought from time to time.
- 9. Contractor cannot become an employee while receiving equity in lieu of salary-equivalent.
- 10. If Project earnings permit, Contractor may become an employee with salary in lieu of further equity. Equity earned so far may be kept or traded in-house.
- 11. Owner will post an in-house monthly Project report which nominates a notional or planned equity value. On the next business day only, all stakeholders except Owner may optionally trade their equity in-house at or above the nominated price.
- 12. Contractor may purchase additional equity at the Agreed Rate or the most recently traded inhouse equity value whichever is higher.
- 13. If Contractor leaves the Project, all acquired equity must be offered for purchase by remaining stakeholders at the Agreed Rate or at the most recent price at which equity was actually traded whichever is higher. If this occurs prior to external investment, Contractor may have to wait until such investment before receiving proceeds of this equity buy-back. However, if Contractor leaves the Project and wishes to retain acquired equity, Contractor must obtain a favourable two-thirds majority vote in a secret ballot among remaining equity holders including Owner.

- 14. Intellectual property developed by Contractor is owned 100% by the Project.
- 15. Copyright in code developed by Contractor is owned 100% by the Project.
- 16. At the end of the Agreed Period this agreement automatically terminates but Project ownership of intellectual property and copyright persists indefinitely.
- 17. Disagreement must be settled in-house by the people involved or if that isn't possible, disagreement must be settled via arbitration by a mutually agreed independent person.
- 18. Ambiguities in this agreement must be interpreted in favour of Project success.

Executed by the parties on the first date mention	oned above:
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Witness:	
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Witness:)	
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