

## #001 — Service Agreement — Rodriguez Figueroa and Sanchez vs Doyle Ltd — March 24, 2025

This Service Agreement (the "Agreement") is entered into as of March 24, 2025 between Rodriguez Figueroa and Sanchez and Doyle Ltd. The Parties agree as follows:

1. Scope of Services: Rodriguez Figueroa and Sanchez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Doyle Ltd shall provide reasonable cooperation and timely feedback to enable Rodriguez Figueroa and Sanchez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Rodriguez Figueroa and Sanchez

By: \_\_\_\_\_

Name: Kimberly Garza

Title: Ambulance person

Doyle Ltd

By: \_\_\_\_\_

Name: Daniel Wagner

Title: Aid worker

## #002 — Vendor Contract — Gonzalez Santos and Gardner vs Cole LLC — January 26, 2025

This Vendor Contract (the "Agreement") is entered into as of January 26, 2025 between Gonzalez Santos and Gardner and Cole LLC. The Parties agree as follows:

1. Scope of Services: Gonzalez Santos and Gardner will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Cole LLC shall provide reasonable cooperation and timely feedback to enable Gonzalez Santos and Gardner to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gonzalez Santos and Gardner

By: \_\_\_\_\_

Name: Abigail Shaffer

Title: Pharmacist, hospital

Cole LLC

By: \_\_\_\_\_

Name: Christopher Bernard

Title: Legal secretary

## #003 — Service Agreement — Davis Inc vs Abbott-Munoz — September 03, 2025

This Service Agreement (the "Agreement") is entered into as of September 03, 2025 between Davis Inc and Abbott-Munoz. The Parties agree as follows:

1. Scope of Services: Davis Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Abbott-Munoz shall provide reasonable cooperation and timely feedback to enable Davis Inc to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis Inc  
By: \_\_\_\_\_

Name: Monica Herrera  
Title: Multimedia specialist

Abbott-Munoz

By: \_\_\_\_\_  
Name: Edward Fuller  
Title: Medical illustrator

## #004 — Compliance Summary — Lee Jones and Stanley vs Galloway-Wyatt — July 19, 2024

This Compliance Summary (the "Agreement") is entered into as of July 19, 2024 between Lee Jones and Stanley and Galloway-Wyatt. The Parties agree as follows:

1. Scope of Services: Lee Jones and Stanley will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Galloway-Wyatt shall provide reasonable cooperation and timely feedback to enable Lee Jones and Stanley to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lee Jones and Stanley

By: \_\_\_\_\_  
Name: Jamie Chavez  
Title: Medical sales representative

Galloway-Wyatt

By: \_\_\_\_\_  
Name: Henry Santiago  
Title: Building surveyor

## #005 — Non-Disclosure Agreement — Reid Ferguson and Sanchez vs Gray-Mayo — July 02, 2023

This Non-Disclosure Agreement (the "Agreement") is entered into as of July 02, 2023 between Reid Ferguson and Sanchez and Gray-Mayo. The Parties agree as follows:

1. Scope of Services: Reid Ferguson and Sanchez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gray-Mayo shall provide reasonable cooperation and timely feedback to enable Reid Ferguson and Sanchez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Reid Ferguson and Sanchez

By: \_\_\_\_\_

Name: Kristin Cohen

Title: Banker

Gray-Mayo

By: \_\_\_\_\_

Name: Andrew Stewart

Title: Geologist, wellsite

## #006 — Data Sharing Agreement — Clark PLC vs Edwards Rios and Foster — December 16, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of December 16, 2024 between Clark PLC and Edwards Rios and Foster. The Parties agree as follows:

1. Scope of Services: Clark PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Edwards Rios and Foster shall provide reasonable cooperation and timely feedback to enable Clark PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Clark PLC

By: \_\_\_\_\_

Name: Judy Baker

Title: Fine artist

Edwards Rios and Foster

By: \_\_\_\_\_

Name: Kimberly Burgess

Title: Phytotherapist

#007 — Subcontractor Contract — Ross Robinson and Bright vs Snyder Campos and Callahan — August 24, 2024

This Subcontractor Contract (the "Agreement") is entered into as of August 24, 2024 between Ross Robinson and Bright and Snyder Campos and Callahan. The Parties agree as follows:

1. Scope of Services: Ross Robinson and Bright will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Snyder Campos and Callahan shall provide reasonable cooperation and timely feedback to enable Ross Robinson and Bright to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Ross Robinson and Bright

By: \_\_\_\_\_

Name: Christopher Becker

Title: Therapist, occupational

Snyder Campos and Callahan

By: \_\_\_\_\_

Name: James Ferrell

Title: Seismic interpreter

#008 — Vendor Contract — Maddox-Valencia vs Frazier Inc — September 21, 2023

This Vendor Contract (the "Agreement") is entered into as of September 21, 2023 between Maddox-Valencia and Frazier Inc. The Parties agree as follows:

1. Scope of Services: Maddox-Valencia will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Frazier Inc shall provide reasonable cooperation and timely feedback to enable Maddox-Valencia to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain

appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Maddox-Valencia

By: \_\_\_\_\_

Name: Kimberly Adams

Title: Librarian, public

Frazier Inc

By: \_\_\_\_\_

Name: Jeffrey Chavez

Title: General practice doctor

## #009 — Service Agreement — Gill Romero and Rodriguez vs Evans Fowler and Lynch — May 15, 2024

This Service Agreement (the "Agreement") is entered into as of May 15, 2024 between Gill Romero and Rodriguez and Evans Fowler and Lynch. The Parties agree as follows:

1. Scope of Services: Gill Romero and Rodriguez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Evans Fowler and Lynch shall provide reasonable cooperation and timely feedback to enable Gill Romero and Rodriguez to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gill Romero and Rodriguez  
By: \_\_\_\_\_  
Name: Phillip Ryan  
Title: Set designer

Evans Fowler and Lynch  
By: \_\_\_\_\_  
Name: Linda Burns  
Title: Clinical research associate

## #010 — Vendor Contract — Koch-Decker vs Allen-Allen — September 24, 2023

This Vendor Contract (the "Agreement") is entered into as of September 24, 2023 between Koch-Decker and Allen-Allen. The Parties agree as follows:

1. Scope of Services: Koch-Decker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Allen-Allen shall provide reasonable cooperation and timely feedback to enable Koch-Decker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Koch-Decker  
By: \_\_\_\_\_  
Name: Angela Dennis  
Title: Broadcast presenter

Allen-Allen  
By: \_\_\_\_\_  
Name: Kim Martinez  
Title: Public relations officer

## #011 — Vendor Contract — Martin Rose and Obrien vs Hickman Ltd — October 10, 2024

This Vendor Contract (the "Agreement") is entered into as of October 10, 2024 between Martin Rose and Obrien and Hickman Ltd. The Parties agree as follows:

1. Scope of Services: Martin Rose and Obrien will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hickman Ltd shall provide reasonable cooperation and timely feedback to enable Martin Rose and Obrien to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Martin Rose and Obrien

By: \_\_\_\_\_

Name: Michelle Ross

Title: Midwife

Hickman Ltd

By: \_\_\_\_\_

Name: Joseph Martinez

Title: Equality and diversity officer

#012 — Vendor Contract — Morgan PLC vs Hall Robinson and Jones — March 25, 2024

This Vendor Contract (the "Agreement") is entered into as of March 25, 2024 between Morgan PLC and Hall Robinson and Jones. The Parties agree as follows:

1. Scope of Services: Morgan PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hall Robinson and Jones shall provide reasonable cooperation and timely feedback to enable Morgan PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Morgan PLC

By: \_\_\_\_\_

Name: Crystal Whitehead

Title: Lawyer

Hall Robinson and Jones

By: \_\_\_\_\_

Name: David Caldwell

Title: Engineer, site

#013 — Partnership Agreement — Anderson Walls and Duncan vs Sanchez-Kennedy — September 21, 2023

This Partnership Agreement (the "Agreement") is entered into as of September 21, 2023 between Anderson Walls and Duncan and Sanchez-Kennedy. The Parties agree as follows:

1. Scope of Services: Anderson Walls and Duncan will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sanchez-Kennedy shall provide reasonable cooperation and timely feedback to enable Anderson Walls and Duncan to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Anderson Walls and Duncan

By: \_\_\_\_\_

Name: Brandon Hopkins

Title: Manufacturing systems engineer

Sanchez-Kennedy

By: \_\_\_\_\_

Name: John Daniel

Title: Chief Technology Officer

#014 — Subcontractor Contract — Powell LLC vs Wright and Sons — October 11, 2023

This Subcontractor Contract (the "Agreement") is entered into as of October 11, 2023 between Powell LLC and Wright and Sons. The Parties agree as follows:

1. Scope of Services: Powell LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wright and Sons shall provide reasonable cooperation and timely feedback to enable Powell LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Powell LLC

By: \_\_\_\_\_

Name: Brenda White

Title: Psychologist, counselling

Wright and Sons

By: \_\_\_\_\_

Name: Thomas Ramos

Title: Statistician

## #015 — License Agreement — Williams PLC vs Novak and Sons — June 14, 2025

This License Agreement (the "Agreement") is entered into as of June 14, 2025 between Williams PLC and Novak and Sons. The Parties agree as follows:

1. Scope of Services: Williams PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Novak and Sons shall provide reasonable cooperation and timely feedback to enable Williams PLC to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Williams PLC  
By: \_\_\_\_\_  
Name: John Lewis

Title: Oncologist  
Novak and Sons  
By: \_\_\_\_\_  
Name: Carmen Smith

Title: Newspaper journalist

## #016 — Audit Report — House-Glover vs Henderson-Bernard — December 08, 2024

This Audit Report (the "Agreement") is entered into as of December 08, 2024 between House-Glover and Henderson-Bernard. The Parties agree as follows:

1. Scope of Services: House-Glover will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Henderson-Bernard shall provide reasonable cooperation and timely feedback to enable House-Glover to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

House-Glover  
By: \_\_\_\_\_  
Name: Kristi Higgins MD

Title: Housing manager/officer

Henderson-Bernard  
By: \_\_\_\_\_  
Name: Anthony Fitzgerald

Title: Biochemist, clinical

## #017 — Subcontractor Contract — Edwards Williams and Woods vs Moore Yu and Miller — August 15, 2024

This Subcontractor Contract (the "Agreement") is entered into as of August 15, 2024 between Edwards Williams and Woods and Moore Yu and Miller. The Parties agree as follows:

1. Scope of Services: Edwards Williams and Woods will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Moore Yu and Miller shall provide reasonable cooperation and timely feedback to enable Edwards Williams and Woods to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Edwards Williams and Woods

By: \_\_\_\_\_

Name: Kurt Leonard

Title: Farm manager

Moore Yu and Miller

By: \_\_\_\_\_

Name: Todd Hudson

Title: Technical sales engineer

#018 — Subcontractor Contract — Williams Miller and Sandoval vs Mills Donovan and Harris — September 03, 2025

This Subcontractor Contract (the "Agreement") is entered into as of September 03, 2025 between Williams Miller and Sandoval and Mills Donovan and Harris. The Parties agree as follows:

1. Scope of Services: Williams Miller and Sandoval will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mills Donovan and Harris shall provide reasonable cooperation and timely feedback to enable Williams Miller and Sandoval to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Williams Miller and Sandoval

By: \_\_\_\_\_

Name: Cynthia Foster

Title: Hydrologist

Mills Donovan and Harris

By: \_\_\_\_\_

Name: Timothy Walls

Title: Acupuncturist

## #019 — License Agreement — Howell-Hart vs Jones and Sons — September 01, 2024

This License Agreement (the "Agreement") is entered into as of September 01, 2024 between Howell-Hart and Jones and Sons. The Parties agree as follows:

1. Scope of Services: Howell-Hart will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Jones and Sons shall provide reasonable cooperation and timely feedback to enable Howell-Hart to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Howell-Hart

By: \_\_\_\_\_

Name: Brandi Bailey

Title: Broadcast presenter

Jones and Sons

By: \_\_\_\_\_

Name: Jaclyn Moore

Title: Speech and language therapist

## #020 — Audit Report — Turner Riggs and Roman vs Smith Montoya and Evans — August 20, 2023

This Audit Report (the "Agreement") is entered into as of August 20, 2023 between Turner Riggs and Roman and Smith Montoya and Evans. The Parties agree as follows:

1. Scope of Services: Turner Riggs and Roman will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Smith Montoya and Evans shall provide reasonable cooperation and timely feedback to enable Turner Riggs and Roman to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Turner Riggs and Roman

By: \_\_\_\_\_

Name: Teresa Taylor

Title: Commercial art gallery manager

Smith Montoya and Evans

By: \_\_\_\_\_

Name: Natalie Moore

Title: Herbalist

## #021 — Non-Disclosure Agreement — Clark Cooper and Watts vs Wagner-King — January 26, 2025

This Non-Disclosure Agreement (the "Agreement") is entered into as of January 26, 2025 between Clark Cooper and Watts and Wagner-King. The Parties agree as follows:

1. Scope of Services: Clark Cooper and Watts will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wagner-King shall provide reasonable cooperation and timely feedback to enable Clark Cooper and Watts to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Clark Cooper and Watts

By: \_\_\_\_\_

Name: Amber Walters

Title: Health and safety inspector

Wagner-King

By: \_\_\_\_\_

Name: Gavin Anderson

Title: Garment/textile technologist

#022 — Subcontractor Contract — Figueroa PLC vs Patterson Smith and Jones — August 13, 2023

This Subcontractor Contract (the "Agreement") is entered into as of August 13, 2023 between Figueroa PLC and Patterson Smith and Jones. The Parties agree as follows:

1. Scope of Services: Figueroa PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Patterson Smith and Jones shall provide reasonable cooperation and timely feedback to enable Figueroa PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Figueroa PLC

By: \_\_\_\_\_

Name: Stephanie Gardner

Title: Merchant navy officer

Patterson Smith and Jones

By: \_\_\_\_\_

Name: Brittany Anderson

Title: Insurance account manager

#023 — Audit Report — Nolan-Flynn vs Nolan and Sons — December 30, 2022

This Audit Report (the "Agreement") is entered into as of December 30, 2022 between Nolan-Flynn and Nolan and Sons. The Parties agree as follows:

1. Scope of Services: Nolan-Flynn will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Nolan and Sons shall provide reasonable cooperation and timely feedback to enable Nolan-Flynn to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Nolan-Flynn

By: \_\_\_\_\_

Name: Mary Gomez

Title: Surveyor, minerals

Nolan and Sons

By: \_\_\_\_\_

Name: Jennifer Oliver

Title: Designer, fashion/clothing

#024 — Data Processing Agreement — Hancock and Sons vs Johnson-Doyle — March 28, 2025

This Data Processing Agreement (the "Agreement") is entered into as of March 28, 2025 between Hancock and Sons and Johnson-Doyle. The Parties agree as follows:

1. Scope of Services: Hancock and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnson-Doyle shall provide reasonable cooperation and timely feedback to enable Hancock and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed

promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hancock and Sons

By: \_\_\_\_\_

Name: Timothy Pham

Title: Fish farm manager

Johnson-Doyle

By: \_\_\_\_\_

Name: Richard Rodriguez

Title: Arboriculturist

#025 — Data Sharing Agreement — Walker-Velasquez vs Bailey-Hoover — June 30, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of June 30, 2025 between Walker-Velasquez and Bailey-Hoover. The Parties agree as follows:

1. Scope of Services: Walker-Velasquez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bailey-Hoover shall provide reasonable cooperation and timely feedback to enable Walker-Velasquez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Walker-Velasquez

By: \_\_\_\_\_

Name: Courtney Keller

Title: Oceanographer

Bailey-Hoover

By: \_\_\_\_\_

Name: Sean Rasmussen

Title: Health promotion specialist

#026 — Compliance Summary — May-Ross vs Rivera Johnson and Wiley — June 11, 2024

This Compliance Summary (the "Agreement") is entered into as of June 11, 2024 between May-Ross and Rivera Johnson and Wiley. The Parties agree as follows:

1. Scope of Services: May-Ross will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rivera Johnson and Wiley shall provide reasonable cooperation and timely feedback to enable May-Ross to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

May-Ross

By: \_\_\_\_\_

Name: Kevin Terrell

Title: Arboriculturist

Rivera Johnson and Wiley

By: \_\_\_\_\_

Name: Jeffrey Chandler

Title: Interior and spatial designer

## #027 — Subcontractor Contract — Obrien-Dixon vs Lam-Lee — May 10, 2024

This Subcontractor Contract (the "Agreement") is entered into as of May 10, 2024 between Obrien-Dixon and Lam-Lee. The Parties agree as follows:

1. Scope of Services: Obrien-Dixon will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lam-Lee shall provide reasonable cooperation and timely feedback to enable Obrien-Dixon to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Obrien-Dixon  
By: \_\_\_\_\_

Name: Jeffrey Meyer  
Title: Solicitor

Lam-Lee  
By: \_\_\_\_\_

Name: Teresa McLaughlin  
Title: Engineer, chemical

## #028 — Data Processing Agreement — Reynolds-Rush vs Hanson-Alvarado — June 01, 2023

This Data Processing Agreement (the "Agreement") is entered into as of June 01, 2023 between Reynolds-Rush and Hanson-Alvarado. The Parties agree as follows:

1. Scope of Services: Reynolds-Rush will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hanson-Alvarado shall provide reasonable cooperation and timely feedback to enable Reynolds-Rush to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Reynolds-Rush  
By: \_\_\_\_\_

Name: Steven Hunter  
Title: Osteopath

Hanson-Alvarado  
By: \_\_\_\_\_

Name: Michael Spencer  
Title: Engineer, agricultural

## #029 — Compliance Summary — Ortega-Gray vs Orr Gilbert and Turner — May 17, 2024

This Compliance Summary (the "Agreement") is entered into as of May 17, 2024 between Ortega-Gray and Orr Gilbert and Turner. The Parties agree as follows:

1. Scope of Services: Ortega-Gray will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Orr Gilbert and Turner shall provide reasonable cooperation and timely feedback to enable Ortega-Gray to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Ortega-Gray

By: \_\_\_\_\_

Name: April Mitchell

Title: Planning and development surveyor

Orr Gilbert and Turner

By: \_\_\_\_\_

Name: Lisa Morris

Title: Private music teacher

## #030 — Compliance Summary — Lowe-Dixon vs Jackson Miller and Robertson — March 06, 2024

This Compliance Summary (the "Agreement") is entered into as of March 06, 2024 between Lowe-Dixon and Jackson Miller and Robertson. The Parties agree as follows:

1. Scope of Services: Lowe-Dixon will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Jackson Miller and Robertson shall provide reasonable cooperation and timely feedback to enable Lowe-Dixon to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed

promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lowe-Dixon

By: \_\_\_\_\_

Name: Frances Cardenas

Title: Farm manager

Jackson Miller and Robertson

By: \_\_\_\_\_

Name: Courtney Gonzalez

Title: Agricultural consultant

#031 — Compliance Summary — Sanchez Group vs Atkinson Jones and Perry — December 12, 2024

This Compliance Summary (the "Agreement") is entered into as of December 12, 2024 between Sanchez Group and Atkinson Jones and Perry. The Parties agree as follows:

1. Scope of Services: Sanchez Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Atkinson Jones and Perry shall provide reasonable cooperation and timely feedback to enable Sanchez Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sanchez Group

By: \_\_\_\_\_

Name: Cheyenne Horton

Title: Research officer, trade union

Atkinson Jones and Perry

By: \_\_\_\_\_

Name: Charles Watts

Title: Clinical biochemist

#032 — Service Agreement — Robinson-Brock vs Holmes Williams and Wright — February 11, 2023

This Service Agreement (the "Agreement") is entered into as of February 11, 2023 between Robinson-Brock and Holmes Williams and Wright. The Parties agree as follows:

1. Scope of Services: Robinson-Brock will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Holmes Williams and Wright shall provide reasonable cooperation and timely feedback to enable Robinson-Brock to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Robinson-Brock

By: \_\_\_\_\_

Name: Joyce Solis

Title: Set designer

Holmes Williams and Wright

By: \_\_\_\_\_

Name: Linda Dodson DVM

Title: Video editor

## #033 — Non-Disclosure Agreement — Mcclain Simmons and Meadows vs Merritt-Manning — February 17, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of February 17, 2024 between Mcclain Simmons and Meadows and Merritt-Manning. The Parties agree as follows:

1. Scope of Services: Mcclain Simmons and Meadows will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Merritt-Manning shall provide reasonable cooperation and timely feedback to enable Mcclain Simmons and Meadows to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

McClain Simmons and Meadows

By: \_\_\_\_\_

Name: David Wright

Title: Health and safety inspector

Merritt-Manning

By: \_\_\_\_\_

Name: Kelly Sims

Title: Haematologist

## #034 — Vendor Contract — Jones-Mitchell vs Rogers-Orozco — May 30, 2025

This Vendor Contract (the "Agreement") is entered into as of May 30, 2025 between Jones-Mitchell and Rogers-Orozco. The Parties agree as follows:

1. Scope of Services: Jones-Mitchell will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rogers-Orozco shall provide reasonable cooperation and timely feedback to enable Jones-Mitchell to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jones-Mitchell

By: \_\_\_\_\_

Name: Chris Reyes

Title: Designer, ceramics/pottery

Rogers-Orozco

By: \_\_\_\_\_

Name: Amy Russell

Title: Special effects artist

## #035 — Audit Report — Perry-Clark vs Price-Carrillo — February 18, 2025

This Audit Report (the "Agreement") is entered into as of February 18, 2025 between Perry-Clark and Price-Carrillo. The Parties agree as follows:

1. Scope of Services: Perry-Clark will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Price-Carrillo shall provide reasonable

cooperation and timely feedback to enable Perry-Clark to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Perry-Clark

By: \_\_\_\_\_

Name: Alicia Gilmore

Title: Teaching laboratory technician

Price-Carrillo

By: \_\_\_\_\_

Name: Aaron Bell

Title: Newspaper journalist

## #036 — Compliance Summary — Medina-Navarro vs Hurst Freeman and Nelson — August 31, 2024

This Compliance Summary (the "Agreement") is entered into as of August 31, 2024 between Medina-Navarro and Hurst Freeman and Nelson. The Parties agree as follows:

1. Scope of Services: Medina-Navarro will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hurst Freeman and Nelson shall provide reasonable cooperation and timely feedback to enable Medina-Navarro to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Medina-Navarro

By: \_\_\_\_\_

Name: Mr. Michael Yates

Title: Diagnostic radiographer

Hurst Freeman and Nelson

By: \_\_\_\_\_

Name: Tamara Hooper

Title: Social research officer, government

## #037 — Subcontractor Contract — Meadows PLC vs Alvarado Miller and Patterson — August 13, 2023

This Subcontractor Contract (the "Agreement") is entered into as of August 13, 2023 between Meadows PLC and Alvarado Miller and Patterson. The Parties agree as follows:

1. Scope of Services: Meadows PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Alvarado Miller and Patterson shall provide reasonable cooperation and timely feedback to enable Meadows PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Meadows PLC

By: \_\_\_\_\_

Name: Catherine Green

Title: Land

Alvarado Miller and Patterson

By: \_\_\_\_\_

Name: Gabriel Juarez

Title: Museum education officer

## #038 — Non-Disclosure Agreement — Walton-Decker vs Conley-Ruiz — June 18, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of June 18, 2024 between Walton-Decker and Conley-Ruiz. The Parties agree as follows:

1. Scope of Services: Walton-Decker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Conley-Ruiz shall provide reasonable cooperation and timely feedback to enable Walton-Decker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration,

disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Walton-Decker

By: \_\_\_\_\_

Name: Amy Crane

Title: Environmental manager

Conley-Ruiz

By: \_\_\_\_\_

Name: Rachael Pearson

Title: Airline pilot

## #039 — License Agreement — Gonzalez Inc vs Hernandez Martinez and Caldwell — September 25, 2025

This License Agreement (the "Agreement") is entered into as of September 25, 2025 between Gonzalez Inc and Hernandez Martinez and Caldwell. The Parties agree as follows:

1. Scope of Services: Gonzalez Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hernandez Martinez and Caldwell shall provide reasonable cooperation and timely feedback to enable Gonzalez Inc to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gonzalez Inc

By: \_\_\_\_\_

Name: Claudia Lyons

Title: Merchandiser, retail

Hernandez Martinez and Caldwell

By: \_\_\_\_\_

Name: Lawrence Adkins

Title: Colour technologist

## #040 — Vendor Contract — OConnell Inc vs Johnson Collins and Byrd — October 24, 2025

This Vendor Contract (the "Agreement") is entered into as of October 24, 2025 between OConnell Inc and Johnson Collins and Byrd. The Parties agree as follows:

1. Scope of Services: OConnell Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnson Collins and Byrd shall provide reasonable cooperation and timely feedback to enable OConnell Inc to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

OConnell Inc

By: \_\_\_\_\_

Name: Jennifer Espinoza

Title: Call centre manager

Johnson Collins and Byrd

By: \_\_\_\_\_

Name: Sandra Sanchez

Title: Illustrator

## #041 — Subcontractor Contract — Burke Martinez and Riggs vs Reed Group — September 04, 2025

This Subcontractor Contract (the "Agreement") is entered into as of September 04, 2025 between Burke Martinez and Riggs and Reed Group. The Parties agree as follows:

1. Scope of Services: Burke Martinez and Riggs will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Reed Group shall provide reasonable cooperation and timely feedback to enable Burke Martinez and Riggs to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Burke Martinez and Riggs

By: \_\_\_\_\_

Name: Andrea Holland

Title: Administrator, charities/voluntary organisations

Reed Group

By: \_\_\_\_\_

Name: Samantha Garcia

Title: Medical illustrator

## #042 — Audit Report — Snow Stevens and Hernandez vs Gross Ltd — April 16, 2024

This Audit Report (the "Agreement") is entered into as of April 16, 2024 between Snow Stevens and Hernandez and Gross Ltd. The Parties agree as follows:

1. Scope of Services: Snow Stevens and Hernandez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gross Ltd shall provide reasonable cooperation and timely feedback to enable Snow Stevens and Hernandez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Snow Stevens and Hernandez

By: \_\_\_\_\_

Name: Robert Medina

Title: Radio broadcast assistant

Gross Ltd

By: \_\_\_\_\_

Name: Roger Vargas

Title: IT trainer

## #043 — Non-Disclosure Agreement — Rivas Inc vs Keith-Sanchez — March 15, 2023

This Non-Disclosure Agreement (the "Agreement") is entered into as of March 15, 2023 between Rivas Inc and Keith-Sanchez. The Parties agree as follows:

1. Scope of Services: Rivas Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Keith-Sanchez shall provide reasonable cooperation and timely feedback to enable Rivas Inc to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Rivas Inc

By: \_\_\_\_\_

Name: Leonard Gray

Title: Air cabin crew

Keith-Sanchez

By: \_\_\_\_\_

Name: Frederick Freeman MD

Title: Further education lecturer

## #044 — Vendor Contract — Ramirez-Carlson vs Peters-Black — April 28, 2025

This Vendor Contract (the "Agreement") is entered into as of April 28, 2025 between Ramirez-Carlson and Peters-Black. The Parties agree as follows:

1. Scope of Services: Ramirez-Carlson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Peters-Black shall provide reasonable cooperation and timely feedback to enable Ramirez-Carlson to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Ramirez-Carlson

By: \_\_\_\_\_

Name: David Russell

Title: Surveyor, building control

Peters-Black

By: \_\_\_\_\_

Name: Melissa Brewer

Title: Recycling officer

## #045 — Audit Report — Mcguire-Davis vs Sullivan and Sons — July 20, 2023

This Audit Report (the "Agreement") is entered into as of July 20, 2023 between Mcguire-Davis and Sullivan and Sons. The Parties agree as follows:

1. Scope of Services: Mcguire-Davis will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sullivan and Sons shall provide reasonable cooperation and timely feedback to enable Mcguire-Davis to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Mcguire-Davis

By: \_\_\_\_\_

Name: Kevin Kennedy

Title: Set designer

Sullivan and Sons  
By: \_\_\_\_\_  
Name: Zachary Pierce  
Title: Management consultant

#046 — Data Sharing Agreement — Chavez Parker and Hall vs Lee Wilson and Herrera  
— July 06, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of July 06, 2025 between Chavez Parker and Hall and Lee Wilson and Herrera. The Parties agree as follows:

1. Scope of Services: Chavez Parker and Hall will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lee Wilson and Herrera shall provide reasonable cooperation and timely feedback to enable Chavez Parker and Hall to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Chavez Parker and Hall  
By: \_\_\_\_\_  
Name: Cathy Robinson

Title: Radio broadcast assistant

Lee Wilson and Herrera  
By: \_\_\_\_\_  
Name: Kevin Wolf

Title: Therapist, speech and language

#047 — Non-Disclosure Agreement — Hooper-Wall vs Perez-White — October 11, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of October 11, 2024 between Hooper-Wall and Perez-White. The Parties agree as follows:

1. Scope of Services: Hooper-Wall will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Perez-White shall provide reasonable cooperation and timely feedback to enable Hooper-Wall to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
  3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
  4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
  5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
  6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.
- IN WITNESS WHEREOF, the Parties have executed this Agreement.
- Hooper-Wall  
By: \_\_\_\_\_  
Name: Joseph Hill  
Title: Audiological scientist
- Perez-White  
By: \_\_\_\_\_  
Name: Melissa Martinez  
Title: Recycling officer
- #048 — Partnership Agreement — Salas PLC vs Harrison-Alexander — October 28, 2024
- This Partnership Agreement (the "Agreement") is entered into as of October 28, 2024 between Salas PLC and Harrison-Alexander. The Parties agree as follows:
1. Scope of Services: Salas PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Harrison-Alexander shall provide reasonable cooperation and timely feedback to enable Salas PLC to perform the services.
  2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
  3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
  4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
  5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the

claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Salas PLC

By: \_\_\_\_\_

Name: Anthony Everett

Title: Purchasing manager

Harrison-Alexander

By: \_\_\_\_\_

Name: Austin Vasquez

Title: Technical author

## #049 — Compliance Summary — Parks Hernandez and Shepherd vs Miller-Wright — May 15, 2023

This Compliance Summary (the "Agreement") is entered into as of May 15, 2023 between Parks Hernandez and Shepherd and Miller-Wright. The Parties agree as follows:

1. Scope of Services: Parks Hernandez and Shepherd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Miller-Wright shall provide reasonable cooperation and timely feedback to enable Parks Hernandez and Shepherd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Parks Hernandez and Shepherd

By: \_\_\_\_\_

Name: Jennifer Carlson

Title: Water engineer

Miller-Wright

By: \_\_\_\_\_

Name: Joseph Hayes

Title: Probation officer

## #050 — Vendor Contract — Dalton-Branch vs Carroll-Brown — October 08, 2025

This Vendor Contract (the "Agreement") is entered into as of October 08, 2025 between Dalton-Branch and Carroll-Brown. The Parties agree as follows:

1. Scope of Services: Dalton-Branch will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Carroll-Brown shall provide reasonable cooperation and timely feedback to enable Dalton-Branch to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dalton-Branch

By: \_\_\_\_\_

Name: Annette Farmer

Title: Engineer, mining

Carroll-Brown

By: \_\_\_\_\_

Name: Brad Allen

Title: Sub

## #051 — Audit Report — Moore Group vs Norris-Harrison — July 29, 2023

This Audit Report (the "Agreement") is entered into as of July 29, 2023 between Moore Group and Norris-Harrison. The Parties agree as follows:

1. Scope of Services: Moore Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Norris-Harrison shall provide reasonable cooperation and timely feedback to enable Moore Group to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Moore Group  
By: \_\_\_\_\_  
Name: Dwayne Campbell  
Title: Professor Emeritus

Norris-Harrison  
By: \_\_\_\_\_  
Name: David Baker  
Title: Theme park manager

## #052 — Data Processing Agreement — Lara Gonzalez and Wilson vs Holland LLC — July 10, 2025

This Data Processing Agreement (the "Agreement") is entered into as of July 10, 2025 between Lara Gonzalez and Wilson and Holland LLC. The Parties agree as follows:

1. Scope of Services: Lara Gonzalez and Wilson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Holland LLC shall provide reasonable cooperation and timely feedback to enable Lara Gonzalez and Wilson to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lara Gonzalez and Wilson  
By: \_\_\_\_\_  
Name: Andrea Martin  
Title: Information systems manager  
Holland LLC  
By: \_\_\_\_\_  
Name: Samantha Morse  
Title: Print production planner

## #053 — Audit Report — Harrison LLC vs Powell Nelson and Fernandez — May 13, 2024

This Audit Report (the "Agreement") is entered into as of May 13, 2024 between Harrison LLC and Powell Nelson and Fernandez. The Parties agree as follows:

1. Scope of Services: Harrison LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Powell Nelson and Fernandez shall provide reasonable cooperation and timely feedback to enable Harrison LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Harrison LLC

By: \_\_\_\_\_

Name: Kyle Preston

Title: IT trainer

Powell Nelson and Fernandez

By: \_\_\_\_\_

Name: Allison Perez

Title: Teaching laboratory technician

## #054 — Data Processing Agreement — Sampson Key and Chambers vs Johnston-Hines — February 15, 2023

This Data Processing Agreement (the "Agreement") is entered into as of February 15, 2023 between Sampson Key and Chambers and Johnston-Hines. The Parties agree as follows:

1. Scope of Services: Sampson Key and Chambers will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnston-Hines shall provide reasonable cooperation and timely feedback to enable Sampson Key and Chambers to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sampson Key and Chambers

By: \_\_\_\_\_

Name: Joseph Ramos

Title: Health physicist

Johnston-Hines

By: \_\_\_\_\_

Name: Kevin Walters

Title: Regulatory affairs officer

## #055 — Service Agreement — Harrison Group vs Morris-Garcia — August 19, 2024

This Service Agreement (the "Agreement") is entered into as of August 19, 2024 between Harrison Group and Morris-Garcia. The Parties agree as follows:

1. Scope of Services: Harrison Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Morris-Garcia shall provide reasonable cooperation and timely feedback to enable Harrison Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Harrison Group

By: \_\_\_\_\_

Name: Jason Simpson

Title: Oncologist

Morris-Garcia

By: \_\_\_\_\_

Name: Krista Gibson

Title: International aid/development worker

## #056 — Service Agreement — Morris-Cordova vs Hancock-Bryan — July 13, 2025

This Service Agreement (the "Agreement") is entered into as of July 13, 2025 between Morris-Cordova and Hancock-Bryan. The Parties agree as follows:

1. Scope of Services: Morris-Cordova will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hancock-Bryan shall provide reasonable cooperation and timely feedback to enable Morris-Cordova to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Morris-Cordova

By: \_\_\_\_\_

Name: Sean Murray

Title: Audiological scientist

Hancock-Bryan

By: \_\_\_\_\_

Name: Isaiah Avila

Title: Private music teacher

## #057 — Compliance Summary — Harris PLC vs Pennington Group — July 14, 2025

This Compliance Summary (the "Agreement") is entered into as of July 14, 2025 between Harris PLC and Pennington Group. The Parties agree as follows:

1. Scope of Services: Harris PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Pennington Group shall provide reasonable cooperation and timely feedback to enable Harris PLC to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Harris PLC

By: \_\_\_\_\_

Name: Kari Johnson

Title: Transport planner

Pennington Group  
By: \_\_\_\_\_  
Name: Michelle Collins  
Title: Administrator, education

#058 — License Agreement — Russell Walker and Skinner vs Murray Inc — June 20, 2025

This License Agreement (the "Agreement") is entered into as of June 20, 2025 between Russell Walker and Skinner and Murray Inc. The Parties agree as follows:

1. Scope of Services: Russell Walker and Skinner will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Murray Inc shall provide reasonable cooperation and timely feedback to enable Russell Walker and Skinner to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Russell Walker and Skinner  
By: \_\_\_\_\_  
Name: Brittany Cantu  
Title: Horticulturist, amenity  
  
Murray Inc  
By: \_\_\_\_\_  
Name: Denise Davenport  
Title: Public house manager

#059 — Vendor Contract — Bryant and Sons vs Lee-Greene — August 04, 2023

This Vendor Contract (the "Agreement") is entered into as of August 04, 2023 between Bryant and Sons and Lee-Greene. The Parties agree as follows:

1. Scope of Services: Bryant and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lee-Greene shall provide reasonable cooperation and timely feedback to enable Bryant and Sons to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Bryant and Sons

By: \_\_\_\_\_

Name: Breanna Jones

Title: Patent examiner

Lee-Greene

By: \_\_\_\_\_

Name: Richard Adams

Title: Accountant, chartered

## #060 — Data Sharing Agreement — Barber-Monroe vs Duarte Burns and Hernandez — May 24, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of May 24, 2025 between Barber-Monroe and Duarte Burns and Hernandez. The Parties agree as follows:

1. Scope of Services: Barber-Monroe will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Duarte Burns and Hernandez shall provide reasonable cooperation and timely feedback to enable Barber-Monroe to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the

claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Barber-Monroe

By: \_\_\_\_\_

Name: Haley Arnold

Title: Speech and language therapist

Duarte Burns and Hernandez

By: \_\_\_\_\_

Name: Timothy Kane

Title: Field trials officer

## #061 — Non-Disclosure Agreement — Reyes Chase and Jenkins vs Garner-Thornton — February 03, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of February 03, 2024 between Reyes Chase and Jenkins and Garner-Thornton. The Parties agree as follows:

1. Scope of Services: Reyes Chase and Jenkins will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Garner-Thornton shall provide reasonable cooperation and timely feedback to enable Reyes Chase and Jenkins to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Reyes Chase and Jenkins

By: \_\_\_\_\_

Name: Jasmin Alvarado

Title: Designer, blown glass/stained glass

Garner-Thornton

By: \_\_\_\_\_

Name: Andrew Shaw MD

Title: Chiropodist

## #062 — Audit Report — Garcia-Lozano vs Bowen Group — March 03, 2024

This Audit Report (the "Agreement") is entered into as of March 03, 2024 between Garcia-Lozano and Bowen Group. The Parties agree as follows:

1. Scope of Services: Garcia-Lozano will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bowen Group shall provide reasonable cooperation and timely feedback to enable Garcia-Lozano to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain

appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Garcia-Lozano

By: \_\_\_\_\_

Name: Tracy Jones

Title: Geochemist

Bowen Group

By: \_\_\_\_\_

Name: Michael Santos

Title: Land/geomatics surveyor

## #063 — License Agreement — Villarreal James and Stewart vs Clay Freeman and Weaver — April 14, 2023

This License Agreement (the "Agreement") is entered into as of April 14, 2023 between Villarreal James and Stewart and Clay Freeman and Weaver. The Parties agree as follows:

1. Scope of Services: Villarreal James and Stewart will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Clay Freeman and Weaver shall provide reasonable cooperation and timely feedback to enable Villarreal James and Stewart to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Villarreal James and Stewart

By: \_\_\_\_\_

Name: Cynthia Cohen

Title: Holiday representative

Clay Freeman and Weaver

By: \_\_\_\_\_

Name: Nicole Hamilton MD

Title: Chiropodist

## #064 — Partnership Agreement — Jackson-Evans vs Williams Inc — January 06, 2023

This Partnership Agreement (the "Agreement") is entered into as of January 06, 2023 between Jackson-Evans and Williams Inc. The Parties agree as follows:

1. Scope of Services: Jackson-Evans will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Williams Inc shall provide reasonable cooperation and timely feedback to enable Jackson-Evans to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jackson-Evans

By: \_\_\_\_\_

Name: James Thomas

Title: Set designer

Williams Inc

By: \_\_\_\_\_

Name: Michael White

Title: Economist

## #065 — Non-Disclosure Agreement — Lynch Group vs Vega Jimenez and Aguilar — June 20, 2025

This Non-Disclosure Agreement (the "Agreement") is entered into as of June 20, 2025 between Lynch Group and Vega Jimenez and Aguilar. The Parties agree as follows:

1. Scope of Services: Lynch Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Vega Jimenez and Aguilar shall provide reasonable cooperation and timely feedback to enable Lynch Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lynch Group

By: \_\_\_\_\_

Name: Mark Stevens

Title: Acupuncturist

Vega Jimenez and Aguilar

By: \_\_\_\_\_

Name: Julie Roberts

Title: Sports coach

#066 — Compliance Summary — Jones LLC vs Evans Hayden and Vaughn — May 25, 2023

This Compliance Summary (the "Agreement") is entered into as of May 25, 2023 between Jones LLC and Evans Hayden and Vaughn. The Parties agree as follows:

1. Scope of Services: Jones LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Evans Hayden and Vaughn shall provide reasonable cooperation and timely feedback to enable Jones LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed

promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jones LLC

By: \_\_\_\_\_

Name: Eric Kidd

Title: Radiation protection practitioner

Evans Hayden and Vaughn

By: \_\_\_\_\_

Name: James Howard

Title: Hotel manager

## #067 — Vendor Contract — Phillips Spence and Barrett vs Smith-Grimes — March 04, 2024

This Vendor Contract (the "Agreement") is entered into as of March 04, 2024 between Phillips Spence and Barrett and Smith-Grimes. The Parties agree as follows:

1. Scope of Services: Phillips Spence and Barrett will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Smith-Grimes shall provide reasonable cooperation and timely feedback to enable Phillips Spence and Barrett to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Phillips Spence and Barrett

By: \_\_\_\_\_

Name: Valerie Lozano

Title: Research scientist (maths)

Smith-Grimes

By: \_\_\_\_\_

Name: Stephanie Parsons

Title: Event organiser

## #068 — Vendor Contract — Pham Robinson and Lee vs Byrd-Le — March 16, 2025

This Vendor Contract (the "Agreement") is entered into as of March 16, 2025 between Pham Robinson and Lee and Byrd-Le. The Parties agree as follows:

1. Scope of Services: Pham Robinson and Lee will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Byrd-Le shall provide reasonable cooperation and timely feedback to enable Pham Robinson and Lee to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, AI Act as applicable. Each Party will implement and

maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Pham Robinson and Lee  
By: \_\_\_\_\_

Name: Sara Fuller  
Title: Archaeologist

Byrd-Le  
By: \_\_\_\_\_  
Name: Jeremiah Riley  
Title: Conservator, museum/gallery

## #069 — Subcontractor Contract — Browning LLC vs Perry Gonzalez and Buchanan — September 02, 2024

This Subcontractor Contract (the "Agreement") is entered into as of September 02, 2024 between Browning LLC and Perry Gonzalez and Buchanan. The Parties agree as follows:

1. Scope of Services: Browning LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Perry Gonzalez and Buchanan shall provide reasonable cooperation and timely feedback to enable Browning LLC to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Browning LLC

By: \_\_\_\_\_

Name: Holly Shaw

Title: Government social research officer

Perry Gonzalez and Buchanan

By: \_\_\_\_\_

Name: Dawn Summers

Title: Race relations officer

## #070 — Audit Report — Francis-Morgan vs Mcdonald Inc — January 07, 2023

This Audit Report (the "Agreement") is entered into as of January 07, 2023 between Francis-Morgan and Mcdonald Inc. The Parties agree as follows:

1. Scope of Services: Francis-Morgan will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mcdonald Inc shall provide reasonable cooperation and timely feedback to enable Francis-Morgan to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Francis-Morgan

By: \_\_\_\_\_

Name: Vincent Dalton

Title: Occupational psychologist

Mcdonald Inc

By: \_\_\_\_\_

Name: Regina Diaz

Title: Nutritional therapist

## #071 — Partnership Agreement — Baker Inc vs Richardson-Curry — June 24, 2023

This Partnership Agreement (the "Agreement") is entered into as of June 24, 2023 between Baker Inc and Richardson-Curry. The Parties agree as follows:

1. Scope of Services: Baker Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Richardson-Curry shall provide reasonable

cooperation and timely feedback to enable Baker Inc to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Baker Inc

By: \_\_\_\_\_

Name: James Little

Title: Meteorologist

Richardson-Curry

By: \_\_\_\_\_

Name: David Johnson

Title: Surveyor, mining

#072 — Data Processing Agreement — Herman-Walker vs Reid Group — December 25, 2023

This Data Processing Agreement (the "Agreement") is entered into as of December 25, 2023 between Herman-Walker and Reid Group. The Parties agree as follows:

1. Scope of Services: Herman-Walker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Reid Group shall provide reasonable cooperation and timely feedback to enable Herman-Walker to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Herman-Walker

By: \_\_\_\_\_

Name: Elizabeth Ortiz

Title: Counselling psychologist

Reid Group

By: \_\_\_\_\_

Name: Andrew Ferrell

Title: Commercial art gallery manager

## #073 — Compliance Summary — Young PLC vs Price LLC — June 16, 2023

This Compliance Summary (the "Agreement") is entered into as of June 16, 2023 between Young PLC and Price LLC. The Parties agree as follows:

1. Scope of Services: Young PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Price LLC shall provide reasonable cooperation and timely feedback to enable Young PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Young PLC

By: \_\_\_\_\_

Name: Natalie Bautista

Title: Personnel officer

Price LLC

By: \_\_\_\_\_

Name: Molly McClure

Title: Child psychotherapist

## #074 — Data Processing Agreement — Gilbert-Crosby vs Johnson-Wood — June 06, 2025

This Data Processing Agreement (the "Agreement") is entered into as of June 06, 2025 between Gilbert-Crosby and Johnson-Wood. The Parties agree as follows:

1. Scope of Services: Gilbert-Crosby will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnson-Wood shall provide reasonable cooperation and timely feedback to enable Gilbert-Crosby to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from

unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gilbert-Crosby

By: \_\_\_\_\_

Name: Trevor Foley

Title: Child psychotherapist

Johnson-Wood

By: \_\_\_\_\_

Name: Mrs. Stephanie Newman

Title: Biochemist, clinical

## #075 — Data Processing Agreement — Hill-Donaldson vs Davis-Lewis — June 11, 2023

This Data Processing Agreement (the "Agreement") is entered into as of June 11, 2023 between Hill-Donaldson and Davis-Lewis. The Parties agree as follows:

1. Scope of Services: Hill-Donaldson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davis-Lewis shall provide reasonable cooperation and timely feedback to enable Hill-Donaldson to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hill-Donaldson

By: \_\_\_\_\_

Name: Tricia Williams  
Title: Lecturer, further education  
  
Davis-Lewis  
By: \_\_\_\_\_  
Name: Cameron Cunningham  
Title: Broadcast presenter

## #076 — Service Agreement — Clark Robinson and Kane vs Schroeder-Kramer — October 23, 2023

This Service Agreement (the "Agreement") is entered into as of October 23, 2023 between Clark Robinson and Kane and Schroeder-Kramer. The Parties agree as follows:

1. Scope of Services: Clark Robinson and Kane will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Schroeder-Kramer shall provide reasonable cooperation and timely feedback to enable Clark Robinson and Kane to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Clark Robinson and Kane  
By: \_\_\_\_\_  
Name: Destiny Riggs  
Title: Conservator, furniture  
  
Schroeder-Kramer  
By: \_\_\_\_\_  
Name: Rebecca Rodriguez  
Title: Agricultural engineer

## #077 — Vendor Contract — Smith and Sons vs Morris Thompson and Williams — June 14, 2024

This Vendor Contract (the "Agreement") is entered into as of June 14, 2024 between Smith and Sons and Morris Thompson and Williams. The Parties agree as follows:

1. Scope of Services: Smith and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Morris Thompson and Williams shall provide reasonable cooperation and timely feedback to enable Smith and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Smith and Sons

By: \_\_\_\_\_

Name: Kelly Reese

Title: Publishing copy

Morris Thompson and Williams

By: \_\_\_\_\_

Name: Ivan Wheeler

Title: Production engineer

#078 — Non-Disclosure Agreement — Walker Gilbert and Acosta vs Boyd Ellis and Maynard — December 26, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of December 26, 2024 between Walker Gilbert and Acosta and Boyd Ellis and Maynard. The Parties agree as follows:

1. Scope of Services: Walker Gilbert and Acosta will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Boyd Ellis and Maynard shall provide reasonable cooperation and timely feedback to enable Walker Gilbert and Acosta to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Walker Gilbert and Acosta

By: \_\_\_\_\_

Name: John Morales

Title: Clinical cytogeneticist

Boyd Ellis and Maynard

By: \_\_\_\_\_

Name: Theodore Jones Jr.

Title: Translator

#079 — Service Agreement — Jones LLC vs Schultz Kelley and Nguyen — July 17, 2023

This Service Agreement (the "Agreement") is entered into as of July 17, 2023 between Jones LLC and Schultz Kelley and Nguyen. The Parties agree as follows:

1. Scope of Services: Jones LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Schultz Kelley and Nguyen shall provide reasonable cooperation and timely feedback to enable Jones LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jones LLC

By: \_\_\_\_\_

Name: Kerry Chavez DDS

Title: Child psychotherapist

Schultz Kelley and Nguyen

By: \_\_\_\_\_

Name: Ashley Pena

Title: Structural engineer

#080 — Non-Disclosure Agreement — Glenn Jordan and Beasley vs Morgan-Chavez — July 18, 2023

This Non-Disclosure Agreement (the "Agreement") is entered into as of July 18, 2023 between Glenn Jordan and Beasley and Morgan-Chavez. The Parties agree as follows:

1. Scope of Services: Glenn Jordan and Beasley will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Morgan-Chavez shall provide reasonable cooperation and timely feedback to enable Glenn Jordan and Beasley to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Glenn Jordan and Beasley

By: \_\_\_\_\_

Name: Brandon Simmons

Title: Freight forwarder

Morgan-Chavez

By: \_\_\_\_\_

Name: Christian Leblanc

Title: Broadcast engineer

## #081 — Data Sharing Agreement — Decker Inc vs Davis-Rodgers — March 31, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of March 31, 2025 between Decker Inc and Davis-Rodgers. The Parties agree as follows:

1. Scope of Services: Decker Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davis-Rodgers shall provide reasonable cooperation and timely feedback to enable Decker Inc to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Decker Inc

By: \_\_\_\_\_

Name: Kristie Willis

Title: Surveyor, planning and development

Davis-Rodgers

By: \_\_\_\_\_

Name: Meagan Jenkins

Title: Pharmacologist

#082 — Non-Disclosure Agreement — Williams Roberts and Edwards vs Lane and Sons  
— August 09, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of August 09, 2024 between Williams Roberts and Edwards and Lane and Sons. The Parties agree as follows:

1. Scope of Services: Williams Roberts and Edwards will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lane and Sons shall provide reasonable cooperation and timely feedback to enable Williams Roberts and Edwards to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Williams Roberts and Edwards

By: \_\_\_\_\_

Name: John Boone

Title: Maintenance engineer

Lane and Sons

By: \_\_\_\_\_

Name: Holly Farmer

Title: Teacher, secondary school

#083 — Non-Disclosure Agreement — Aguirre PLC vs Austin Day and Johnson — July 29, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of July 29, 2024 between Aguirre PLC and Austin Day and Johnson. The Parties agree as follows:

1. Scope of Services: Aguirre PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Austin Day and Johnson shall provide reasonable cooperation and timely feedback to enable Aguirre PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Aguirre PLC

By: \_\_\_\_\_

Name: Sandra Adams

Title: Education administrator

Austin Day and Johnson

By: \_\_\_\_\_

Name: Phillip Dorsey

Title: Make

#084 — Subcontractor Contract — White and Sons vs Sandoval Jones and Figueroa — August 14, 2023

This Subcontractor Contract (the "Agreement") is entered into as of August 14, 2023 between White and Sons and Sandoval Jones and Figueroa. The Parties agree as follows:

1. Scope of Services: White and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sandoval Jones and Figueroa shall provide reasonable cooperation and timely feedback to enable White and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

White and Sons

By: \_\_\_\_\_

Name: Anna Moreno

Title: Mudlogger

Sandoval Jones and Figueroa

By: \_\_\_\_\_

Name: Glen Wood

Title: Journalist, broadcasting

#085 — Compliance Summary — Carlson Ware and Moore vs Williams Miller and Ramos — November 19, 2023

This Compliance Summary (the "Agreement") is entered into as of November 19, 2023 between Carlson Ware and Moore and Williams Miller and Ramos. The Parties agree as follows:

1. Scope of Services: Carlson Ware and Moore will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Williams Miller and Ramos shall provide reasonable cooperation and timely feedback to enable Carlson Ware and Moore to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Carlson Ware and Moore

By: \_\_\_\_\_

Name: Lawrence Perry

Title: Engineer, structural

Williams Miller and Ramos

By: \_\_\_\_\_

Name: Ashley Jordan

Title: Herpetologist

#086 — Partnership Agreement — Gregory Tucker and Estrada vs Walker PLC — March 16, 2025

This Partnership Agreement (the "Agreement") is entered into as of March 16, 2025 between Gregory Tucker and Estrada and Walker PLC. The Parties agree as follows:

1. Scope of Services: Gregory Tucker and Estrada will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Walker PLC shall provide reasonable cooperation and timely feedback to enable Gregory Tucker and Estrada to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gregory Tucker and Estrada

By: \_\_\_\_\_

Name: Dan Dougherty

Title: Copywriter, advertising

Walker PLC

By: \_\_\_\_\_

Name: Donna Wilson

Title: Research scientist (medical)

#087 — Vendor Contract — Jordan Anderson and Patel vs Mason Ltd — August 21, 2025

This Vendor Contract (the "Agreement") is entered into as of August 21, 2025 between Jordan Anderson and Patel and Mason Ltd. The Parties agree as follows:

1. Scope of Services: Jordan Anderson and Patel will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mason Ltd shall provide reasonable cooperation and timely feedback to enable Jordan Anderson and Patel to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon

termination, obligations regarding confidentiality and data protection shall survive as provided herein.  
IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jordan Anderson and Patel

By: \_\_\_\_\_

Name: Andrea Hensley

Title: Archivist

Mason Ltd

By: \_\_\_\_\_

Name: Joe Miller

Title: Intelligence analyst

## #088 — License Agreement — Patterson Sullivan and Bowman vs Wilson-Smith — May 29, 2023

This License Agreement (the "Agreement") is entered into as of May 29, 2023 between Patterson Sullivan and Bowman and Wilson-Smith. The Parties agree as follows:

1. Scope of Services: Patterson Sullivan and Bowman will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wilson-Smith shall provide reasonable cooperation and timely feedback to enable Patterson Sullivan and Bowman to perform the services.
  2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
  3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
  4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
  5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
  6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.
- IN WITNESS WHEREOF, the Parties have executed this Agreement.
- Patterson Sullivan and Bowman
- By: \_\_\_\_\_
- Name: Robert Montgomery
- Title: Medical illustrator
- Wilson-Smith
- By: \_\_\_\_\_
- Name: Ryan Sanchez
- Title: Theme park manager

## #089 — Service Agreement — Warren-Foster vs Reese-Walker — June 04, 2024

This Service Agreement (the "Agreement") is entered into as of June 04, 2024 between Warren-Foster and Reese-Walker. The Parties agree as follows:

1. Scope of Services: Warren-Foster will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Reese-Walker shall provide reasonable cooperation and timely feedback to enable Warren-Foster to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Warren-Foster

By: \_\_\_\_\_

Name: Angela Schultz

Title: Set designer

Reese-Walker

By: \_\_\_\_\_

Name: Susan Bailey

Title: Data scientist

## #090 — Data Sharing Agreement — Garcia LLC vs Thompson and Sons — October 24, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of October 24, 2023 between Garcia LLC and Thompson and Sons. The Parties agree as follows:

1. Scope of Services: Garcia LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Thompson and Sons shall provide reasonable cooperation and timely feedback to enable Garcia LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Garcia LLC

By: \_\_\_\_\_

Name: Mary Thompson

Title: Research officer, political party

Thompson and Sons

By: \_\_\_\_\_

Name: Justin Riley

Title: Systems analyst

#091 — Vendor Contract — Reid Weber and Lin vs Stewart Gonzales and Harrison — February 04, 2024

This Vendor Contract (the "Agreement") is entered into as of February 04, 2024 between Reid Weber and Lin and Stewart Gonzales and Harrison. The Parties agree as follows:

1. Scope of Services: Reid Weber and Lin will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Stewart Gonzales and Harrison shall provide reasonable cooperation and timely feedback to enable Reid Weber and Lin to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Reid Weber and Lin

By: \_\_\_\_\_

Name: Rebecca Vargas

Title: Management consultant

Stewart Gonzales and Harrison

By: \_\_\_\_\_

Name: Emily Hayes

Title: Barista

#092 — Subcontractor Contract — Decker-Jones vs Gilbert PLC — July 25, 2023

This Subcontractor Contract (the "Agreement") is entered into as of July 25, 2023 between Decker-Jones and Gilbert PLC. The Parties agree as follows:

1. Scope of Services: Decker-Jones will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gilbert PLC shall provide reasonable cooperation and timely feedback to enable Decker-Jones to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain

appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Decker-Jones

By: \_\_\_\_\_

Name: Kevin Best

Title: Architectural technologist

Gilbert PLC

By: \_\_\_\_\_

Name: Robert Pearson

Title: IT technical support officer

## #093 — Non-Disclosure Agreement — Alvarez Hernandez and Brown vs Shepherd LLC — February 20, 2025

This Non-Disclosure Agreement (the "Agreement") is entered into as of February 20, 2025 between Alvarez Hernandez and Brown and Shepherd LLC. The Parties agree as follows:

1. Scope of Services: Alvarez Hernandez and Brown will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Shepherd LLC shall provide reasonable cooperation and timely feedback to enable Alvarez Hernandez and Brown to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Alvarez Hernandez and Brown

By: \_\_\_\_\_

Name: Mrs. Maria Williams

Title: Primary school teacher

Shepherd LLC

By: \_\_\_\_\_

Name: Kelly Bishop MD

Title: Heritage manager

## #094 — License Agreement — Ortiz-Morgan vs Williams Mccoy and Cook — November 16, 2024

This License Agreement (the "Agreement") is entered into as of November 16, 2024 between Ortiz-Morgan and Williams Mccoy and Cook. The Parties agree as follows:

1. Scope of Services: Ortiz-Morgan will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Williams Mccoy and Cook shall provide reasonable cooperation and timely feedback to enable Ortiz-Morgan to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Ortiz-Morgan

By: \_\_\_\_\_

Name: Justin Hughes

Title: Forensic psychologist

Williams Mccoy and Cook

By: \_\_\_\_\_

Name: Mary Escobar

Title: Dealer

## #095 — Partnership Agreement — Miller-Alvarado vs Collins-Douglas — February 24, 2024

This Partnership Agreement (the "Agreement") is entered into as of February 24, 2024 between Miller-Alvarado and Collins-Douglas. The Parties agree as follows:

1. Scope of Services: Miller-Alvarado will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Collins-Douglas shall provide reasonable cooperation and timely feedback to enable Miller-Alvarado to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Miller-Alvarado

By: \_\_\_\_\_

Name: Betty Fletcher

Title: Chartered accountant

Collins-Douglas

By: \_\_\_\_\_

Name: James Conner

Title: Conference centre manager

## #096 — Audit Report — Warner Valentine and Osborn vs Davis Santiago and Romero — January 18, 2024

This Audit Report (the "Agreement") is entered into as of January 18, 2024 between Warner Valentine and Osborn and Davis Santiago and Romero. The Parties agree as follows:

1. Scope of Services: Warner Valentine and Osborn will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davis Santiago and Romero shall provide reasonable cooperation and timely feedback to enable Warner Valentine and Osborn to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Warner Valentine and Osborn

By: \_\_\_\_\_

Name: Eric Bean

Title: Licensed conveyancer

Davis Santiago and Romero

By: \_\_\_\_\_

Name: Katelyn Perez

Title: Copywriter, advertising

## #097 — Compliance Summary — Jones Inc vs Wise Conley and Stephenson — August 27, 2024

This Compliance Summary (the "Agreement") is entered into as of August 27, 2024 between Jones Inc and Wise Conley and Stephenson. The Parties agree as follows:

1. Scope of Services: Jones Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wise Conley and Stephenson shall provide reasonable cooperation and timely feedback to enable Jones Inc to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jones Inc

By: \_\_\_\_\_

Name: George Miranda

Title: Conservator, museum/gallery

Wise Conley and Stephenson

By: \_\_\_\_\_

Name: Brittany White

Title: Diagnostic radiographer

## #098 — Partnership Agreement — Kim Jenkins and Rhodes vs Montes PLC — May 18, 2025

This Partnership Agreement (the "Agreement") is entered into as of May 18, 2025 between Kim Jenkins and Rhodes and Montes PLC. The Parties agree as follows:

1. Scope of Services: Kim Jenkins and Rhodes will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Montes PLC shall provide reasonable cooperation and timely feedback to enable Kim Jenkins and Rhodes to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
  4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
  5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
  6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.
- IN WITNESS WHEREOF, the Parties have executed this Agreement.
- Kim Jenkins and Rhodes  
By: \_\_\_\_\_  
Name: Paul Cole  
Title: Social research officer, government
- Montes PLC  
By: \_\_\_\_\_  
Name: Vincent Mueller  
Title: Engineer, biomedical
- #099 — Non-Disclosure Agreement — Gregory-Hudson vs Murray-Campbell — February 11, 2024
- This Non-Disclosure Agreement (the "Agreement") is entered into as of February 11, 2024 between Gregory-Hudson and Murray-Campbell. The Parties agree as follows:
1. Scope of Services: Gregory-Hudson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Murray-Campbell shall provide reasonable cooperation and timely feedback to enable Gregory-Hudson to perform the services.
  2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
  3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
  4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
  5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
  6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gregory-Hudson

By: \_\_\_\_\_

Name: Joseph Burch

Title: Engineer, communications

Murray-Campbell

By: \_\_\_\_\_

Name: Brenda Wright

Title: Quarry manager

#100 — Service Agreement — Spencer-Garcia vs Rosales Mitchell and Hines —  
September 18, 2025

This Service Agreement (the "Agreement") is entered into as of September 18, 2025 between Spencer-Garcia and Rosales Mitchell and Hines. The Parties agree as follows:

1. Scope of Services: Spencer-Garcia will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rosales Mitchell and Hines shall provide reasonable cooperation and timely feedback to enable Spencer-Garcia to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Spencer-Garcia

By: \_\_\_\_\_

Name: Taylor Hernandez

Title: Press sub

Rosales Mitchell and Hines

By: \_\_\_\_\_

Name: Thomas Velasquez

Title: Magazine journalist

#101 — Audit Report — Perry Group vs Brooks Hughes and Miller — June 11, 2025

This Audit Report (the "Agreement") is entered into as of June 11, 2025 between Perry Group and Brooks Hughes and Miller. The Parties agree as follows:

1. Scope of Services: Perry Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Brooks Hughes and Miller shall provide reasonable cooperation and timely feedback to enable Perry Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Perry Group

By: \_\_\_\_\_

Name: Fernando Garcia

Title: Legal executive

Brooks Hughes and Miller

By: \_\_\_\_\_

Name: Brenda Mitchell

Title: Public house manager

## #102 — Audit Report — Guerra Blake and Harrison vs Smith Miller and Scott — September 13, 2023

This Audit Report (the "Agreement") is entered into as of September 13, 2023 between Guerra Blake and Harrison and Smith Miller and Scott. The Parties agree as follows:

1. Scope of Services: Guerra Blake and Harrison will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Smith Miller and Scott shall provide reasonable cooperation and timely feedback to enable Guerra Blake and Harrison to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Guerra Blake and Harrison

By: \_\_\_\_\_

Name: Kimberly Acosta

Title: Secretary, company

Smith Miller and Scott

By: \_\_\_\_\_

Name: Ricardo Young

Title: Community development worker

## #103 — Vendor Contract — Allen Ltd vs Bryant Rodriguez and Stein — October 27, 2025

This Vendor Contract (the "Agreement") is entered into as of October 27, 2025 between Allen Ltd and Bryant Rodriguez and Stein. The Parties agree as follows:

1. Scope of Services: Allen Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bryant Rodriguez and Stein shall provide reasonable cooperation and timely feedback to enable Allen Ltd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Allen Ltd

By: \_\_\_\_\_

Name: Alexis Robertson

Title: Financial controller

Bryant Rodriguez and Stein

By: \_\_\_\_\_

Name: Doris Smith

Title: Manufacturing engineer

## #104 — Audit Report — Duncan and Sons vs Barnett Mills and Ward — December 13, 2022

This Audit Report (the "Agreement") is entered into as of December 13, 2022 between Duncan and Sons and Barnett Mills and Ward. The Parties agree as follows:

1. Scope of Services: Duncan and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Barnett Mills and Ward shall provide reasonable cooperation and timely feedback to enable Duncan and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Duncan and Sons

By: \_\_\_\_\_

Name: Kimberly Hartman

Title: Runner, broadcasting/film/video

Barnett Mills and Ward

By: \_\_\_\_\_

Name: Jeanette Harrison

Title: Naval architect

## #105 — Audit Report — King-Smith vs Cooper Ltd — March 04, 2025

This Audit Report (the "Agreement") is entered into as of March 04, 2025 between King-Smith and Cooper Ltd. The Parties agree as follows:

1. Scope of Services: King-Smith will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Cooper Ltd shall provide reasonable cooperation and timely feedback to enable King-Smith to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

King-Smith  
By: \_\_\_\_\_

Name: Ashley Perkins  
Title: Learning mentor

Cooper Ltd  
By: \_\_\_\_\_  
Name: Harold Morgan  
Title: Economist

## #106 — Compliance Summary — Marshall Dominguez and Welch vs Brown Group — November 16, 2022

This Compliance Summary (the "Agreement") is entered into as of November 16, 2022 between Marshall Dominguez and Welch and Brown Group. The Parties agree as follows:

1. Scope of Services: Marshall Dominguez and Welch will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Brown Group shall provide reasonable cooperation and timely feedback to enable Marshall Dominguez and Welch to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Marshall Dominguez and Welch  
By: \_\_\_\_\_

Name: Dakota Moody  
Title: Architectural technologist

Brown Group  
By: \_\_\_\_\_

Name: Eric Sanders  
Title: Speech and language therapist

## #107 — Data Processing Agreement — King-Mullins vs Mitchell Inc — May 09, 2023

This Data Processing Agreement (the "Agreement") is entered into as of May 09, 2023 between King-Mullins and Mitchell Inc. The Parties agree as follows:

1. Scope of Services: King-Mullins will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mitchell Inc shall provide reasonable cooperation and timely feedback to enable King-Mullins to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

King-Mullins

By: \_\_\_\_\_

Name: Evelyn Martinez

Title: Mental health nurse

Mitchell Inc

By: \_\_\_\_\_

Name: James Gonzales

Title: Nature conservation officer

#108 — Partnership Agreement — Beltran-Crawford vs Richardson-Salinas — June 19, 2024

This Partnership Agreement (the "Agreement") is entered into as of June 19, 2024 between Beltran-Crawford and Richardson-Salinas. The Parties agree as follows:

1. Scope of Services: Beltran-Crawford will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Richardson-Salinas shall provide reasonable cooperation and timely feedback to enable Beltran-Crawford to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed

promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Beltran-Crawford

By: \_\_\_\_\_

Name: Bradley Coleman

Title: Planning and development surveyor

Richardson-Salinas

By: \_\_\_\_\_

Name: Samantha Gardner

Title: IT sales professional

## #109 — Audit Report — Miller Ltd vs Parker-Morrison — April 24, 2024

This Audit Report (the "Agreement") is entered into as of April 24, 2024 between Miller Ltd and Parker-Morrison. The Parties agree as follows:

1. Scope of Services: Miller Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Parker-Morrison shall provide reasonable cooperation and timely feedback to enable Miller Ltd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Miller Ltd

By: \_\_\_\_\_

Name: Michael Bell

Title: Archivist

Parker-Morrison

By: \_\_\_\_\_

Name: Susan Mendez

Title: Presenter, broadcasting

## #110 — Partnership Agreement — Fowler-Moody vs Jones Ltd — July 15, 2024

This Partnership Agreement (the "Agreement") is entered into as of July 15, 2024 between Fowler-Moody and Jones Ltd. The Parties agree as follows:

1. Scope of Services: Fowler-Moody will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Jones Ltd shall provide reasonable cooperation and timely feedback to enable Fowler-Moody to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Fowler-Moody

By: \_\_\_\_\_

Name: Jose Brady

Title: Designer, Jewellery

Jones Ltd

By: \_\_\_\_\_

Name: Brenda Lawson

Title: Primary school teacher

## #111 — Data Processing Agreement — Martinez and Sons vs Diaz Reyes and Bradley — May 26, 2025

This Data Processing Agreement (the "Agreement") is entered into as of May 26, 2025 between Martinez and Sons and Diaz Reyes and Bradley. The Parties agree as follows:

1. Scope of Services: Martinez and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Diaz Reyes and Bradley shall provide reasonable cooperation and timely feedback to enable Martinez and Sons to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Martinez and Sons

By: \_\_\_\_\_

Name: Meghan Rush

Title: Meteorologist

Diaz Reyes and Bradley

By: \_\_\_\_\_

Name: Billy Taylor

Title: Medical technical officer

## #112 — Data Processing Agreement — Edwards-Ramirez vs Johnson and Sons — September 15, 2023

This Data Processing Agreement (the "Agreement") is entered into as of September 15, 2023 between Edwards-Ramirez and Johnson and Sons. The Parties agree as follows:

1. Scope of Services: Edwards-Ramirez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnson and Sons shall provide reasonable cooperation and timely feedback to enable Edwards-Ramirez to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Edwards-Ramirez

By: \_\_\_\_\_

Name: Mr. Justin Green III

Title: Product designer

Johnson and Sons

By: \_\_\_\_\_

Name: Logan Benson

Title: Recycling officer

## #113 — Subcontractor Contract — Martinez Inc vs Thompson-Reeves — July 27, 2023

This Subcontractor Contract (the "Agreement") is entered into as of July 27, 2023 between Martinez Inc and Thompson-Reeves. The Parties agree as follows:

1. Scope of Services: Martinez Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Thompson-Reeves shall provide reasonable cooperation and timely feedback to enable Martinez Inc to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Martinez Inc

By: \_\_\_\_\_

Name: Rita Ponce DVM

Title: Loss adjuster, chartered

Thompson-Reeves

By: \_\_\_\_\_

Name: Krista Roberts

Title: Hydrologist

## #114 — Data Sharing Agreement — Joseph Ltd vs Thompson Ward and Walker — September 10, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of September 10, 2024 between Joseph Ltd and Thompson Ward and Walker. The Parties agree as follows:

1. Scope of Services: Joseph Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Thompson Ward and Walker shall provide reasonable cooperation and timely feedback to enable Joseph Ltd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the

claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Joseph Ltd

By: \_\_\_\_\_

Name: Dr. Cynthia Snyder

Title: Media planner

Thompson Ward and Walker

By: \_\_\_\_\_

Name: Jackie Lara

Title: Structural engineer

## #115 — Audit Report — Salazar Inc vs Parker Ltd — September 20, 2023

This Audit Report (the "Agreement") is entered into as of September 20, 2023 between Salazar Inc and Parker Ltd. The Parties agree as follows:

1. Scope of Services: Salazar Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Parker Ltd shall provide reasonable cooperation and timely feedback to enable Salazar Inc to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Salazar Inc

By: \_\_\_\_\_

Name: Kelly Hammond

Title: Teacher, special educational needs

Parker Ltd

By: \_\_\_\_\_

Name: William Day

Title: Production assistant, television

## #116 — Data Sharing Agreement — Frazier-Cooper vs Bowman White and Burch — March 06, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of March 06, 2024 between Frazier-Cooper and Bowman White and Burch. The Parties agree as follows:

1. Scope of Services: Frazier-Cooper will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bowman White and Burch shall provide reasonable cooperation and timely feedback to enable Frazier-Cooper to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized

access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Frazier-Cooper

By: \_\_\_\_\_

Name: Thomas Brown

Title: Company secretary

Bowman White and Burch

By: \_\_\_\_\_

Name: Elizabeth Martin

Title: Equality and diversity officer

## #117 — Partnership Agreement — Meza-Stone vs Singleton-King — August 15, 2024

This Partnership Agreement (the "Agreement") is entered into as of August 15, 2024 between Meza-Stone and Singleton-King. The Parties agree as follows:

1. Scope of Services: Meza-Stone will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Singleton-King shall provide reasonable cooperation and timely feedback to enable Meza-Stone to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Meza-Stone

By: \_\_\_\_\_

Name: Krista Martinez

Title: Immunologist

Singleton-King

By: \_\_\_\_\_

Name: Anna Davidson

Title: Therapist, drama

## #118 — Subcontractor Contract — Moore Hopkins and Le vs Morgan Bradshaw and Williams — September 03, 2023

This Subcontractor Contract (the "Agreement") is entered into as of September 03, 2023 between Moore Hopkins and Le and Morgan Bradshaw and Williams. The Parties agree as follows:

1. Scope of Services: Moore Hopkins and Le will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Morgan Bradshaw and Williams shall provide reasonable cooperation and timely feedback to enable Moore Hopkins and Le to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Moore Hopkins and Le

By: \_\_\_\_\_

Name: Angela Fry

Title: Technical author

Morgan Bradshaw and Williams

By: \_\_\_\_\_

Name: Daniel Armstrong

Title: Waste management officer

## #119 — Data Processing Agreement — Johnson Small and Gardner vs Frye Webb and Ballard — March 26, 2023

This Data Processing Agreement (the "Agreement") is entered into as of March 26, 2023 between Johnson Small and Gardner and Frye Webb and Ballard. The Parties agree as follows:

1. Scope of Services: Johnson Small and Gardner will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Frye Webb and Ballard shall provide reasonable cooperation and timely feedback to enable Johnson Small and Gardner to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Johnson Small and Gardner

By: \_\_\_\_\_

Name: Elizabeth Jones

Title: Best boy

Frye Webb and Ballard

By: \_\_\_\_\_

Name: Jason Marshall

Title: Librarian, public

## #120 — Data Sharing Agreement — Thomas Hensley and Flores vs Hester-Anderson — May 20, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of May 20, 2025 between Thomas Hensley and Flores and Hester-Anderson. The Parties agree as follows:

1. Scope of Services: Thomas Hensley and Flores will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hester-Anderson shall provide reasonable cooperation and timely feedback to enable Thomas Hensley and Flores to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Thomas Hensley and Flores

By: \_\_\_\_\_

Name: Justin Flores

Title: Psychologist, prison and probation services

Hester-Anderson

By: \_\_\_\_\_

Name: Jerry Thomas

Title: Arts administrator

## #121 — Service Agreement — Dougherty-Lin vs Wright-Grimes — October 31, 2024

This Service Agreement (the "Agreement") is entered into as of October 31, 2024 between Dougherty-Lin and Wright-Grimes. The Parties agree as follows:

1. Scope of Services: Dougherty-Lin will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wright-Grimes shall provide reasonable cooperation and timely feedback to enable Dougherty-Lin to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dougherty-Lin

By: \_\_\_\_\_

Name: Garrett Lane

Title: Intelligence analyst

Wright-Grimes

By: \_\_\_\_\_

Name: Christopher Ferrell

Title: Psychologist, sport and exercise

## #122 — Audit Report — Koch-Jimenez vs Landry PLC — August 31, 2024

This Audit Report (the "Agreement") is entered into as of August 31, 2024 between Koch-Jimenez and Landry PLC. The Parties agree as follows:

1. Scope of Services: Koch-Jimenez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Landry PLC shall provide reasonable cooperation and timely feedback to enable Koch-Jimenez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Koch-Jimenez

By: \_\_\_\_\_

Name: David Aguilar

Title: Art therapist

Landry PLC

By: \_\_\_\_\_

Name: Johnny Khan

Title: Psychotherapist, dance movement

#123 — Data Sharing Agreement — Herrera-Boone vs Anderson-Baker — April 17, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of April 17, 2024 between Herrera-Boone and Anderson-Baker. The Parties agree as follows:

1. Scope of Services: Herrera-Boone will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Anderson-Baker shall provide reasonable cooperation and timely feedback to enable Herrera-Boone to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Herrera-Boone

By: \_\_\_\_\_

Name: Jamie Williams

Title: Arts development officer

Anderson-Baker

By: \_\_\_\_\_

Name: Chloe Tran

Title: Buyer, retail

## #124 — Compliance Summary — Gordon-Duran vs Bryan-Hanson — September 29, 2025

This Compliance Summary (the "Agreement") is entered into as of September 29, 2025 between Gordon-Duran and Bryan-Hanson. The Parties agree as follows:

1. Scope of Services: Gordon-Duran will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bryan-Hanson shall provide reasonable cooperation and timely feedback to enable Gordon-Duran to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gordon-Duran

By: \_\_\_\_\_

Name: Betty Davis

Title: Midwife

Bryan-Hanson

By: \_\_\_\_\_

Name: Gina Mcmillan

Title: Cytogeneticist

## #125 — Vendor Contract — Morrison Group vs Williams Williams and Reeves — August 05, 2024

This Vendor Contract (the "Agreement") is entered into as of August 05, 2024 between Morrison Group and Williams Williams and Reeves. The Parties agree as follows:

1. Scope of Services: Morrison Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Williams Williams and Reeves shall provide

reasonable cooperation and timely feedback to enable Morrison Group to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Morrison Group

By: \_\_\_\_\_

Name: Kelly Hernandez

Title: Scientist, biomedical

Williams Williams and Reeves

By: \_\_\_\_\_

Name: Timothy Flores

Title: Nurse, learning disability

## #126 — Service Agreement — Stevenson Evans and Rogers vs Patel Erickson and Evans — September 25, 2024

This Service Agreement (the "Agreement") is entered into as of September 25, 2024 between Stevenson Evans and Rogers and Patel Erickson and Evans. The Parties agree as follows:

1. Scope of Services: Stevenson Evans and Rogers will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Patel Erickson and Evans shall provide reasonable cooperation and timely feedback to enable Stevenson Evans and Rogers to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Stevenson Evans and Rogers

By: \_\_\_\_\_

Name: Isabella Nunez

Title: Pension scheme manager

Patel Erickson and Evans

By: \_\_\_\_\_

Name: Rebecca Swanson

Title: Aid worker

#127 — Vendor Contract — Wells Coffey and Patton vs Lane Griffith and Silva — March 14, 2023

This Vendor Contract (the "Agreement") is entered into as of March 14, 2023 between Wells Coffey and Patton and Lane Griffith and Silva. The Parties agree as follows:

1. Scope of Services: Wells Coffey and Patton will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lane Griffith and Silva shall provide reasonable cooperation and timely feedback to enable Wells Coffey and Patton to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Wells Coffey and Patton

By: \_\_\_\_\_

Name: Mark Harvey

Title: Museum/gallery conservator

Lane Griffith and Silva

By: \_\_\_\_\_

Name: Michael Johnson

Title: Clinical molecular geneticist

#128 — Data Processing Agreement — Smith LLC vs Hernandez-Vaughn — October 14, 2023

This Data Processing Agreement (the "Agreement") is entered into as of October 14, 2023 between Smith LLC and Hernandez-Vaughn. The Parties agree as follows:

1. Scope of Services: Smith LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hernandez-Vaughn shall provide reasonable cooperation and timely feedback to enable Smith LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Smith LLC

By: \_\_\_\_\_

Name: Reginald Knapp

Title: Biomedical engineer

Hernandez-Vaughn

By: \_\_\_\_\_

Name: Kelly Hoffman

Title: Purchasing manager

## #129 — License Agreement — Bennett Frye and Stevens vs Peterson Gomez and Ingram — March 31, 2025

This License Agreement (the "Agreement") is entered into as of March 31, 2025 between Bennett Frye and Stevens and Peterson Gomez and Ingram. The Parties agree as follows:

1. Scope of Services: Bennett Frye and Stevens will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Peterson Gomez and Ingram shall provide reasonable cooperation and timely feedback to enable Bennett Frye and Stevens to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon

termination, obligations regarding confidentiality and data protection shall survive as provided herein.  
IN WITNESS WHEREOF, the Parties have executed this Agreement.

Bennett Frye and Stevens  
By: \_\_\_\_\_  
Name: Maria Steele  
Title: Travel agency manager  
Peterson Gomez and Ingram  
By: \_\_\_\_\_  
Name: Dr. Douglas Evans  
Title: Human resources officer

### #130 — Data Sharing Agreement — Bush-Vaughn vs Stewart-Bailey — October 01, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of October 01, 2023 between Bush-Vaughn and Stewart-Bailey. The Parties agree as follows:

1. Scope of Services: Bush-Vaughn will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Stewart-Bailey shall provide reasonable cooperation and timely feedback to enable Bush-Vaughn to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Bush-Vaughn  
By: \_\_\_\_\_  
Name: Rebecca Hill  
Title: Community development worker  
Stewart-Bailey  
By: \_\_\_\_\_  
Name: Kimberly Huang  
Title: Nutritional therapist

### #131 — Partnership Agreement — Blevins-Ballard vs Williams-Moses — April 13, 2025

This Partnership Agreement (the "Agreement") is entered into as of April 13, 2025 between Blevins-Ballard and Williams-Moses. The Parties agree as follows:

1. Scope of Services: Blevins-Ballard will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Williams-Moses shall provide reasonable cooperation and timely feedback to enable Blevins-Ballard to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Blevins-Ballard

By: \_\_\_\_\_

Name: Thomas Douglas

Title: Quality manager

Williams-Moses

By: \_\_\_\_\_

Name: Ronald Nelson

Title: Surveyor, planning and development

## #132 — Compliance Summary — Nelson Rodriguez and Yang vs Sanchez Ltd — November 27, 2023

This Compliance Summary (the "Agreement") is entered into as of November 27, 2023 between Nelson Rodriguez and Yang and Sanchez Ltd. The Parties agree as follows:

1. Scope of Services: Nelson Rodriguez and Yang will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sanchez Ltd shall provide reasonable cooperation and timely feedback to enable Nelson Rodriguez and Yang to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Nelson Rodriguez and Yang

By: \_\_\_\_\_

Name: Courtney Hall

Title: Chiropodist

Sanchez Ltd

By: \_\_\_\_\_

Name: Mitchell Garcia

Title: Copywriter, advertising

#133 — Subcontractor Contract — OConnell and Sons vs Delgado-Gilmore — January 06, 2023

This Subcontractor Contract (the "Agreement") is entered into as of January 06, 2023 between OConnell and Sons and Delgado-Gilmore. The Parties agree as follows:

1. Scope of Services: OConnell and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Delgado-Gilmore shall provide reasonable cooperation and timely feedback to enable OConnell and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

OConnell and Sons

By: \_\_\_\_\_

Name: Matthew Avila

Title: Holiday representative

Delgado-Gilmore

By: \_\_\_\_\_

Name: Matthew Velez

Title: Chartered public finance accountant

#134 — Vendor Contract — Andrews Nichols and Sharp vs Gentry and Sons — February 08, 2023

This Vendor Contract (the "Agreement") is entered into as of February 08, 2023 between Andrews Nichols and Sharp and Gentry and Sons. The Parties agree as follows:

1. Scope of Services: Andrews Nichols and Sharp will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gentry and Sons shall provide reasonable cooperation and timely feedback to enable Andrews Nichols and Sharp to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Andrews Nichols and Sharp

By: \_\_\_\_\_

Name: Ryan Peck

Title: Animator

Gentry and Sons

By: \_\_\_\_\_

Name: Jennifer Simpson DVM

Title: Horticultural consultant

## #135 — Data Processing Agreement — Smith PLC vs Rodriguez Bird and Mitchell — April 11, 2023

This Data Processing Agreement (the "Agreement") is entered into as of April 11, 2023 between Smith PLC and Rodriguez Bird and Mitchell. The Parties agree as follows:

1. Scope of Services: Smith PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rodriguez Bird and Mitchell shall provide reasonable cooperation and timely feedback to enable Smith PLC to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Smith PLC

By: \_\_\_\_\_

Name: Kimberly Snyder DVM

Title: Retail merchandiser

Rodriguez Bird and Mitchell

By: \_\_\_\_\_

Name: Corey Rodriguez

Title: Designer, textile

#136 — Partnership Agreement — Stevens Scott and Lopez vs Rogers Phillips and Craig — December 05, 2022

This Partnership Agreement (the "Agreement") is entered into as of December 05, 2022 between Stevens Scott and Lopez and Rogers Phillips and Craig. The Parties agree as follows:

1. Scope of Services: Stevens Scott and Lopez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rogers Phillips and Craig shall provide reasonable cooperation and timely feedback to enable Stevens Scott and Lopez to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Stevens Scott and Lopez

By: \_\_\_\_\_

Name: Levi Fowler

Title: Optician, dispensing

Rogers Phillips and Craig

By: \_\_\_\_\_

Name: Kaylee Miller

Title: Chief of Staff

#137 — Subcontractor Contract — Holden Group vs Boyle-Smith — May 07, 2024

This Subcontractor Contract (the "Agreement") is entered into as of May 07, 2024 between Holden Group and Boyle-Smith. The Parties agree as follows:

1. Scope of Services: Holden Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Boyle-Smith shall provide reasonable cooperation and timely feedback to enable Holden Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Holden Group

By: \_\_\_\_\_

Name: Jeremy Adams

Title: Landscape architect

Boyle-Smith

By: \_\_\_\_\_

Name: Nathan Smith

Title: Media buyer

## #138 — Audit Report — Young Contreras and Marshall vs Sullivan PLC — April 15, 2024

This Audit Report (the "Agreement") is entered into as of April 15, 2024 between Young Contreras and Marshall and Sullivan PLC. The Parties agree as follows:

1. Scope of Services: Young Contreras and Marshall will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sullivan PLC shall provide reasonable cooperation and timely feedback to enable Young Contreras and Marshall to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Young Contreras and Marshall

By: \_\_\_\_\_

Name: Stacy Carrillo

Title: Commercial/residential surveyor

Sullivan PLC

By: \_\_\_\_\_

Name: Teresa Richardson

Title: Environmental consultant

#139 — Subcontractor Contract — Bernard Group vs Gibson PLC — September 23, 2023

This Subcontractor Contract (the "Agreement") is entered into as of September 23, 2023 between Bernard Group and Gibson PLC. The Parties agree as follows:

1. Scope of Services: Bernard Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gibson PLC shall provide reasonable cooperation and timely feedback to enable Bernard Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Bernard Group

By: \_\_\_\_\_

Name: Michael Durham

Title: Soil scientist

Gibson PLC

By: \_\_\_\_\_

Name: Samantha Gill

Title: Therapist, occupational

#140 — Data Processing Agreement — Fox PLC vs Cox Stark and Rodriguez — January 12, 2024

This Data Processing Agreement (the "Agreement") is entered into as of January 12, 2024 between Fox PLC and Cox Stark and Rodriguez. The Parties agree as follows:

1. Scope of Services: Fox PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Cox Stark and Rodriguez shall provide reasonable cooperation and timely feedback to enable Fox PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain

appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Fox PLC

By: \_\_\_\_\_

Name: Stephanie Harris

Title: Software engineer

Cox Stark and Rodriguez

By: \_\_\_\_\_

Name: Garrett Meyer

Title: Commercial horticulturist

## #141 — Subcontractor Contract — Harris Aguilar and Davis vs Griffin Brown and Anderson — May 27, 2024

This Subcontractor Contract (the "Agreement") is entered into as of May 27, 2024 between Harris Aguilar and Davis and Griffin Brown and Anderson. The Parties agree as follows:

1. Scope of Services: Harris Aguilar and Davis will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Griffin Brown and Anderson shall provide reasonable cooperation and timely feedback to enable Harris Aguilar and Davis to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Harris Aguilar and Davis

By: \_\_\_\_\_

Name: Justin Hansen

Title: Insurance account manager

Griffin Brown and Anderson

By: \_\_\_\_\_

Name: Jennifer Velasquez

Title: Engineering geologist

## #142 — Compliance Summary — Jones Henderson and Graves vs Mcknight Michael and Jones — October 18, 2025

This Compliance Summary (the "Agreement") is entered into as of October 18, 2025 between Jones Henderson and Graves and Mcknight Michael and Jones. The Parties agree as follows:

1. Scope of Services: Jones Henderson and Graves will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mcknight Michael and Jones shall provide reasonable cooperation and timely feedback to enable Jones Henderson and Graves to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jones Henderson and Graves

By: \_\_\_\_\_

Name: Amanda Ortiz

Title: Control and instrumentation engineer

Mcknight Michael and Jones

By: \_\_\_\_\_

Name: Veronica Brewer

Title: Petroleum engineer

## #143 — Data Sharing Agreement — Haney-Reyes vs Bennett-Vega — July 01, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of July 01, 2024 between Haney-Reyes and Bennett-Vega. The Parties agree as follows:

1. Scope of Services: Haney-Reyes will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bennett-Vega shall provide reasonable cooperation and timely feedback to enable Haney-Reyes to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Haney-Reyes

By: \_\_\_\_\_

Name: Kimberly Valdez

Title: Magazine features editor

Bennett-Vega

By: \_\_\_\_\_

Name: Willie Long

Title: Conference centre manager

## #144 — Audit Report — Irwin Davenport and Avila vs Ford-Ball — March 08, 2023

This Audit Report (the "Agreement") is entered into as of March 08, 2023 between Irwin Davenport and Avila and Ford-Ball. The Parties agree as follows:

1. Scope of Services: Irwin Davenport and Avila will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Ford-Ball shall provide reasonable cooperation and timely feedback to enable Irwin Davenport and Avila to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed

promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Irwin Davenport and Avila

By: \_\_\_\_\_

Name: James Hall

Title: Psychiatrist

Ford-Ball

By: \_\_\_\_\_

Name: Donald Pineda

Title: Clinical scientist, histocompatibility and immunogenetics

#145 — Non-Disclosure Agreement — Pacheco Group vs Miranda Stephenson and Smith — March 15, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of March 15, 2024 between Pacheco Group and Miranda Stephenson and Smith. The Parties agree as follows:

1. Scope of Services: Pacheco Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Miranda Stephenson and Smith shall provide reasonable cooperation and timely feedback to enable Pacheco Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Pacheco Group

By: \_\_\_\_\_

Name: Brian Johnson

Title: Therapist, sports

Miranda Stephenson and Smith

By: \_\_\_\_\_

Name: Shelby Sanchez

Title: Armed forces operational officer

#146 — Audit Report — Gonzales-Fernandez vs Taylor LLC — October 14, 2023

This Audit Report (the "Agreement") is entered into as of October 14, 2023 between Gonzales-Fernandez and Taylor LLC. The Parties agree as follows:

1. Scope of Services: Gonzales-Fernandez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Taylor LLC shall provide reasonable cooperation and timely feedback to enable Gonzales-Fernandez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA, PCI DSS as applicable. Each Party will implement and

maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gonzales-Fernandez

By: \_\_\_\_\_

Name: Thomas Johnston

Title: Technical brewer

Taylor LLC

By: \_\_\_\_\_

Name: Megan Flores

Title: Immigration officer

## #147 — Audit Report — Odom PLC vs Gutierrez LLC — November 18, 2023

This Audit Report (the "Agreement") is entered into as of November 18, 2023 between Odom PLC and Gutierrez LLC. The Parties agree as follows:

1. Scope of Services: Odom PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gutierrez LLC shall provide reasonable cooperation and timely feedback to enable Odom PLC to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Odom PLC  
By: \_\_\_\_\_

Name: Travis Hobbs  
Title: Economist

Gutierrez LLC  
By: \_\_\_\_\_

Name: Jessica Simpson  
Title: Local government officer

## #148 — Vendor Contract — Powers Floyd and Flores vs Russell-Evans — July 23, 2024

This Vendor Contract (the "Agreement") is entered into as of July 23, 2024 between Powers Floyd and Flores and Russell-Evans. The Parties agree as follows:

1. Scope of Services: Powers Floyd and Flores will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Russell-Evans shall provide reasonable cooperation and timely feedback to enable Powers Floyd and Flores to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Powers Floyd and Flores  
By: \_\_\_\_\_  
Name: Joshua Allen  
Title: Equality and diversity officer

Russell-Evans  
By: \_\_\_\_\_  
Name: Michael Shaffer  
Title: Barrister

## #149 — Non-Disclosure Agreement — Gutierrez Butler and Moreno vs Sanchez-Harris — October 24, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of October 24, 2024 between Gutierrez Butler and Moreno and Sanchez-Harris. The Parties agree as follows:

1. Scope of Services: Gutierrez Butler and Moreno will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sanchez-Harris shall provide reasonable cooperation and timely feedback to enable Gutierrez Butler and Moreno to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Gutierrez Butler and Moreno

By: \_\_\_\_\_

Name: Tammy Boone

Title: Chief Executive Officer

Sanchez-Harris

By: \_\_\_\_\_

Name: Sandra Williams

Title: Multimedia programmer

## #150 — License Agreement — Jacobs Williams and Jones vs Ramsey Hansen and Mendoza — April 20, 2024

This License Agreement (the "Agreement") is entered into as of April 20, 2024 between Jacobs Williams and Jones and Ramsey Hansen and Mendoza. The Parties agree as follows:

1. Scope of Services: Jacobs Williams and Jones will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Ramsey Hansen and Mendoza shall provide reasonable cooperation and timely feedback to enable Jacobs Williams and Jones to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jacobs Williams and Jones

By: \_\_\_\_\_

Name: Felicia Krueger

Title: Administrator, local government

Ramsey Hansen and Mendoza

By: \_\_\_\_\_

Name: Colton Figueroa

Title: Quality manager

## #151 — Non-Disclosure Agreement — Dominguez Ltd vs Sanders and Sons — March 11, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of March 11, 2024 between Dominguez Ltd and Sanders and Sons. The Parties agree as follows:

1. Scope of Services: Dominguez Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sanders and Sons shall provide reasonable cooperation and timely feedback to enable Dominguez Ltd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dominguez Ltd

By: \_\_\_\_\_

Name: Patricia James

Title: Social research officer, government

Sanders and Sons

By: \_\_\_\_\_

Name: Elizabeth Ward

Title: Research scientist (medical)

## #152 — Compliance Summary — Garcia-Zavala vs Gill-Flores — October 10, 2025

This Compliance Summary (the "Agreement") is entered into as of October 10, 2025 between Garcia-Zavala and Gill-Flores. The Parties agree as follows:

1. Scope of Services: Garcia-Zavala will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gill-Flores shall provide reasonable cooperation and timely feedback to enable Garcia-Zavala to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration,

disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Garcia-Zavala

By: \_\_\_\_\_

Name: Erik Williams

Title: Environmental consultant

Gill-Flores

By: \_\_\_\_\_

Name: Alexis Tran

Title: Television/film/video producer

## #153 — Service Agreement — Cortez Phillips and Gonzalez vs James and Sons — August 06, 2025

This Service Agreement (the "Agreement") is entered into as of August 06, 2025 between Cortez Phillips and Gonzalez and James and Sons. The Parties agree as follows:

1. Scope of Services: Cortez Phillips and Gonzalez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. James and Sons shall provide reasonable cooperation and timely feedback to enable Cortez Phillips and Gonzalez to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cortez Phillips and Gonzalez

By: \_\_\_\_\_

Name: Mr. Michael Scott PhD

Title: Recycling officer

James and Sons

By: \_\_\_\_\_

Name: Nicholas Bell

Title: Counselling psychologist

## #154 — Vendor Contract — Payne White and Preston vs Bernard Warren and Combs — February 06, 2023

This Vendor Contract (the "Agreement") is entered into as of February 06, 2023 between Payne White and Preston and Bernard Warren and Combs. The Parties agree as follows:

1. Scope of Services: Payne White and Preston will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bernard Warren and Combs shall provide reasonable cooperation and timely feedback to enable Payne White and Preston to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Payne White and Preston

By: \_\_\_\_\_

Name: Robert Williams

Title: Accounting technician

Bernard Warren and Combs

By: \_\_\_\_\_

Name: Ryan Hall

Title: Dentist

## #155 — Audit Report — Robinson Group vs Brown-Little — March 22, 2023

This Audit Report (the "Agreement") is entered into as of March 22, 2023 between Robinson Group and Brown-Little. The Parties agree as follows:

1. Scope of Services: Robinson Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Brown-Little shall provide reasonable cooperation and timely feedback to enable Robinson Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Robinson Group

By: \_\_\_\_\_

Name: Susan Hopkins

Title: Administrator, sports

Brown-Little

By: \_\_\_\_\_

Name: Juan Smith

Title: Senior tax professional/tax inspector

## #156 — Partnership Agreement — Hill Madden and Smith vs Craig Drake and Browning — July 25, 2025

This Partnership Agreement (the "Agreement") is entered into as of July 25, 2025 between Hill Madden and Smith and Craig Drake and Browning. The Parties agree as follows:

1. Scope of Services: Hill Madden and Smith will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Craig Drake and Browning shall provide reasonable cooperation and timely feedback to enable Hill Madden and Smith to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hill Madden and Smith

By: \_\_\_\_\_

Name: Brent Hernandez

Title: Engineer, agricultural

Craig Drake and Browning

By: \_\_\_\_\_

Name: Dawn Gomez

Title: Occupational psychologist

## #157 — Audit Report — Watson Group vs Cunningham-Branch — August 10, 2023

This Audit Report (the "Agreement") is entered into as of August 10, 2023 between Watson Group and Cunningham-Branch. The Parties agree as follows:

1. Scope of Services: Watson Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Cunningham-Branch shall provide reasonable cooperation and timely feedback to enable Watson Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Watson Group

By: \_\_\_\_\_

Name: Michael Abbott

Title: Ambulance person

Cunningham-Branch

By: \_\_\_\_\_

Name: James Tran

Title: Banker

## #158 — Data Processing Agreement — Smith Jackson and Porter vs Newman-Rivera — January 01, 2025

This Data Processing Agreement (the "Agreement") is entered into as of January 01, 2025 between Smith Jackson and Porter and Newman-Rivera. The Parties agree as follows:

1. Scope of Services: Smith Jackson and Porter will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Newman-Rivera shall provide reasonable cooperation and timely feedback to enable Smith Jackson and Porter to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and

maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Smith Jackson and Porter

By: \_\_\_\_\_

Name: Valerie Jacobson

Title: Archivist

Newman-Rivera

By: \_\_\_\_\_

Name: Steven Schwartz

Title: Tax adviser

## #159 — Compliance Summary — Nelson-Glass vs Frost Lam and Elliott — March 10, 2025

This Compliance Summary (the "Agreement") is entered into as of March 10, 2025 between Nelson-Glass and Frost Lam and Elliott. The Parties agree as follows:

1. Scope of Services: Nelson-Glass will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Frost Lam and Elliott shall provide reasonable cooperation and timely feedback to enable Nelson-Glass to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Nelson-Glass

By: \_\_\_\_\_

Name: Timothy Edwards  
Title: Engineer, maintenance (IT)

Frost Lam and Elliott

By: \_\_\_\_\_

Name: Nicole Marquez  
Title: Occupational therapist

## #160 — Audit Report — Evans PLC vs Knight Group — September 20, 2023

This Audit Report (the "Agreement") is entered into as of September 20, 2023 between Evans PLC and Knight Group. The Parties agree as follows:

1. Scope of Services: Evans PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Knight Group shall provide reasonable cooperation and timely feedback to enable Evans PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Evans PLC

By: \_\_\_\_\_

Name: Kimberly Reyes  
Title: Counselling psychologist

Knight Group

By: \_\_\_\_\_

Name: Melissa Miller  
Title: Logistics and distribution manager

## #161 — Partnership Agreement — Davis and Sons vs Peterson PLC — June 13, 2023

This Partnership Agreement (the "Agreement") is entered into as of June 13, 2023 between Davis and Sons and Peterson PLC. The Parties agree as follows:

1. Scope of Services: Davis and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Peterson PLC shall provide reasonable

cooperation and timely feedback to enable Davis and Sons to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis and Sons

By: \_\_\_\_\_

Name: Jennifer Ayala

Title: Air traffic controller

Peterson PLC

By: \_\_\_\_\_

Name: Rachel Hayes

Title: Estate agent

#162 — Non-Disclosure Agreement — Tran-Bennett vs Frazier Ltd — September 08, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of September 08, 2024 between Tran-Bennett and Frazier Ltd. The Parties agree as follows:

1. Scope of Services: Tran-Bennett will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Frazier Ltd shall provide reasonable cooperation and timely feedback to enable Tran-Bennett to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Tran-Bennett

By: \_\_\_\_\_

Name: Raymond Phillips

Title: Fine artist

Frazier Ltd

By: \_\_\_\_\_

Name: Angela Moore

Title: Designer, exhibition/display

## #163 — Data Processing Agreement — Price Ward and Davis vs Wallace-Juarez — July 04, 2024

This Data Processing Agreement (the "Agreement") is entered into as of July 04, 2024 between Price Ward and Davis and Wallace-Juarez. The Parties agree as follows:

1. Scope of Services: Price Ward and Davis will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wallace-Juarez shall provide reasonable cooperation and timely feedback to enable Price Ward and Davis to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Price Ward and Davis

By: \_\_\_\_\_

Name: Brandon Jordan

Title: Surveyor, hydrographic

Wallace-Juarez

By: \_\_\_\_\_

Name: Jennifer Johnson

Title: Manufacturing systems engineer

## #164 — Audit Report — Davis George and Nguyen vs Smith-Gutierrez — July 25, 2023

This Audit Report (the "Agreement") is entered into as of July 25, 2023 between Davis George and Nguyen and Smith-Gutierrez. The Parties agree as follows:

1. Scope of Services: Davis George and Nguyen will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Smith-Gutierrez shall provide reasonable cooperation and timely feedback to enable Davis George and Nguyen to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, GDPR as applicable. Each Party will implement and

maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis George and Nguyen

By: \_\_\_\_\_

Name: Misty Hansen

Title: Financial manager

Smith-Gutierrez

By: \_\_\_\_\_

Name: Carolyn James

Title: Corporate treasurer

## #165 — Partnership Agreement — Turner-Snyder vs Jackson LLC — July 21, 2024

This Partnership Agreement (the "Agreement") is entered into as of July 21, 2024 between Turner-Snyder and Jackson LLC. The Parties agree as follows:

1. Scope of Services: Turner-Snyder will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Jackson LLC shall provide reasonable cooperation and timely feedback to enable Turner-Snyder to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Turner-Snyder  
By: \_\_\_\_\_

Name: John Jones  
Title: Food technologist

Jackson LLC  
By: \_\_\_\_\_

Name: Michelle Simpson  
Title: Warehouse manager

## #166 — Non-Disclosure Agreement — Ellis and Sons vs Smith-Foster — June 15, 2025

This Non-Disclosure Agreement (the "Agreement") is entered into as of June 15, 2025 between Ellis and Sons and Smith-Foster. The Parties agree as follows:

1. Scope of Services: Ellis and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Smith-Foster shall provide reasonable cooperation and timely feedback to enable Ellis and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Ellis and Sons  
By: \_\_\_\_\_

Name: Jamie Atkins  
Title: Printmaker

Smith-Foster  
By: \_\_\_\_\_

Name: Robert Villarreal  
Title: Therapist, music

## #167 — Compliance Summary — Evans PLC vs Harris Edwards and OConnell — March 17, 2025

This Compliance Summary (the "Agreement") is entered into as of March 17, 2025 between Evans PLC and Harris Edwards and OConnell. The Parties agree as follows:

1. Scope of Services: Evans PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Harris Edwards and OConnell shall provide reasonable cooperation and timely feedback to enable Evans PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Evans PLC

By: \_\_\_\_\_

Name: Doris Neal

Title: Recycling officer

Harris Edwards and OConnell

By: \_\_\_\_\_

Name: Rachael Nguyen

Title: Health visitor

## #168 — Data Processing Agreement — Diaz-Frederick vs Vargas PLC — May 12, 2024

This Data Processing Agreement (the "Agreement") is entered into as of May 12, 2024 between Diaz-Frederick and Vargas PLC. The Parties agree as follows:

1. Scope of Services: Diaz-Frederick will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Vargas PLC shall provide reasonable cooperation and timely feedback to enable Diaz-Frederick to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Diaz-Frederick

By: \_\_\_\_\_

Name: Randall Johnson

Title: Psychologist, clinical

Vargas PLC

By: \_\_\_\_\_

Name: Christine Salinas

Title: Broadcast presenter

#169 — Partnership Agreement — Chambers-Taylor vs Allen-Hopkins — December 03, 2024

This Partnership Agreement (the "Agreement") is entered into as of December 03, 2024 between Chambers-Taylor and Allen-Hopkins. The Parties agree as follows:

1. Scope of Services: Chambers-Taylor will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Allen-Hopkins shall provide reasonable cooperation and timely feedback to enable Chambers-Taylor to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Chambers-Taylor

By: \_\_\_\_\_

Name: Rachel Jones

Title: Therapist, sports

Allen-Hopkins

By: \_\_\_\_\_

Name: James Hunter

Title: Personal assistant

#170 — Partnership Agreement — Johnson Schmitt and Miles vs Wheeler Rocha and Rodriguez — March 24, 2023

This Partnership Agreement (the "Agreement") is entered into as of March 24, 2023 between Johnson Schmitt and Miles and Wheeler Rocha and Rodriguez. The Parties agree as follows:

1. Scope of Services: Johnson Schmitt and Miles will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wheeler Rocha and Rodriguez shall provide reasonable cooperation and timely feedback to enable Johnson Schmitt and Miles to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Johnson Schmitt and Miles

By: \_\_\_\_\_

Name: Matthew Jackson

Title: Video editor

Wheeler Rocha and Rodriguez

By: \_\_\_\_\_

Name: William Byrd

Title: Office manager

## #171 — Vendor Contract — Sheppard-Jordan vs Garcia and Sons — May 26, 2023

This Vendor Contract (the "Agreement") is entered into as of May 26, 2023 between Sheppard-Jordan and Garcia and Sons. The Parties agree as follows:

1. Scope of Services: Sheppard-Jordan will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Garcia and Sons shall provide reasonable cooperation and timely feedback to enable Sheppard-Jordan to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sheppard-Jordan

By: \_\_\_\_\_

Name: Kelly Carpenter

Title: Teaching laboratory technician

Garcia and Sons

By: \_\_\_\_\_

Name: James Ford

Title: Theatre stage manager

#172 — Service Agreement — Mason Cooper and Johnson vs Phillips Inc — June 13, 2024

This Service Agreement (the "Agreement") is entered into as of June 13, 2024 between Mason Cooper and Johnson and Phillips Inc. The Parties agree as follows:

1. Scope of Services: Mason Cooper and Johnson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Phillips Inc shall provide reasonable cooperation and timely feedback to enable Mason Cooper and Johnson to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Mason Cooper and Johnson

By: \_\_\_\_\_

Name: Todd Thomas

Title: Insurance underwriter

Phillips Inc

By: \_\_\_\_\_

Name: Richard Boyd

Title: Magazine features editor

#173 — Partnership Agreement — Davis-Bowen vs Flores-Evans — September 26, 2025

This Partnership Agreement (the "Agreement") is entered into as of September 26, 2025 between Davis-Bowen and Flores-Evans. The Parties agree as follows:

1. Scope of Services: Davis-Bowen will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Flores-Evans shall provide reasonable cooperation and timely feedback to enable Davis-Bowen to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis-Bowen

By: \_\_\_\_\_

Name: Ashley Sweeney

Title: Clinical embryologist

Flores-Evans

By: \_\_\_\_\_

Name: Carly Riggs

Title: Financial planner

#174 — Audit Report — Thompson Moore and Castro vs Hall-Sullivan — December 11, 2022

This Audit Report (the "Agreement") is entered into as of December 11, 2022 between Thompson Moore and Castro and Hall-Sullivan. The Parties agree as follows:

1. Scope of Services: Thompson Moore and Castro will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hall-Sullivan shall provide reasonable cooperation and timely feedback to enable Thompson Moore and Castro to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Thompson Moore and Castro

By: \_\_\_\_\_

Name: Martin Reynolds

Title: Air cabin crew

Hall-Sullivan

By: \_\_\_\_\_

Name: Sonya Cole

Title: Pilot, airline

## #175 — Audit Report — Smith-Lewis vs Goodwin-Stokes — May 30, 2023

This Audit Report (the "Agreement") is entered into as of May 30, 2023 between Smith-Lewis and Goodwin-Stokes. The Parties agree as follows:

1. Scope of Services: Smith-Lewis will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Goodwin-Stokes shall provide reasonable cooperation and timely feedback to enable Smith-Lewis to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Smith-Lewis

By: \_\_\_\_\_

Name: Brian Wiggins

Title: Embryologist, clinical

Goodwin-Stokes

By: \_\_\_\_\_

Name: Craig Wilson

Title: Recruitment consultant

## #176 — Data Sharing Agreement — Church Edwards and Price vs Matthews-Bailey — November 26, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of November 26, 2023 between Church Edwards and Price and Matthews-Bailey. The Parties agree as follows:

1. Scope of Services: Church Edwards and Price will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Matthews-Bailey shall provide reasonable cooperation and timely feedback to enable Church Edwards and Price to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain

appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Church Edwards and Price

By: \_\_\_\_\_

Name: Lisa Cervantes

Title: Human resources officer

Matthews-Bailey

By: \_\_\_\_\_

Name: Leslie Powers

Title: Intelligence analyst

## #177 — Data Processing Agreement — Allen Inc vs Brooks and Sons — April 07, 2025

This Data Processing Agreement (the "Agreement") is entered into as of April 07, 2025 between Allen Inc and Brooks and Sons. The Parties agree as follows:

1. Scope of Services: Allen Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Brooks and Sons shall provide reasonable cooperation and timely feedback to enable Allen Inc to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Allen Inc  
By: \_\_\_\_\_

Name: Jennifer Taylor  
Title: Music therapist

Brooks and Sons  
By: \_\_\_\_\_

Name: John Medina  
Title: Early years teacher

## #178 — Partnership Agreement — Jackson Roberts and Lopez vs Harvey-Glenn — January 28, 2023

This Partnership Agreement (the "Agreement") is entered into as of January 28, 2023 between Jackson Roberts and Lopez and Harvey-Glenn. The Parties agree as follows:

1. Scope of Services: Jackson Roberts and Lopez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Harvey-Glenn shall provide reasonable cooperation and timely feedback to enable Jackson Roberts and Lopez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jackson Roberts and Lopez  
By: \_\_\_\_\_

Name: Kari Lee  
Title: Music tutor

Harvey-Glenn  
By: \_\_\_\_\_

Name: Kathy Simpson  
Title: Regulatory affairs officer

## #179 — Vendor Contract — Mckinney-Wallace vs Miller Inc — April 21, 2023

This Vendor Contract (the "Agreement") is entered into as of April 21, 2023 between Mckinney-Wallace and Miller Inc. The Parties agree as follows:

1. Scope of Services: Mckinney-Wallace will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Miller Inc shall provide reasonable cooperation and timely feedback to enable Mckinney-Wallace to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Mckinney-Wallace

By: \_\_\_\_\_

Name: Connie Johnson

Title: Equality and diversity officer

Miller Inc

By: \_\_\_\_\_

Name: Carol Ellis

Title: Research scientist (life sciences)

## #180 — Data Sharing Agreement — Dixon Armstrong and Adams vs Morrow Richardson and Carson — March 15, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of March 15, 2025 between Dixon Armstrong and Adams and Morrow Richardson and Carson. The Parties agree as follows:

1. Scope of Services: Dixon Armstrong and Adams will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Morrow Richardson and Carson shall provide reasonable cooperation and timely feedback to enable Dixon Armstrong and Adams to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dixon Armstrong and Adams

By: \_\_\_\_\_

Name: Nathan Payne

Title: Physicist, medical

Morrow Richardson and Carson

By: \_\_\_\_\_

Name: Ronald Potter

Title: Human resources officer

## #181 — Service Agreement — Cole LLC vs Gonzales Inc — July 15, 2023

This Service Agreement (the "Agreement") is entered into as of July 15, 2023 between Cole LLC and Gonzales Inc. The Parties agree as follows:

1. Scope of Services: Cole LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gonzales Inc shall provide reasonable cooperation and timely feedback to enable Cole LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cole LLC

By: \_\_\_\_\_

Name: Cynthia Cochran

Title: Theatre stage manager

Gonzales Inc

By: \_\_\_\_\_

Name: Shannon Bishop

Title: Phytotherapist

## #182 — Audit Report — Jensen and Sons vs Trujillo PLC — January 22, 2023

This Audit Report (the "Agreement") is entered into as of January 22, 2023 between Jensen and Sons and Trujillo PLC. The Parties agree as follows:

1. Scope of Services: Jensen and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Trujillo PLC shall provide reasonable cooperation and timely feedback to enable Jensen and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Jensen and Sons

By: \_\_\_\_\_

Name: Douglas Ryan

Title: Jewellery designer

Trujillo PLC

By: \_\_\_\_\_

Name: Eileen Armstrong

Title: Scientist, audiological

#183 — Compliance Summary — Ochoa Taylor and Brady vs Sellers-Riddle — May 10, 2024

This Compliance Summary (the "Agreement") is entered into as of May 10, 2024 between Ochoa Taylor and Brady and Sellers-Riddle. The Parties agree as follows:

1. Scope of Services: Ochoa Taylor and Brady will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Sellers-Riddle shall provide reasonable cooperation and timely feedback to enable Ochoa Taylor and Brady to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Ochoa Taylor and Brady

By: \_\_\_\_\_

Name: Beth Cline  
Title: Fisheries officer

Sellers-Riddle

By: \_\_\_\_\_  
Name: Frank Wright  
Title: Nurse, learning disability

## #184 — Audit Report — Thomas-Chen vs Perry Hayes and Schultz — May 25, 2023

This Audit Report (the "Agreement") is entered into as of May 25, 2023 between Thomas-Chen and Perry Hayes and Schultz. The Parties agree as follows:

1. Scope of Services: Thomas-Chen will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Perry Hayes and Schultz shall provide reasonable cooperation and timely feedback to enable Thomas-Chen to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Thomas-Chen

By: \_\_\_\_\_  
Name: Anna Robertson  
Title: Health physicist

Perry Hayes and Schultz

By: \_\_\_\_\_  
Name: Sherry Gibson  
Title: Ranger/warden

## #185 — Data Processing Agreement — Perkins-Melton vs Davis Stanton and Reid — July 05, 2024

This Data Processing Agreement (the "Agreement") is entered into as of July 05, 2024 between Perkins-Melton and Davis Stanton and Reid. The Parties agree as follows:

1. Scope of Services: Perkins-Melton will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davis Stanton and Reid shall provide

reasonable cooperation and timely feedback to enable Perkins-Melton to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Perkins-Melton

By: \_\_\_\_\_

Name: Sarah Flynn

Title: Occupational therapist

Davis Stanton and Reid

By: \_\_\_\_\_

Name: Jeffrey Lewis

Title: Geologist, wellsite

#186 — Vendor Contract — Clayton-Morgan vs Anderson Phelps and Kramer — July 26, 2023

This Vendor Contract (the "Agreement") is entered into as of July 26, 2023 between Clayton-Morgan and Anderson Phelps and Kramer. The Parties agree as follows:

1. Scope of Services: Clayton-Morgan will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Anderson Phelps and Kramer shall provide reasonable cooperation and timely feedback to enable Clayton-Morgan to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Clayton-Morgan

By: \_\_\_\_\_

Name: Pamela Williams

Title: Psychiatric nurse

Anderson Phelps and Kramer

By: \_\_\_\_\_

Name: Timothy Moore

Title: Programmer, multimedia

## #187 — Vendor Contract — Braun Group vs Forbes and Sons — April 07, 2023

This Vendor Contract (the "Agreement") is entered into as of April 07, 2023 between Braun Group and Forbes and Sons. The Parties agree as follows:

1. Scope of Services: Braun Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Forbes and Sons shall provide reasonable cooperation and timely feedback to enable Braun Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Braun Group

By: \_\_\_\_\_

Name: Elizabeth Baxter

Title: Graphic designer

Forbes and Sons

By: \_\_\_\_\_

Name: Isaac Miller

Title: Diagnostic radiographer

## #188 — Partnership Agreement — Sanders LLC vs Lyons Young and Rios — December 31, 2022

This Partnership Agreement (the "Agreement") is entered into as of December 31, 2022 between Sanders LLC and Lyons Young and Rios. The Parties agree as follows:

1. Scope of Services: Sanders LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lyons Young and Rios shall provide reasonable cooperation and timely feedback to enable Sanders LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized

access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sanders LLC

By: \_\_\_\_\_

Name: April Woods

Title: Consulting civil engineer

Lyons Young and Rios

By: \_\_\_\_\_

Name: Kelly Wallace

Title: Actuary

## #189 — Audit Report — Cooper Martinez and Dalton vs Anderson Jones and Reyes — June 26, 2024

This Audit Report (the "Agreement") is entered into as of June 26, 2024 between Cooper Martinez and Dalton and Anderson Jones and Reyes. The Parties agree as follows:

1. Scope of Services: Cooper Martinez and Dalton will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Anderson Jones and Reyes shall provide reasonable cooperation and timely feedback to enable Cooper Martinez and Dalton to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cooper Martinez and Dalton

By: \_\_\_\_\_

Name: Ashley Edwards

Title: Hydrographic surveyor

Anderson Jones and Reyes

By: \_\_\_\_\_

Name: Raymond Mullins

Title: Contracting civil engineer

#190 — Data Processing Agreement — Haney Thomas and Moreno vs Bishop and Sons — January 02, 2023

This Data Processing Agreement (the "Agreement") is entered into as of January 02, 2023 between Haney Thomas and Moreno and Bishop and Sons. The Parties agree as follows:

1. Scope of Services: Haney Thomas and Moreno will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bishop and Sons shall provide reasonable cooperation and timely feedback to enable Haney Thomas and Moreno to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Haney Thomas and Moreno

By: \_\_\_\_\_

Name: Nathan Fuller

Title: Designer, blown glass/stained glass

Bishop and Sons

By: \_\_\_\_\_

Name: Lisa Ramos

Title: Engineer, water

#191 — Subcontractor Contract — Mosley and Sons vs Lawrence Group — July 12, 2023

This Subcontractor Contract (the "Agreement") is entered into as of July 12, 2023 between Mosley and Sons and Lawrence Group. The Parties agree as follows:

1. Scope of Services: Mosley and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lawrence Group shall provide reasonable cooperation and timely feedback to enable Mosley and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Mosley and Sons

By: \_\_\_\_\_

Name: Jeffrey Moody

Title: Firefighter

Lawrence Group

By: \_\_\_\_\_

Name: Bradley Tran

Title: Tourism officer

## #192 — License Agreement — Lawson Maxwell and Vaughn vs Liu Harris and Lawson — March 06, 2024

This License Agreement (the "Agreement") is entered into as of March 06, 2024 between Lawson Maxwell and Vaughn and Liu Harris and Lawson. The Parties agree as follows:

1. Scope of Services: Lawson Maxwell and Vaughn will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Liu Harris and Lawson shall provide reasonable cooperation and timely feedback to enable Lawson Maxwell and Vaughn to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lawson Maxwell and Vaughn

By: \_\_\_\_\_

Name: James Lucas

Title: Film/video editor

Liu Harris and Lawson

By: \_\_\_\_\_

Name: Brian Porter MD

Title: Secretary, company

## #193 — Subcontractor Contract — Hatfield LLC vs Hughes PLC — February 20, 2023

This Subcontractor Contract (the "Agreement") is entered into as of February 20, 2023 between Hatfield LLC and Hughes PLC. The Parties agree as follows:

1. Scope of Services: Hatfield LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hughes PLC shall provide reasonable cooperation and timely feedback to enable Hatfield LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hatfield LLC

By: \_\_\_\_\_

Name: Joshua Thompson

Title: Public affairs consultant

Hughes PLC

By: \_\_\_\_\_

Name: Patricia Smith

Title: Broadcast journalist

## #194 — Non-Disclosure Agreement — Baker Inc vs Fry Group — January 18, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of January 18, 2024 between Baker Inc and Fry Group. The Parties agree as follows:

1. Scope of Services: Baker Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Fry Group shall provide reasonable cooperation and timely feedback to enable Baker Inc to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Baker Inc

By: \_\_\_\_\_

Name: Lori Mason

Title: Pathologist

Fry Group

By: \_\_\_\_\_

Name: James Davidson

Title: Soil scientist

## #195 — Data Sharing Agreement — Hernandez Miller and Miller vs Mccann and Sons — July 17, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of July 17, 2024 between Hernandez Miller and Miller and Mccann and Sons. The Parties agree as follows:

1. Scope of Services: Hernandez Miller and Miller will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mccann and Sons shall provide reasonable cooperation and timely feedback to enable Hernandez Miller and Miller to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hernandez Miller and Miller

By: \_\_\_\_\_

Name: Jeanette Walters  
Title: Brewing technologist  
Mccann and Sons  
By: \_\_\_\_\_  
Name: Jeffrey Ashley  
Title: Field trials officer

## #196 — Data Sharing Agreement — Sanchez Group vs Chavez PLC — March 15, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of March 15, 2023 between Sanchez Group and Chavez PLC. The Parties agree as follows:

1. Scope of Services: Sanchez Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Chavez PLC shall provide reasonable cooperation and timely feedback to enable Sanchez Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sanchez Group  
By: \_\_\_\_\_  
Name: Maxwell Barrett  
Title: Economist

Chavez PLC  
By: \_\_\_\_\_  
Name: Michael Miles  
Title: Development worker, community

## #197 — Data Processing Agreement — Benton-Mills vs Green Watson and Brady — August 24, 2025

This Data Processing Agreement (the "Agreement") is entered into as of August 24, 2025 between Benton-Mills and Green Watson and Brady. The Parties agree as follows:

1. Scope of Services: Benton-Mills will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Green Watson and Brady shall provide

reasonable cooperation and timely feedback to enable Benton-Mills to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Benton-Mills

By: \_\_\_\_\_

Name: Morgan Wilson

Title: Air traffic controller

Green Watson and Brady

By: \_\_\_\_\_

Name: Jeffrey Warren

Title: General practice doctor

## #198 — Compliance Summary — Proctor Burton and Crawford vs Ward Porter and Bradley — April 17, 2025

This Compliance Summary (the "Agreement") is entered into as of April 17, 2025 between Proctor Burton and Crawford and Ward Porter and Bradley. The Parties agree as follows:

1. Scope of Services: Proctor Burton and Crawford will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Ward Porter and Bradley shall provide reasonable cooperation and timely feedback to enable Proctor Burton and Crawford to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Proctor Burton and Crawford

By: \_\_\_\_\_

Name: David Garcia

Title: Teacher, secondary school

Ward Porter and Bradley

By: \_\_\_\_\_

Name: Ashley Yang

Title: Accountant, chartered

## #199 — Data Sharing Agreement — Trevino Inc vs Williams LLC — January 16, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of January 16, 2025 between Trevino Inc and Williams LLC. The Parties agree as follows:

1. Scope of Services: Trevino Inc will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Williams LLC shall provide reasonable cooperation and timely feedback to enable Trevino Inc to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Trevino Inc

By: \_\_\_\_\_

Name: Chris Velazquez

Title: Animal technologist

Williams LLC

By: \_\_\_\_\_

Name: Suzanne Yang

Title: Personnel officer

## #200 — Subcontractor Contract — Morris Group vs Flores Mckenzie and Duncan — May 14, 2024

This Subcontractor Contract (the "Agreement") is entered into as of May 14, 2024 between Morris Group and Flores Mckenzie and Duncan. The Parties agree as follows:

1. Scope of Services: Morris Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Flores Mckenzie and Duncan shall provide reasonable cooperation and timely feedback to enable Morris Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from

unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Morris Group

By: \_\_\_\_\_

Name: Michael Williams

Title: Environmental health practitioner

Flores Mckenzie and Duncan

By: \_\_\_\_\_

Name: Vicki Finley

Title: Broadcast presenter

## #201 — Compliance Summary — Cline-Ayala vs Murphy-Tran — January 05, 2024

This Compliance Summary (the "Agreement") is entered into as of January 05, 2024 between Cline-Ayala and Murphy-Tran. The Parties agree as follows:

1. Scope of Services: Cline-Ayala will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Murphy-Tran shall provide reasonable cooperation and timely feedback to enable Cline-Ayala to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cline-Ayala

By: \_\_\_\_\_

Name: Curtis Elliott

Title: Industrial buyer

Murphy-Tran

By: \_\_\_\_\_

Name: Dana Richardson

Title: Research officer, political party

## #202 — Compliance Summary — OConnor PLC vs Hernandez Group — February 12, 2023

This Compliance Summary (the "Agreement") is entered into as of February 12, 2023 between OConnor PLC and Hernandez Group. The Parties agree as follows:

1. Scope of Services: OConnor PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hernandez Group shall provide reasonable cooperation and timely feedback to enable OConnor PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

OConnor PLC

By: \_\_\_\_\_

Name: Joshua Fields

Title: Acupuncturist

Hernandez Group

By: \_\_\_\_\_

Name: April Sandoval

Title: Information systems manager

## #203 — Partnership Agreement — Harris and Sons vs Vasquez-Brown — July 15, 2024

This Partnership Agreement (the "Agreement") is entered into as of July 15, 2024 between Harris and Sons and Vasquez-Brown. The Parties agree as follows:

1. Scope of Services: Harris and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Vasquez-Brown shall provide reasonable

cooperation and timely feedback to enable Harris and Sons to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Harris and Sons

By: \_\_\_\_\_

Name: Michelle Davis DVM

Title: Scientist, product/process development

Vasquez-Brown

By: \_\_\_\_\_

Name: Steven Ellis

Title: Chartered accountant

## #204 — Vendor Contract — Davis Anderson and Wilkins vs Vargas Inc — June 03, 2023

This Vendor Contract (the "Agreement") is entered into as of June 03, 2023 between Davis Anderson and Wilkins and Vargas Inc. The Parties agree as follows:

1. Scope of Services: Davis Anderson and Wilkins will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Vargas Inc shall provide reasonable cooperation and timely feedback to enable Davis Anderson and Wilkins to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis Anderson and Wilkins

By: \_\_\_\_\_

Name: Victor Young

Title: Games developer

Vargas Inc

By: \_\_\_\_\_

Name: Tammy Long

Title: Journalist, newspaper

## #205 — Service Agreement — Chavez-Hall vs Taylor PLC — March 04, 2024

This Service Agreement (the "Agreement") is entered into as of March 04, 2024 between Chavez-Hall and Taylor PLC. The Parties agree as follows:

1. Scope of Services: Chavez-Hall will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Taylor PLC shall provide reasonable cooperation and timely feedback to enable Chavez-Hall to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Chavez-Hall

By: \_\_\_\_\_

Name: Brian Cole

Title: Interior and spatial designer

Taylor PLC

By: \_\_\_\_\_

Name: Joshua OConnell

Title: Engineer, maintenance (IT)

## #206 — Partnership Agreement — Parker-Baker vs Davis Ltd — July 16, 2025

This Partnership Agreement (the "Agreement") is entered into as of July 16, 2025 between Parker-Baker and Davis Ltd. The Parties agree as follows:

1. Scope of Services: Parker-Baker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davis Ltd shall provide reasonable cooperation and timely feedback to enable Parker-Baker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Parker-Baker

By: \_\_\_\_\_

Name: Michael Morrison

Title: Engineer, structural

Davis Ltd

By: \_\_\_\_\_

Name: Erin Davis

Title: Fish farm manager

#207 — Non-Disclosure Agreement — Foster-Williams vs Green-Ewing — January 13, 2025

This Non-Disclosure Agreement (the "Agreement") is entered into as of January 13, 2025 between Foster-Williams and Green-Ewing. The Parties agree as follows:

1. Scope of Services: Foster-Williams will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Green-Ewing shall provide reasonable cooperation and timely feedback to enable Foster-Williams to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Foster-Williams

By: \_\_\_\_\_

Name: Jared Chavez

Title: Statistician  
Green-Ewing  
By: \_\_\_\_\_  
Name: Joel Lara  
Title: Counselling psychologist

#208 — Data Processing Agreement — Smith and Sons vs Gonzalez Group — November 24, 2024

This Data Processing Agreement (the "Agreement") is entered into as of November 24, 2024 between Smith and Sons and Gonzalez Group. The Parties agree as follows:

1. Scope of Services: Smith and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gonzalez Group shall provide reasonable cooperation and timely feedback to enable Smith and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Smith and Sons  
By: \_\_\_\_\_  
Name: Mark Newman  
Title: Television floor manager  
Gonzalez Group  
By: \_\_\_\_\_  
Name: Sylvia Jones  
Title: Bookseller

#209 — Audit Report — Orr Group vs Davis LLC — July 02, 2024

This Audit Report (the "Agreement") is entered into as of July 02, 2024 between Orr Group and Davis LLC. The Parties agree as follows:

1. Scope of Services: Orr Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davis LLC shall provide reasonable cooperation and timely feedback to enable Orr Group to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
  3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
  4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
  5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
  6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.
- IN WITNESS WHEREOF, the Parties have executed this Agreement.
- Orr Group  
By: \_\_\_\_\_  
Name: Tom Williams  
Title: Teacher, secondary school
- Davis LLC  
By: \_\_\_\_\_  
Name: Nathaniel Crawford  
Title: Museum/gallery exhibitions officer
- #210 — Audit Report — Simmons Gomez and Odonnell vs Ramirez-Stephenson —  
June 05, 2024
- This Audit Report (the "Agreement") is entered into as of June 05, 2024 between Simmons Gomez and Odonnell and Ramirez-Stephenson. The Parties agree as follows:
1. Scope of Services: Simmons Gomez and Odonnell will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Ramirez-Stephenson shall provide reasonable cooperation and timely feedback to enable Simmons Gomez and Odonnell to perform the services.
  2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
  3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
  4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Simmons Gomez and Odonnell

By: \_\_\_\_\_

Name: Manuel Sanchez

Title: Hotel manager

Ramirez-Stephenson

By: \_\_\_\_\_

Name: Dr. John Miller MD

Title: Personnel officer

## #211 — Compliance Summary — Day PLC vs Mccoy PLC — March 28, 2024

This Compliance Summary (the "Agreement") is entered into as of March 28, 2024 between Day PLC and Mccoy PLC. The Parties agree as follows:

1. Scope of Services: Day PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mccoy PLC shall provide reasonable cooperation and timely feedback to enable Day PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Day PLC

By: \_\_\_\_\_

Name: Virginia Casey

Title: Mechanical engineer

Mccoy PLC

By: \_\_\_\_\_

Name: Richard Cooper

Title: Systems developer

## #212 — Subcontractor Contract — Morris Nelson and Johnson vs Robinson Huang and Osborne — May 18, 2023

This Subcontractor Contract (the "Agreement") is entered into as of May 18, 2023 between Morris Nelson and Johnson and Robinson Huang and Osborne. The Parties agree as follows:

1. Scope of Services: Morris Nelson and Johnson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Robinson Huang and Osborne shall provide reasonable cooperation and timely feedback to enable Morris Nelson and Johnson to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, HIPAA as applicable. Each Party will implement and

maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Morris Nelson and Johnson

By: \_\_\_\_\_

Name: William Moreno

Title: Television/film/video producer

Robinson Huang and Osborne

By: \_\_\_\_\_

Name: Dr. Ariel Sandoval MD

Title: Banker

## #213 — Audit Report — Johnston Group vs Mcconnell-Frey — June 13, 2024

This Audit Report (the "Agreement") is entered into as of June 13, 2024 between Johnston Group and Mcconnell-Frey. The Parties agree as follows:

1. Scope of Services: Johnston Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mcconnell-Frey shall provide reasonable cooperation and timely feedback to enable Johnston Group to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Johnston Group  
By: \_\_\_\_\_  
Name: David Stewart  
Title: Mechanical engineer

Mcconnell-Frey  
By: \_\_\_\_\_  
Name: Alyssa Haynes  
Title: Tax inspector

## #214 — Vendor Contract — Thomas Vaughan and Copeland vs Weaver-Thompson — February 22, 2023

This Vendor Contract (the "Agreement") is entered into as of February 22, 2023 between Thomas Vaughan and Copeland and Weaver-Thompson. The Parties agree as follows:

1. Scope of Services: Thomas Vaughan and Copeland will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Weaver-Thompson shall provide reasonable cooperation and timely feedback to enable Thomas Vaughan and Copeland to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Thomas Vaughan and Copeland  
By: \_\_\_\_\_  
Name: Anthony Guzman  
Title: Advertising account planner  
  
Weaver-Thompson  
By: \_\_\_\_\_  
Name: April Hardin  
Title: Engineer, drilling

## #215 — License Agreement — Peterson and Sons vs Brown-Hernandez — November 03, 2023

This License Agreement (the "Agreement") is entered into as of November 03, 2023 between Peterson and Sons and Brown-Hernandez. The Parties agree as follows:

1. Scope of Services: Peterson and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Brown-Hernandez shall provide reasonable cooperation and timely feedback to enable Peterson and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Peterson and Sons

By: \_\_\_\_\_

Name: Brenda Rodriguez

Title: Secondary school teacher

Brown-Hernandez

By: \_\_\_\_\_

Name: Toni Brooks

Title: Occupational hygienist

## #216 — Partnership Agreement — Garcia Turner and Taylor vs OConnor Group — August 20, 2023

This Partnership Agreement (the "Agreement") is entered into as of August 20, 2023 between Garcia Turner and Taylor and OConnor Group. The Parties agree as follows:

1. Scope of Services: Garcia Turner and Taylor will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. OConnor Group shall provide reasonable cooperation and timely feedback to enable Garcia Turner and Taylor to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Garcia Turner and Taylor

By: \_\_\_\_\_

Name: Toni Banks

Title: Ecologist

OConnor Group

By: \_\_\_\_\_

Name: Kristina Preston

Title: Visual merchandiser

## #217 — Partnership Agreement — Walker-Chapman vs Gray Ltd — January 25, 2023

This Partnership Agreement (the "Agreement") is entered into as of January 25, 2023 between Walker-Chapman and Gray Ltd. The Parties agree as follows:

1. Scope of Services: Walker-Chapman will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gray Ltd shall provide reasonable cooperation and timely feedback to enable Walker-Chapman to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Walker-Chapman

By: \_\_\_\_\_

Name: Bethany Daniel

Title: Teacher, primary school

Gray Ltd

By: \_\_\_\_\_

Name: Zachary Sanford

Title: Amenity horticulturist

## #218 — Non-Disclosure Agreement — Guzman PLC vs Bowman Inc — August 16, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of August 16, 2024 between Guzman PLC and Bowman Inc. The Parties agree as follows:

1. Scope of Services: Guzman PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bowman Inc shall provide reasonable cooperation and timely feedback to enable Guzman PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Guzman PLC

By: \_\_\_\_\_

Name: Brenda Mcgee

Title: Field seismologist

Bowman Inc

By: \_\_\_\_\_

Name: Francisco Fields

Title: Chartered management accountant

#219 — Service Agreement — Santiago Daniel and Rogers vs Baker and Sons — April 23, 2025

This Service Agreement (the "Agreement") is entered into as of April 23, 2025 between Santiago Daniel and Rogers and Baker and Sons. The Parties agree as follows:

1. Scope of Services: Santiago Daniel and Rogers will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Baker and Sons shall provide reasonable cooperation and timely feedback to enable Santiago Daniel and Rogers to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Santiago Daniel and Rogers

By: \_\_\_\_\_

Name: Hayley Buchanan  
Title: Accommodation manager  
Baker and Sons  
By: \_\_\_\_\_  
Name: Jeffrey Barnes  
Title: Dietitian

#220 — Data Processing Agreement — Snyder-Gray vs Bennett Poole and Kramer — October 22, 2023

This Data Processing Agreement (the "Agreement") is entered into as of October 22, 2023 between Snyder-Gray and Bennett Poole and Kramer. The Parties agree as follows:

1. Scope of Services: Snyder-Gray will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bennett Poole and Kramer shall provide reasonable cooperation and timely feedback to enable Snyder-Gray to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Snyder-Gray  
By: \_\_\_\_\_  
Name: Olivia Perez  
Title: Production engineer  
Bennett Poole and Kramer  
By: \_\_\_\_\_  
Name: Ryan Phillips  
Title: Investment banker, operational

#221 — Data Sharing Agreement — Lynn-Jones vs Barron and Sons — January 08, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of January 08, 2024 between Lynn-Jones and Barron and Sons. The Parties agree as follows:

1. Scope of Services: Lynn-Jones will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Barron and Sons shall provide reasonable cooperation and timely feedback to enable Lynn-Jones to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lynn-Jones

By: \_\_\_\_\_

Name: Kimberly Villanueva

Title: Chief Financial Officer

Barron and Sons

By: \_\_\_\_\_

Name: William Barry

Title: Airline pilot

## #222 — Compliance Summary — Dunlap-Martin vs Moore-Garcia — February 10, 2025

This Compliance Summary (the "Agreement") is entered into as of February 10, 2025 between Dunlap-Martin and Moore-Garcia. The Parties agree as follows:

1. Scope of Services: Dunlap-Martin will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Moore-Garcia shall provide reasonable cooperation and timely feedback to enable Dunlap-Martin to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dunlap-Martin

By: \_\_\_\_\_

Name: Colton Terry

Title: Sound technician, broadcasting/film/video

Moore-Garcia

By: \_\_\_\_\_

Name: Douglas Young

Title: Artist

## #223 — Audit Report — Armstrong-Larsen vs Brown Inc — May 30, 2024

This Audit Report (the "Agreement") is entered into as of May 30, 2024 between Armstrong-Larsen and Brown Inc. The Parties agree as follows:

1. Scope of Services: Armstrong-Larsen will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Brown Inc shall provide reasonable cooperation and timely feedback to enable Armstrong-Larsen to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Armstrong-Larsen

By: \_\_\_\_\_

Name: Edward Stanley

Title: Tourism officer

Brown Inc

By: \_\_\_\_\_

Name: Mr. Daniel Little

Title: Ceramics designer

## #224 — Vendor Contract — Anthony-Parker vs Ruiz-Jacobson — March 24, 2023

This Vendor Contract (the "Agreement") is entered into as of March 24, 2023 between Anthony-Parker and Ruiz-Jacobson. The Parties agree as follows:

1. Scope of Services: Anthony-Parker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Ruiz-Jacobson shall provide reasonable cooperation and timely feedback to enable Anthony-Parker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Anthony-Parker

By: \_\_\_\_\_

Name: Martin Hughes

Title: Metallurgist

Ruiz-Jacobson

By: \_\_\_\_\_

Name: Jaclyn Griffin

Title: General practice doctor

#225 — Compliance Summary — Marshall-Perez vs Elliott-Hernandez — August 17, 2023

This Compliance Summary (the "Agreement") is entered into as of August 17, 2023 between Marshall-Perez and Elliott-Hernandez. The Parties agree as follows:

1. Scope of Services: Marshall-Perez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Elliott-Hernandez shall provide reasonable cooperation and timely feedback to enable Marshall-Perez to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Marshall-Perez

By: \_\_\_\_\_

Name: Anne Barnett

Title: Special educational needs teacher

Elliott-Hernandez

By: \_\_\_\_\_

Name: Peter Perez

Title: Biochemist, clinical

## #226 — Partnership Agreement — Cardenas-Barnes vs McDaniel Mayer and Armstrong — October 10, 2025

This Partnership Agreement (the "Agreement") is entered into as of October 10, 2025 between Cardenas-Barnes and McDaniel Mayer and Armstrong. The Parties agree as follows:

1. Scope of Services: Cardenas-Barnes will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. McDaniel Mayer and Armstrong shall provide reasonable cooperation and timely feedback to enable Cardenas-Barnes to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cardenas-Barnes

By: \_\_\_\_\_

Name: Edwin Foster

Title: Animal nutritionist

McDaniel Mayer and Armstrong

By: \_\_\_\_\_

Name: Stephanie McBride

Title: Web designer

## #227 — License Agreement — Martinez Group vs Rush and Sons — May 20, 2024

This License Agreement (the "Agreement") is entered into as of May 20, 2024 between Martinez Group and Rush and Sons. The Parties agree as follows:

1. Scope of Services: Martinez Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rush and Sons shall provide reasonable

cooperation and timely feedback to enable Martinez Group to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Martinez Group

By: \_\_\_\_\_

Name: Rhonda Martinez

Title: Pharmacologist

Rush and Sons

By: \_\_\_\_\_

Name: Michael Harris

Title: Data scientist

## #228 — Audit Report — Scott Bartlett and Sloan vs Miller PLC — July 17, 2024

This Audit Report (the "Agreement") is entered into as of July 17, 2024 between Scott Bartlett and Sloan and Miller PLC. The Parties agree as follows:

1. Scope of Services: Scott Bartlett and Sloan will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Miller PLC shall provide reasonable cooperation and timely feedback to enable Scott Bartlett and Sloan to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Scott Bartlett and Sloan

By: \_\_\_\_\_

Name: Gabriel Hill

Title: Proofreader

Miller PLC

By: \_\_\_\_\_

Name: Alexandria Graves

Title: Theatre manager

## #229 — Vendor Contract — Harrington Rodriguez and Hernandez vs Matthews Chang and Ayers — August 11, 2024

This Vendor Contract (the "Agreement") is entered into as of August 11, 2024 between Harrington Rodriguez and Hernandez and Matthews Chang and Ayers. The Parties agree as follows:

1. Scope of Services: Harrington Rodriguez and Hernandez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Matthews Chang and Ayers shall provide reasonable cooperation and timely feedback to enable Harrington Rodriguez and Hernandez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Harrington Rodriguez and Hernandez

By: \_\_\_\_\_

Name: Kristine Garcia

Title: Higher education lecturer

Matthews Chang and Ayers

By: \_\_\_\_\_

Name: Sheryl Humphrey

Title: Geneticist, molecular

## #230 — Vendor Contract — Pena-Armstrong vs Johnson-Hill — July 25, 2023

This Vendor Contract (the "Agreement") is entered into as of July 25, 2023 between Pena-Armstrong and Johnson-Hill. The Parties agree as follows:

1. Scope of Services: Pena-Armstrong will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnson-Hill shall provide reasonable cooperation and timely feedback to enable Pena-Armstrong to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Pena-Armstrong

By: \_\_\_\_\_

Name: Lee Steele

Title: Arboriculturist

Johnson-Hill

By: \_\_\_\_\_

Name: Shawn Vaughn

Title: Artist

## #231 — Partnership Agreement — Alvarez Adams and Watson vs Roth-Turner — August 23, 2025

This Partnership Agreement (the "Agreement") is entered into as of August 23, 2025 between Alvarez Adams and Watson and Roth-Turner. The Parties agree as follows:

1. Scope of Services: Alvarez Adams and Watson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Roth-Turner shall provide reasonable cooperation and timely feedback to enable Alvarez Adams and Watson to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Alvarez Adams and Watson  
By: \_\_\_\_\_

Name: John Horton  
Title: Chief Technology Officer

Roth-Turner

By: \_\_\_\_\_  
Name: Crystal Turner  
Title: Probation officer

## #232 — Compliance Summary — Adams-Butler vs Davis Alexander and Mcintyre — July 15, 2024

This Compliance Summary (the "Agreement") is entered into as of July 15, 2024 between Adams-Butler and Davis Alexander and Mcintyre. The Parties agree as follows:

1. Scope of Services: Adams-Butler will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davis Alexander and Mcintyre shall provide reasonable cooperation and timely feedback to enable Adams-Butler to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Adams-Butler  
By: \_\_\_\_\_  
Name: John Black  
Title: Midwife

Davis Alexander and Mcintyre  
By: \_\_\_\_\_  
Name: Kaylee Moore  
Title: Insurance risk surveyor

## #233 — Subcontractor Contract — Hunter Taylor and York vs Johnson Lee and Whitaker — April 23, 2023

This Subcontractor Contract (the "Agreement") is entered into as of April 23, 2023 between Hunter Taylor and York and Johnson Lee and Whitaker. The Parties agree as follows:

1. Scope of Services: Hunter Taylor and York will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnson Lee and Whitaker shall provide reasonable cooperation and timely feedback to enable Hunter Taylor and York to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hunter Taylor and York

By: \_\_\_\_\_

Name: Danielle Bryant

Title: Media planner

Johnson Lee and Whitaker

By: \_\_\_\_\_

Name: Denise Colon

Title: Risk analyst

## #234 — Vendor Contract — Reid-Martinez vs Allen Group — July 12, 2023

This Vendor Contract (the "Agreement") is entered into as of July 12, 2023 between Reid-Martinez and Allen Group. The Parties agree as follows:

1. Scope of Services: Reid-Martinez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Allen Group shall provide reasonable cooperation and timely feedback to enable Reid-Martinez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed

promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Reid-Martinez

By: \_\_\_\_\_

Name: Cassandra Harrell

Title: Theatre director

Allen Group

By: \_\_\_\_\_

Name: Hailey Monroe

Title: Further education lecturer

#235 — Subcontractor Contract — Rivas Davis and Johnson vs Martin PLC — September 01, 2025

This Subcontractor Contract (the "Agreement") is entered into as of September 01, 2025 between Rivas Davis and Johnson and Martin PLC. The Parties agree as follows:

1. Scope of Services: Rivas Davis and Johnson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Martin PLC shall provide reasonable cooperation and timely feedback to enable Rivas Davis and Johnson to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Rivas Davis and Johnson

By: \_\_\_\_\_

Name: Cindy Walker

Title: Equality and diversity officer

Martin PLC

By: \_\_\_\_\_

Name: Debra Ortiz

Title: Advertising account planner

#236 — Non-Disclosure Agreement — Smith Buck and Holland vs Owen Walker and Franklin — May 12, 2023

This Non-Disclosure Agreement (the "Agreement") is entered into as of May 12, 2023 between Smith Buck and Holland and Owen Walker and Franklin. The Parties agree as follows:

1. Scope of Services: Smith Buck and Holland will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Owen Walker and Franklin shall provide reasonable cooperation and timely feedback to enable Smith Buck and Holland to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Smith Buck and Holland

By: \_\_\_\_\_

Name: Michelle Fletcher

Title: Haematologist

Owen Walker and Franklin

By: \_\_\_\_\_

Name: James Bailey

Title: Forensic psychologist

## #237 — Compliance Summary — Owens Ltd vs Holloway Sanders and Garcia — October 17, 2023

This Compliance Summary (the "Agreement") is entered into as of October 17, 2023 between Owens Ltd and Holloway Sanders and Garcia. The Parties agree as follows:

1. Scope of Services: Owens Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Holloway Sanders and Garcia shall provide reasonable cooperation and timely feedback to enable Owens Ltd to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Owens Ltd

By: \_\_\_\_\_

Name: Mary Bridges

Title: Minerals surveyor

Holloway Sanders and Garcia

By: \_\_\_\_\_

Name: Linda Campbell

Title: Clinical cytogeneticist

#238 — Non-Disclosure Agreement — Brown-Mcneil vs Nguyen Hill and Douglas — April 21, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of April 21, 2024 between Brown-Mcneil and Nguyen Hill and Douglas. The Parties agree as follows:

1. Scope of Services: Brown-Mcneil will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Nguyen Hill and Douglas shall provide reasonable cooperation and timely feedback to enable Brown-Mcneil to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Brown-Mcneil

By: \_\_\_\_\_

Name: Marisa Lopez

Title: Scientist, forensic

Nguyen Hill and Douglas

By: \_\_\_\_\_

Name: Stephanie Trujillo

Title: Tourism officer

#239 — Non-Disclosure Agreement — Guerrero-Becker vs Johnson Jimenez and Phillips — May 04, 2025

This Non-Disclosure Agreement (the "Agreement") is entered into as of May 04, 2025 between Guerrero-Becker and Johnson Jimenez and Phillips. The Parties agree as follows:

1. Scope of Services: Guerrero-Becker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Johnson Jimenez and Phillips shall provide reasonable cooperation and timely feedback to enable Guerrero-Becker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Guerrero-Becker

By: \_\_\_\_\_

Name: Jennifer Doyle

Title: Television production assistant

Johnson Jimenez and Phillips

By: \_\_\_\_\_

Name: Laura Lee

Title: Environmental education officer

## #240 — Data Processing Agreement — Nichols Glover and Knox vs Howard Evans and Jackson — June 27, 2024

This Data Processing Agreement (the "Agreement") is entered into as of June 27, 2024 between Nichols Glover and Knox and Howard Evans and Jackson. The Parties agree as follows:

1. Scope of Services: Nichols Glover and Knox will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Howard Evans and Jackson shall provide reasonable cooperation and timely feedback to enable Nichols Glover and Knox to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Nichols Glover and Knox

By: \_\_\_\_\_

Name: Kristin Carter

Title: Public affairs consultant

Howard Evans and Jackson

By: \_\_\_\_\_

Name: David Stokes

Title: Education officer, museum

#241 — Non-Disclosure Agreement — Lam Pena and Walker vs Garner LLC — August 22, 2024

This Non-Disclosure Agreement (the "Agreement") is entered into as of August 22, 2024 between Lam Pena and Walker and Garner LLC. The Parties agree as follows:

1. Scope of Services: Lam Pena and Walker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Garner LLC shall provide reasonable cooperation and timely feedback to enable Lam Pena and Walker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lam Pena and Walker

By: \_\_\_\_\_

Name: Stephen Watson

Title: Textile designer

Garner LLC

By: \_\_\_\_\_

Name: Samuel Ruiz

Title: Television production assistant

#242 — Partnership Agreement — Blackburn Jones and Preston vs Wilson Becker and Moreno — November 02, 2025

This Partnership Agreement (the "Agreement") is entered into as of November 02, 2025 between Blackburn Jones and Preston and Wilson Becker and Moreno. The Parties agree as follows:

1. Scope of Services: Blackburn Jones and Preston will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Wilson Becker and Moreno shall provide reasonable cooperation and timely feedback to enable Blackburn Jones and Preston to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Blackburn Jones and Preston

By: \_\_\_\_\_

Name: Seth Hernandez

Title: Engineer, control and instrumentation

Wilson Becker and Moreno

By: \_\_\_\_\_

Name: William Orozco

Title: Programmer, systems

## #243 — Data Processing Agreement — Stewart Ltd vs Maxwell Group — June 12, 2024

This Data Processing Agreement (the "Agreement") is entered into as of June 12, 2024 between Stewart Ltd and Maxwell Group. The Parties agree as follows:

1. Scope of Services: Stewart Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Maxwell Group shall provide reasonable cooperation and timely feedback to enable Stewart Ltd to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Stewart Ltd  
By: \_\_\_\_\_

Name: William Edwards  
Title: Barrister

Maxwell Group  
By: \_\_\_\_\_

Name: Donald Juarez  
Title: Dispensing optician

## #244 — Service Agreement — Duran Burns and Gallagher vs Anderson Group — February 11, 2025

This Service Agreement (the "Agreement") is entered into as of February 11, 2025 between Duran Burns and Gallagher and Anderson Group. The Parties agree as follows:

1. Scope of Services: Duran Burns and Gallagher will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Anderson Group shall provide reasonable cooperation and timely feedback to enable Duran Burns and Gallagher to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Duran Burns and Gallagher

By: \_\_\_\_\_  
Name: Jennifer Sanford  
Title: Music therapist

Anderson Group

By: \_\_\_\_\_  
Name: Joseph Cross  
Title: Administrator, education

## #245 — Service Agreement — Sherman-Schmidt vs Rhodes Ltd — January 14, 2024

This Service Agreement (the "Agreement") is entered into as of January 14, 2024 between Sherman-Schmidt and Rhodes Ltd. The Parties agree as follows:

1. Scope of Services: Sherman-Schmidt will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rhodes Ltd shall provide reasonable cooperation and timely feedback to enable Sherman-Schmidt to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sherman-Schmidt

By: \_\_\_\_\_

Name: Courtney Wiley

Title: Insurance underwriter

Rhodes Ltd

By: \_\_\_\_\_

Name: James Chapman

Title: Diplomatic Services operational officer

## #246 — Data Processing Agreement — Colon LLC vs Bryant-Meyer — July 23, 2025

This Data Processing Agreement (the "Agreement") is entered into as of July 23, 2025 between Colon LLC and Bryant-Meyer. The Parties agree as follows:

1. Scope of Services: Colon LLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bryant-Meyer shall provide reasonable cooperation and timely feedback to enable Colon LLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Colon LLC

By: \_\_\_\_\_

Name: Jessica McDaniel

Title: Contractor

Bryant-Meyer

By: \_\_\_\_\_

Name: Steven Howard

Title: Emergency planning/management officer

## #247 — Audit Report — Vaughan Group vs Perez Ltd — June 30, 2025

This Audit Report (the "Agreement") is entered into as of June 30, 2025 between Vaughan Group and Perez Ltd. The Parties agree as follows:

1. Scope of Services: Vaughan Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Perez Ltd shall provide reasonable cooperation and timely feedback to enable Vaughan Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Vaughan Group

By: \_\_\_\_\_

Name: Mrs. Alison Wagner

Title: Community pharmacist

Perez Ltd

By: \_\_\_\_\_

Name: Matthew Johnson

Title: Freight forwarder

## #248 — Audit Report — Dean Wheeler and Williams vs Valdez Inc — March 29, 2025

This Audit Report (the "Agreement") is entered into as of March 29, 2025 between Dean Wheeler and Williams and Valdez Inc. The Parties agree as follows:

1. Scope of Services: Dean Wheeler and Williams will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Valdez Inc shall provide reasonable cooperation and timely feedback to enable Dean Wheeler and Williams to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from

unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dean Wheeler and Williams

By: \_\_\_\_\_

Name: Brian Wallace

Title: Community pharmacist

Valdez Inc

By: \_\_\_\_\_

Name: Kara Hernandez

Title: Acupuncturist

## #249 — Partnership Agreement — Fisher-Garcia vs Nelson Obrien and Taylor — December 06, 2022

This Partnership Agreement (the "Agreement") is entered into as of December 06, 2022 between Fisher-Garcia and Nelson Obrien and Taylor. The Parties agree as follows:

1. Scope of Services: Fisher-Garcia will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Nelson Obrien and Taylor shall provide reasonable cooperation and timely feedback to enable Fisher-Garcia to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Fisher-Garcia

By: \_\_\_\_\_

Name: Ashley Higgins

Title: Commercial/residential surveyor

Nelson Obrien and Taylor

By: \_\_\_\_\_

Name: Richard Jimenez

Title: Transport planner

## #250 — Data Sharing Agreement — Strickland PLC vs Howard Group — March 03, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of March 03, 2023 between Strickland PLC and Howard Group. The Parties agree as follows:

1. Scope of Services: Strickland PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Howard Group shall provide reasonable cooperation and timely feedback to enable Strickland PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Strickland PLC

By: \_\_\_\_\_

Name: Andrew Crawford

Title: Engineer, maintenance (IT)

Howard Group

By: \_\_\_\_\_

Name: Karen Young

Title: Administrator, Civil Service

## #251 — Vendor Contract — Davis Rodriguez and Andrews vs Hernandez-Davis — May 14, 2023

This Vendor Contract (the "Agreement") is entered into as of May 14, 2023 between Davis Rodriguez and Andrews and Hernandez-Davis. The Parties agree as follows:

1. Scope of Services: Davis Rodriguez and Andrews will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hernandez-Davis shall provide reasonable cooperation and timely feedback to enable Davis Rodriguez and Andrews to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis Rodriguez and Andrews

By: \_\_\_\_\_

Name: Misty Garcia

Title: Furniture conservator/restorer

Hernandez-Davis

By: \_\_\_\_\_

Name: Joyce Madden

Title: Geneticist, molecular

## #252 — Vendor Contract — Williams-Li vs Phelps LLC — January 08, 2025

This Vendor Contract (the "Agreement") is entered into as of January 08, 2025 between Williams-Li and Phelps LLC. The Parties agree as follows:

1. Scope of Services: Williams-Li will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Phelps LLC shall provide reasonable cooperation and timely feedback to enable Williams-Li to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed

promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Williams-Li

By: \_\_\_\_\_

Name: Emily Rodgers

Title: Chief of Staff

Phelps LLC

By: \_\_\_\_\_

Name: Stefanie Smith

Title: Corporate investment banker

#253 — Data Sharing Agreement — Holland Murphy and Kline vs Adams Quinn and Watson — January 12, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of January 12, 2024 between Holland Murphy and Kline and Adams Quinn and Watson. The Parties agree as follows:

1. Scope of Services: Holland Murphy and Kline will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Adams Quinn and Watson shall provide reasonable cooperation and timely feedback to enable Holland Murphy and Kline to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Holland Murphy and Kline

By: \_\_\_\_\_

Name: Brian Ross

Title: Programmer, multimedia

Adams Quinn and Watson

By: \_\_\_\_\_

Name: James Jefferson

Title: Pharmacist, community

#254 — Vendor Contract — Mercado Jackson and Anderson vs Brown Dunlap and Moore — April 18, 2025

This Vendor Contract (the "Agreement") is entered into as of April 18, 2025 between Mercado Jackson and Anderson and Brown Dunlap and Moore. The Parties agree as follows:

1. Scope of Services: Mercado Jackson and Anderson will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Brown Dunlap and Moore shall provide reasonable cooperation and timely feedback to enable Mercado Jackson and Anderson to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Mercado Jackson and Anderson

By: \_\_\_\_\_

Name: Kevin Pham

Title: Primary school teacher

Brown Dunlap and Moore

By: \_\_\_\_\_

Name: James Howard

Title: Air cabin crew

## #255 — Data Sharing Agreement — Hobbs Acosta and Snow vs Knapp-Rodriguez — July 28, 2024

This Data Sharing Agreement (the "Agreement") is entered into as of July 28, 2024 between Hobbs Acosta and Snow and Knapp-Rodriguez. The Parties agree as follows:

1. Scope of Services: Hobbs Acosta and Snow will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Knapp-Rodriguez shall provide reasonable cooperation and timely feedback to enable Hobbs Acosta and Snow to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon

termination, obligations regarding confidentiality and data protection shall survive as provided herein.  
IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hobbs Acosta and Snow  
By: \_\_\_\_\_  
Name: Angel Green  
Title: Interior and spatial designer  
  
Knapp-Rodriguez  
By: \_\_\_\_\_  
Name: Sean Warren  
Title: Technical author

## #256 — Vendor Contract — Cunningham Levine and Santiago vs Stone-Watts — July 10, 2023

This Vendor Contract (the "Agreement") is entered into as of July 10, 2023 between Cunningham Levine and Santiago and Stone-Watts. The Parties agree as follows:

1. Scope of Services: Cunningham Levine and Santiago will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Stone-Watts shall provide reasonable cooperation and timely feedback to enable Cunningham Levine and Santiago to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cunningham Levine and Santiago  
By: \_\_\_\_\_  
Name: Jessica Barber  
Title: Race relations officer  
  
Stone-Watts  
By: \_\_\_\_\_  
Name: Michael Cruz  
Title: Surveyor, insurance

#257 — Subcontractor Contract — Brown Schneider and Moore vs Christian-Booth — June 03, 2024

This Subcontractor Contract (the "Agreement") is entered into as of June 03, 2024 between Brown Schneider and Moore and Christian-Booth. The Parties agree as follows:

1. Scope of Services: Brown Schneider and Moore will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Christian-Booth shall provide reasonable cooperation and timely feedback to enable Brown Schneider and Moore to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Brown Schneider and Moore

By: \_\_\_\_\_

Name: John Allen

Title: Health physicist

Christian-Booth

By: \_\_\_\_\_

Name: Daniel Schneider

Title: Operational researcher

#258 — Vendor Contract — Miller Group vs West Gates and West — June 23, 2025

This Vendor Contract (the "Agreement") is entered into as of June 23, 2025 between Miller Group and West Gates and West. The Parties agree as follows:

1. Scope of Services: Miller Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. West Gates and West shall provide reasonable cooperation and timely feedback to enable Miller Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Miller Group

By: \_\_\_\_\_

Name: Jonathan Valdez

Title: Civil engineer, contracting

West Gates and West

By: \_\_\_\_\_

Name: Andrew Dunn

Title: Chemist, analytical

#259 — Vendor Contract — Richmond Walsh and Wu vs Clark Powers and Clements — June 07, 2023

This Vendor Contract (the "Agreement") is entered into as of June 07, 2023 between Richmond Walsh and Wu and Clark Powers and Clements. The Parties agree as follows:

1. Scope of Services: Richmond Walsh and Wu will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Clark Powers and Clements shall provide reasonable cooperation and timely feedback to enable Richmond Walsh and Wu to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Richmond Walsh and Wu

By: \_\_\_\_\_

Name: Anthony Walker

Title: Programme researcher, broadcasting/film/video

Clark Powers and Clements

By: \_\_\_\_\_

Name: Randall Greene

Title: Medical physicist

#260 — Vendor Contract — Chavez Davis and Hopkins vs Peterson Ltd — January 02, 2024

This Vendor Contract (the "Agreement") is entered into as of January 02, 2024 between Chavez Davis and Hopkins and Peterson Ltd. The Parties agree as follows:

1. Scope of Services: Chavez Davis and Hopkins will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Peterson Ltd shall provide reasonable cooperation and timely feedback to enable Chavez Davis and Hopkins to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Chavez Davis and Hopkins

By: \_\_\_\_\_

Name: Dorothy Boyd

Title: Claims inspector/assessor

Peterson Ltd

By: \_\_\_\_\_

Name: Christopher Taylor

Title: Outdoor activities/education manager

## #261 — Service Agreement — King and Sons vs Martinez Group — June 25, 2023

This Service Agreement (the "Agreement") is entered into as of June 25, 2023 between King and Sons and Martinez Group. The Parties agree as follows:

1. Scope of Services: King and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Martinez Group shall provide reasonable cooperation and timely feedback to enable King and Sons to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

King and Sons  
By: \_\_\_\_\_

Name: Roger Lee  
Title: Lexicographer

Martinez Group

By: \_\_\_\_\_  
Name: Jason House  
Title: Theatre stage manager

## #262 — License Agreement — Barton Group vs Barrett-Blanchard — April 09, 2025

This License Agreement (the "Agreement") is entered into as of April 09, 2025 between Barton Group and Barrett-Blanchard. The Parties agree as follows:

1. Scope of Services: Barton Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Barrett-Blanchard shall provide reasonable cooperation and timely feedback to enable Barton Group to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Barton Group

By: \_\_\_\_\_  
Name: Jonathan Moreno  
Title: Art therapist

Barrett-Blanchard

By: \_\_\_\_\_  
Name: Jessica Richards  
Title: Rural practice surveyor

## #263 — Vendor Contract — Holt and Sons vs Ochoa Garcia and Sandoval — August 05, 2024

This Vendor Contract (the "Agreement") is entered into as of August 05, 2024 between Holt and Sons and Ochoa Garcia and Sandoval. The Parties agree as follows:

1. Scope of Services: Holt and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Ochoa Garcia and Sandoval shall provide reasonable cooperation and timely feedback to enable Holt and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Holt and Sons

By: \_\_\_\_\_

Name: Erica Keith

Title: Personal assistant

Ochoa Garcia and Sandoval

By: \_\_\_\_\_

Name: Sydney Farmer

Title: Graphic designer

## #264 — License Agreement — Stuart-Waller vs Ballard-Taylor — April 16, 2024

This License Agreement (the "Agreement") is entered into as of April 16, 2024 between Stuart-Waller and Ballard-Taylor. The Parties agree as follows:

1. Scope of Services: Stuart-Waller will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Ballard-Taylor shall provide reasonable cooperation and timely feedback to enable Stuart-Waller to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Stuart-Waller

By: \_\_\_\_\_

Name: Stacey Hunt

Title: Sports development officer

Ballard-Taylor

By: \_\_\_\_\_

Name: Michelle Walls

Title: Engineer, water

## #265 — License Agreement — Clark Ltd vs Parks-Morse — September 15, 2025

This License Agreement (the "Agreement") is entered into as of September 15, 2025 between Clark Ltd and Parks-Morse. The Parties agree as follows:

1. Scope of Services: Clark Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Parks-Morse shall provide reasonable cooperation and timely feedback to enable Clark Ltd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Clark Ltd

By: \_\_\_\_\_

Name: Michael Hester

Title: Editor, magazine features

Parks-Morse

By: \_\_\_\_\_

Name: Melissa Morris

Title: Commercial art gallery manager

## #266 — Partnership Agreement — Hart-Aguilar vs Mckinney Craig and English — April 27, 2024

This Partnership Agreement (the "Agreement") is entered into as of April 27, 2024 between Hart-Aguilar and Mckinney Craig and English. The Parties agree as follows:

1. Scope of Services: Hart-Aguilar will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Mckinney Craig and English shall provide reasonable cooperation and timely feedback to enable Hart-Aguilar to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized

access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hart-Aguilar

By: \_\_\_\_\_

Name: Sherry Henderson

Title: Administrator, Civil Service

Mckinney Craig and English

By: \_\_\_\_\_

Name: Allison Thomas

Title: Banker

## #267 — Data Processing Agreement — Adams and Sons vs Vega-Thomas — November 01, 2024

This Data Processing Agreement (the "Agreement") is entered into as of November 01, 2024 between Adams and Sons and Vega-Thomas. The Parties agree as follows:

1. Scope of Services: Adams and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Vega-Thomas shall provide reasonable cooperation and timely feedback to enable Adams and Sons to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Adams and Sons

By: \_\_\_\_\_

Name: Richard Harris

Title: Special educational needs teacher

Vega-Thomas

By: \_\_\_\_\_

Name: Robert Garcia

Title: Surveyor, planning and development

## #268 — Vendor Contract — Newton PLC vs Young-Mueller — September 06, 2025

This Vendor Contract (the "Agreement") is entered into as of September 06, 2025 between Newton PLC and Young-Mueller. The Parties agree as follows:

1. Scope of Services: Newton PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Young-Mueller shall provide reasonable cooperation and timely feedback to enable Newton PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Newton PLC

By: \_\_\_\_\_

Name: Donna Beck

Title: Museum/gallery curator

Young-Mueller

By: \_\_\_\_\_

Name: Tyler Daugherty

Title: Intelligence analyst

## #269 — Subcontractor Contract — Brown Manning and Harris vs Greer-Pruitt — April 23, 2023

This Subcontractor Contract (the "Agreement") is entered into as of April 23, 2023 between Brown Manning and Harris and Greer-Pruitt. The Parties agree as follows:

1. Scope of Services: Brown Manning and Harris will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Greer-Pruitt shall provide reasonable cooperation and timely feedback to enable Brown Manning and Harris to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Brown Manning and Harris

By: \_\_\_\_\_

Name: Maria Fischer

Title: Sports coach

Greer-Pruitt

By: \_\_\_\_\_

Name: Christina Hardy

Title: Engineer, biomedical

#270 — Subcontractor Contract — Cole-Lucero vs Lopez and Sons — February 08, 2024

This Subcontractor Contract (the "Agreement") is entered into as of February 08, 2024 between Cole-Lucero and Lopez and Sons. The Parties agree as follows:

1. Scope of Services: Cole-Lucero will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Lopez and Sons shall provide reasonable cooperation and timely feedback to enable Cole-Lucero to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cole-Lucero

By: \_\_\_\_\_

Name: Barbara Williams

Title: Health promotion specialist

Lopez and Sons

By: \_\_\_\_\_

Name: Beverly Silva

Title: Freight forwarder

## #271 — License Agreement — Rivera Ltd vs Williams LLC — December 20, 2024

This License Agreement (the "Agreement") is entered into as of December 20, 2024 between Rivera Ltd and Williams LLC. The Parties agree as follows:

1. Scope of Services: Rivera Ltd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Williams LLC shall provide reasonable cooperation and timely feedback to enable Rivera Ltd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Rivera Ltd

By: \_\_\_\_\_

Name: Patricia Garrett

Title: Illustrator

Williams LLC

By: \_\_\_\_\_

Name: Kenneth Howard DDS

Title: Investment banker, corporate

## #272 — Audit Report — Robinson White and Jones vs Moore Daniels and Powell — April 29, 2024

This Audit Report (the "Agreement") is entered into as of April 29, 2024 between Robinson White and Jones and Moore Daniels and Powell. The Parties agree as follows:

1. Scope of Services: Robinson White and Jones will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Moore Daniels and Powell shall provide reasonable cooperation and timely feedback to enable Robinson White and Jones to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, AI Act as applicable. Each Party will implement and

maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Robinson White and Jones

By: \_\_\_\_\_

Name: Stephen Alvarado

Title: Learning disability nurse

Moore Daniels and Powell

By: \_\_\_\_\_

Name: Daniel Goodwin

Title: Set designer

## #273 — Partnership Agreement — Barajas-Colon vs Smith Caldwell and Griffin — July 13, 2023

This Partnership Agreement (the "Agreement") is entered into as of July 13, 2023 between Barajas-Colon and Smith Caldwell and Griffin. The Parties agree as follows:

1. Scope of Services: Barajas-Colon will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Smith Caldwell and Griffin shall provide reasonable cooperation and timely feedback to enable Barajas-Colon to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Barajas-Colon  
By: \_\_\_\_\_

Name: Lisa Oliver  
Title: Archaeologist

Smith Caldwell and Griffin  
By: \_\_\_\_\_  
Name: Erica Moon  
Title: Clothing/textile technologist

## #274 — Data Sharing Agreement — Scott-Ramsey vs Pruitt LLC — December 02, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of December 02, 2023 between Scott-Ramsey and Pruitt LLC. The Parties agree as follows:

1. Scope of Services: Scott-Ramsey will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Pruitt LLC shall provide reasonable cooperation and timely feedback to enable Scott-Ramsey to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Scott-Ramsey  
By: \_\_\_\_\_  
Name: Katie Tucker

Title: Housing manager/officer

Pruitt LLC  
By: \_\_\_\_\_  
Name: Cheryl Palmer  
Title: Chief Operating Officer

## #275 — Compliance Summary — Bonilla PLC vs Smith Jones and Santiago — February 15, 2023

This Compliance Summary (the "Agreement") is entered into as of February 15, 2023 between Bonilla PLC and Smith Jones and Santiago. The Parties agree as follows:

1. Scope of Services: Bonilla PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Smith Jones and Santiago shall provide reasonable cooperation and timely feedback to enable Bonilla PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Bonilla PLC

By: \_\_\_\_\_  
Name: Sharon Coleman  
Title: Civil Service administrator  
  
Smith Jones and Santiago  
By: \_\_\_\_\_  
Name: Ronald Johns  
Title: Presenter, broadcasting

#276 — License Agreement — Montoya Jones and Parks vs Stevens LLC — August 21, 2023

This License Agreement (the "Agreement") is entered into as of August 21, 2023 between Montoya Jones and Parks and Stevens LLC. The Parties agree as follows:

1. Scope of Services: Montoya Jones and Parks will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Stevens LLC shall provide reasonable cooperation and timely feedback to enable Montoya Jones and Parks to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the

provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Montoya Jones and Parks

By: \_\_\_\_\_

Name: Benjamin Thompson

Title: Food technologist

Stevens LLC

By: \_\_\_\_\_

Name: Laura Perez

Title: Further education lecturer

#277 — Partnership Agreement — Hughes-Mccoy vs Stewart-Price — September 15, 2024

This Partnership Agreement (the "Agreement") is entered into as of September 15, 2024 between Hughes-Mccoy and Stewart-Price. The Parties agree as follows:

1. Scope of Services: Hughes-Mccoy will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Stewart-Price shall provide reasonable cooperation and timely feedback to enable Hughes-Mccoy to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hughes-Mccoy

By: \_\_\_\_\_

Name: Aaron Cortez

Title: Biomedical scientist

Stewart-Price

By: \_\_\_\_\_

Name: Laurie Haynes

Title: Buyer, industrial

#278 — Partnership Agreement — Reilly-Rodriguez vs Turner Miller and Hubbard — June 02, 2024

This Partnership Agreement (the "Agreement") is entered into as of June 02, 2024 between Reilly-Rodriguez and Turner Miller and Hubbard. The Parties agree as follows:

1. Scope of Services: Reilly-Rodriguez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Turner Miller and Hubbard shall provide reasonable cooperation and timely feedback to enable Reilly-Rodriguez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain

appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Reilly-Rodriguez

By: \_\_\_\_\_

Name: James Guerrero

Title: Public relations account executive

Turner Miller and Hubbard

By: \_\_\_\_\_

Name: Daniel Francis

Title: Sports administrator

## #279 — Data Sharing Agreement — Choi-Thomas vs Eaton Sanford and Camacho — January 24, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of January 24, 2023 between Choi-Thomas and Eaton Sanford and Camacho. The Parties agree as follows:

1. Scope of Services: Choi-Thomas will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Eaton Sanford and Camacho shall provide reasonable cooperation and timely feedback to enable Choi-Thomas to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Choi-Thomas  
By: \_\_\_\_\_  
Name: Tina Smith  
Title: Surveyor, building control

Eaton Sanford and Camacho  
By: \_\_\_\_\_  
Name: Andrew Armstrong  
Title: Nurse, mental health

## #280 — Compliance Summary — Kelley Miller and Clark vs Berger Cooper and Gutierrez — September 21, 2023

This Compliance Summary (the "Agreement") is entered into as of September 21, 2023 between Kelley Miller and Clark and Berger Cooper and Gutierrez. The Parties agree as follows:

1. Scope of Services: Kelley Miller and Clark will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Berger Cooper and Gutierrez shall provide reasonable cooperation and timely feedback to enable Kelley Miller and Clark to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Kelley Miller and Clark  
By: \_\_\_\_\_  
Name: Kayla Martin

Title: Environmental consultant

Berger Cooper and Gutierrez

By: \_\_\_\_\_  
Name: Dawn Wilson  
Title: Tax adviser

## #281 — Data Sharing Agreement — York PLC vs Newman-Jones — June 13, 2025

This Data Sharing Agreement (the "Agreement") is entered into as of June 13, 2025 between York PLC and Newman-Jones. The Parties agree as follows:

1. Scope of Services: York PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Newman-Jones shall provide reasonable cooperation and timely feedback to enable York PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

York PLC

By: \_\_\_\_\_

Name: Danielle Gonzalez

Title: Telecommunications researcher

Newman-Jones

By: \_\_\_\_\_

Name: Mr. Carl Rios

Title: Chiropodist

## #282 — Vendor Contract — Harvey-Mccullough vs Tucker-Murphy — April 11, 2023

This Vendor Contract (the "Agreement") is entered into as of April 11, 2023 between Harvey-Mccullough and Tucker-Murphy. The Parties agree as follows:

1. Scope of Services: Harvey-Mccullough will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Tucker-Murphy shall provide reasonable cooperation and timely feedback to enable Harvey-Mccullough to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Harvey-Mccullough

By: \_\_\_\_\_

Name: Melissa Hernandez

Title: Tax adviser

Tucker-Murphy

By: \_\_\_\_\_

Name: Eugene Patterson

Title: Accountant, chartered management

#283 — Data Sharing Agreement — Sanchez-Walker vs Davidson Hill and Ward — August 02, 2023

This Data Sharing Agreement (the "Agreement") is entered into as of August 02, 2023 between Sanchez-Walker and Davidson Hill and Ward. The Parties agree as follows:

1. Scope of Services: Sanchez-Walker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davidson Hill and Ward shall provide reasonable cooperation and timely feedback to enable Sanchez-Walker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sanchez-Walker

By: \_\_\_\_\_

Name: Erin Castillo

Title: Product designer

Davidson Hill and Ward

By: \_\_\_\_\_

Name: Eric Arnold

Title: Economist

#284 — Subcontractor Contract — Obrien Wilkinson and Trevino vs Vance and Sons — September 26, 2025

This Subcontractor Contract (the "Agreement") is entered into as of September 26, 2025 between Obrien Wilkinson and Trevino and Vance and Sons. The Parties agree as follows:

1. Scope of Services: Obrien Wilkinson and Trevino will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Vance and Sons shall provide reasonable cooperation and timely feedback to enable Obrien Wilkinson and Trevino to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Obrien Wilkinson and Trevino

By: \_\_\_\_\_

Name: Stephen Jones

Title: Call centre manager

Vance and Sons

By: \_\_\_\_\_

Name: Sarah Welch

Title: Television camera operator

## #285 — Vendor Contract — Sullivan Lawrence and Escobar vs Green Shannon and Fernandez — October 28, 2023

This Vendor Contract (the "Agreement") is entered into as of October 28, 2023 between Sullivan Lawrence and Escobar and Green Shannon and Fernandez. The Parties agree as follows:

1. Scope of Services: Sullivan Lawrence and Escobar will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Green Shannon and Fernandez shall provide reasonable cooperation and timely feedback to enable Sullivan Lawrence and Escobar to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon

termination, obligations regarding confidentiality and data protection shall survive as provided herein.  
IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sullivan Lawrence and Escobar

By: \_\_\_\_\_

Name: Brittany Long

Title: Theme park manager

Green Shannon and Fernandez

By: \_\_\_\_\_

Name: Donna Marshall

Title: Sales professional, IT

## #286 — License Agreement — Sanders PLC vs Bates PLC — May 30, 2023

This License Agreement (the "Agreement") is entered into as of May 30, 2023 between Sanders PLC and Bates PLC. The Parties agree as follows:

1. Scope of Services: Sanders PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Bates PLC shall provide reasonable cooperation and timely feedback to enable Sanders PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sanders PLC

By: \_\_\_\_\_

Name: Nicole Taylor

Title: Designer, jewellery

Bates PLC

By: \_\_\_\_\_

Name: Travis Hopkins

Title: Dancer

## #287 — Subcontractor Contract — Dennis Crosby and Williams vs Hall-Baker — February 11, 2024

This Subcontractor Contract (the "Agreement") is entered into as of February 11, 2024 between Dennis Crosby and Williams and Hall-Baker. The Parties agree as follows:

1. Scope of Services: Dennis Crosby and Williams will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Hall-Baker shall provide reasonable cooperation and timely feedback to enable Dennis Crosby and Williams to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dennis Crosby and Williams

By: \_\_\_\_\_

Name: Michael Holmes

Title: Media planner

Hall-Baker

By: \_\_\_\_\_

Name: Thomas Keith

Title: Archaeologist

#288 — Vendor Contract — Nguyen Padilla and Boyd vs Davenport-Baker — November 28, 2024

This Vendor Contract (the "Agreement") is entered into as of November 28, 2024 between Nguyen Padilla and Boyd and Davenport-Baker. The Parties agree as follows:

1. Scope of Services: Nguyen Padilla and Boyd will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Davenport-Baker shall provide reasonable cooperation and timely feedback to enable Nguyen Padilla and Boyd to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from

unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Nguyen Padilla and Boyd

By: \_\_\_\_\_

Name: Carrie Valdez

Title: Medical secretary

Davenport-Baker

By: \_\_\_\_\_

Name: Stephanie Miller

Title: Food technologist

#289 — Subcontractor Contract — Kaufman-Walker vs Gomez-Parrish — November 23, 2023

This Subcontractor Contract (the "Agreement") is entered into as of November 23, 2023 between Kaufman-Walker and Gomez-Parrish. The Parties agree as follows:

1. Scope of Services: Kaufman-Walker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Gomez-Parrish shall provide reasonable cooperation and timely feedback to enable Kaufman-Walker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, GDPR, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Kaufman-Walker

By: \_\_\_\_\_

Name: Mr. Larry Shaw

Title: Corporate treasurer

Gomez-Parrish

By: \_\_\_\_\_

Name: David Robertson

Title: Health visitor

#290 — Partnership Agreement — Hernandez and Sons vs Guzman-Montoya — January 12, 2025

This Partnership Agreement (the "Agreement") is entered into as of January 12, 2025 between Hernandez and Sons and Guzman-Montoya. The Parties agree as follows:

1. Scope of Services: Hernandez and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Guzman-Montoya shall provide reasonable cooperation and timely feedback to enable Hernandez and Sons to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA as applicable. Each Party will implement and maintain appropriate

technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Hernandez and Sons

By: \_\_\_\_\_

Name: Jennifer Rivera

Title: Clothing/textile technologist

Guzman-Montoya

By: \_\_\_\_\_

Name: Mr. Daniel Martin

Title: Paediatric nurse

#291 — Vendor Contract — Sanchez and Sons vs Vargas Taylor and Hunt — December 29, 2024

This Vendor Contract (the "Agreement") is entered into as of December 29, 2024 between Sanchez and Sons and Vargas Taylor and Hunt. The Parties agree as follows:

1. Scope of Services: Sanchez and Sons will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Vargas Taylor and Hunt shall provide reasonable cooperation and timely feedback to enable Sanchez and Sons to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Sanchez and Sons

By: \_\_\_\_\_

Name: Bridget Jackson

Title: Education administrator

Vargas Taylor and Hunt

By: \_\_\_\_\_

Name: Jennifer Costa

Title: Advertising account executive

## #292 — License Agreement — Luna Nicholson and Valentine vs Cole Group — April 02, 2023

This License Agreement (the "Agreement") is entered into as of April 02, 2023 between Luna Nicholson and Valentine and Cole Group. The Parties agree as follows:

1. Scope of Services: Luna Nicholson and Valentine will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Cole Group shall provide reasonable cooperation and timely feedback to enable Luna Nicholson and Valentine to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, AI Act, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Luna Nicholson and Valentine

By: \_\_\_\_\_

Name: Carolyn Greer

Title: Tourist information centre manager

Cole Group

By: \_\_\_\_\_

Name: Kevin Saunders

Title: Youth worker

## #293 — Data Processing Agreement — Dixon Jackson and Jennings vs Carlson-Jones — January 30, 2024

This Data Processing Agreement (the "Agreement") is entered into as of January 30, 2024 between Dixon Jackson and Jennings and Carlson-Jones. The Parties agree as follows:

1. Scope of Services: Dixon Jackson and Jennings will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Carlson-Jones shall provide reasonable cooperation and timely feedback to enable Dixon Jackson and Jennings to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Dixon Jackson and Jennings

By: \_\_\_\_\_

Name: Carlos Smith

Title: Scientist, research (medical)

Carlson-Jones

By: \_\_\_\_\_

Name: Kathy Barnes

Title: Dealer

#294 — Partnership Agreement — Davis Alvarez and Mendez vs Rich PLC — May 17, 2023

This Partnership Agreement (the "Agreement") is entered into as of May 17, 2023 between Davis Alvarez and Mendez and Rich PLC. The Parties agree as follows:

1. Scope of Services: Davis Alvarez and Mendez will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Rich PLC shall provide reasonable cooperation and timely feedback to enable Davis Alvarez and Mendez to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized

access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis Alvarez and Mendez

By: \_\_\_\_\_

Name: Autumn Olson

Title: Conservator, furniture

Rich PLC

By: \_\_\_\_\_

Name: Kimberly Smith

Title: Plant breeder/geneticist

#295 — Vendor Contract — Fisher Golden and Wolfe vs Perez-Lang — January 03, 2023

This Vendor Contract (the "Agreement") is entered into as of January 03, 2023 between Fisher Golden and Wolfe and Perez-Lang. The Parties agree as follows:

1. Scope of Services: Fisher Golden and Wolfe will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Perez-Lang shall provide reasonable cooperation and timely feedback to enable Fisher Golden and Wolfe to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Fisher Golden and Wolfe

By: \_\_\_\_\_

Name: Jane Chapman

Title: Teaching laboratory technician

Perez-Lang

By: \_\_\_\_\_

Name: Cesar Woods

Title: Exhibitions officer, museum/gallery

#296 — Service Agreement — Campbell PLC vs Scott-Smith — August 22, 2025

This Service Agreement (the "Agreement") is entered into as of August 22, 2025 between Campbell PLC and Scott-Smith. The Parties agree as follows:

1. Scope of Services: Campbell PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Scott-Smith shall provide reasonable cooperation and timely feedback to enable Campbell PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including AI Act, GDPR as applicable. Each Party will implement and maintain

appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Campbell PLC

By: \_\_\_\_\_

Name: Adrienne Mills

Title: Scientist, product/process development

Scott-Smith

By: \_\_\_\_\_

Name: Matthew Watts

Title: Interpreter

## #297 — License Agreement — Cox-Moore vs Richards Green and Herrera — May 07, 2025

This License Agreement (the "Agreement") is entered into as of May 07, 2025 between Cox-Moore and Richards Green and Herrera. The Parties agree as follows:

1. Scope of Services: Cox-Moore will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Richards Green and Herrera shall provide reasonable cooperation and timely feedback to enable Cox-Moore to perform the services.

2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.

3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS, HIPAA, GDPR as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.

4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Cox-Moore  
By: \_\_\_\_\_

Name: Lisa Braun  
Title: Occupational psychologist

Richards Green and Herrera  
By: \_\_\_\_\_

Name: Jennifer Bowers  
Title: Radiation protection practitioner

## #298 — License Agreement — Wood PLC vs King-Parker — May 01, 2023

This License Agreement (the "Agreement") is entered into as of May 01, 2023 between Wood PLC and King-Parker. The Parties agree as follows:

1. Scope of Services: Wood PLC will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. King-Parker shall provide reasonable cooperation and timely feedback to enable Wood PLC to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including HIPAA, PCI DSS, AI Act as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Wood PLC  
By: \_\_\_\_\_

Name: Michael Fitzgerald  
Title: Commissioning editor

King-Parker  
By: \_\_\_\_\_

Name: Jillian Lyons  
Title: Designer, television/film set

## #299 — Data Processing Agreement — Lewis Group vs Owen-Mendez — January 16, 2023

This Data Processing Agreement (the "Agreement") is entered into as of January 16, 2023 between Lewis Group and Owen-Mendez. The Parties agree as follows:

1. Scope of Services: Lewis Group will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Owen-Mendez shall provide reasonable cooperation and timely feedback to enable Lewis Group to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.
5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.
6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Lewis Group

By: \_\_\_\_\_

Name: Amy Price

Title: Accountant, chartered public finance

Owen-Mendez

By: \_\_\_\_\_

Name: Samantha Ruiz

Title: Tourism officer

## #300 — Subcontractor Contract — Davis-Baker vs Miller-Johnson — April 10, 2025

This Subcontractor Contract (the "Agreement") is entered into as of April 10, 2025 between Davis-Baker and Miller-Johnson. The Parties agree as follows:

1. Scope of Services: Davis-Baker will provide the services set forth in the attached schedule, including deliverables, timelines, and acceptance criteria. Miller-Johnson shall provide reasonable cooperation and timely feedback to enable Davis-Baker to perform the services.
2. Confidentiality: Each Party shall maintain the confidentiality of Confidential Information disclosed by the other Party and shall not disclose or use such information except as expressly permitted by this Agreement or required by law. Confidential data shall be handled in accordance with industry-standard practices.
3. Data Protection: The Parties shall process personal data in compliance with applicable data protection laws, including GDPR, AI Act, PCI DSS as applicable. Each Party will implement and maintain appropriate technical and organizational measures to protect personal data from unauthorized access, alteration, disclosure, or destruction.
4. Compliance and Audit: The Parties shall comply with all applicable laws and industry standards related to the subject matter of this Agreement. Upon reasonable notice, the customer may audit the provider's relevant records to verify compliance; findings requiring remediation shall be addressed promptly.

5. Limitation of Liability: Except for willful misconduct or gross negligence, neither Party's aggregate liability shall exceed the total fees paid under this Agreement in the twelve (12) months preceding the claim.

6. Termination: Either Party may terminate this Agreement upon thirty (30) days' prior written notice if the other Party materially breaches any provision and fails to cure within the notice period. Upon termination, obligations regarding confidentiality and data protection shall survive as provided herein.

IN WITNESS WHEREOF, the Parties have executed this Agreement.

Davis-Baker

By: \_\_\_\_\_

Name: William Mendez

Title: Scientist, research (life sciences)

Miller-Johnson

By: \_\_\_\_\_

Name: Victor Brown

Title: Economist