Software Development Agreement

Between Company A and Company B

# 1. Example patent content

In step 8f(ii), “less than 0.60% to less than 1.5%” includes for, instance, less than 1.50%, less than 1.45%, less than 1.40%, less than 1.35%, less than 1.30%, less than 1.25%, less than 1.20%, less than 1.15%, less than 1.10%, less than 1.00%, less than 0.95%, less than 0.90%, less than 0.85%, less than 0.80%, less than 0.75%, less than 0.70%, less than 0.65%, or for example less than 0.60%. It was found that particularly good prediction (accurate prediction) about the likelihood that a cancer subject is not suitable for treatment with a PD-1 inhibitor compound and/or PD-L1 inhibitor compound prior initiating treatment with said compound(s) or early after initiating treatment with said compound(s), if there is less than 0.90% of PD-1T cells in the tumor sample (e.g. FFPES or FFFS). This Software Development Agreement ("Agreement") is entered into as of January 1, 2025, by and between Party A and Party B. The purpose of this Agreement is to define the terms and conditions under which the Developer will provide software development services to the Client.

# 2. Project Details

|  |  |
| --- | --- |
| Project Name | Enterprise Resource Planning System |
| Duration | 12 months |
| Budget | $500,000 |
| Start Date | February 1, 2025 |

# 4. Confidentiality

Both parties agree to maintain the **confidentiality** of all proprietary information disclosed during the term of this Agreement.

"Confidential Information" includes all technical and business information, source code, designs, and any other materials disclosed by either party.

# 5. Termination

Either party may terminate this Agreement upon 30 days written notice to the other party.

## 5.1 Effect of Termination

Upon termination, all work in progress shall be delivered to the Client, and final payment shall be calculated on a pro-rata basis.