

Rectified Contract - serviceagreement_2025121115600

****SERVICE AGREEMENT****

This Service Agreement ("Agreement") is made and entered into on [DATE] ("Effective Date") by and between [PARTY A] ("Services Provider") and [PARTY B] ("General Partner").

****1. DEFINITIONS****

For the purposes of this Agreement, the following definitions shall apply:

- * "Confidential Information" means all information, whether written or oral, that is disclosed by one party to the other party, including but not limited to trade secrets, business plans, financial information, and technical information.
- * "Data Protection Policy" means the policy for the protection of personal data, as set forth in Exhibit A.
- * "Intellectual Property" means all patents, trademarks, copyrights, and other intellectual property rights.

****2. CONFIDENTIALITY****

The parties agree to maintain the confidentiality of each other's Confidential Information and not to disclose such information to any third party without the prior written consent of the disclosing party.

****3. DATA PROTECTION****

The parties agree to comply with the Data Protection Policy, as set forth in Exhibit A, and to take all necessary steps to protect the personal data of the other party's employees, customers, and clients.

****4. LIABILITY****

The parties agree that their liability for any damages or losses arising from this Agreement shall be limited to [LIMITS OR CAPS].

****5. TERMINATION****

Either party may terminate this Agreement upon [NOTICE PERIOD] written notice to the other party. Upon termination, the parties shall return all Confidential Information to the disclosing party.

****6. DISPUTE RESOLUTION****

Any disputes arising from this Agreement shall be resolved through [DISPUTE RESOLUTION MECHANISM], as specified in Exhibit B.

****7. ENTIRE AGREEMENT****

This Agreement constitutes the entire agreement between the parties and supersedes all prior contracts or agreements, whether oral or written.

****8. ASSIGNMENT****

Neither party may assign this Agreement without the prior written consent of the other party.

****9. GOVERNING LAW****

This Agreement shall be governed by and construed in accordance with the laws of [Governing Law].

****10. FORCE MAJEURE****

Neither party shall be liable for any failure to perform its obligations under this Agreement due to circumstances beyond its control, including but not limited to acts of God, natural disasters, and wars.

****11. INTELLECTUAL PROPERTY****

The parties agree that all Intellectual Property rights shall be owned by the party that created such Intellectual Property.

****12. AMENDMENTS****

This Agreement may be amended only in writing signed by both parties.

****13. NOTICES****

All notices under this Agreement shall be given in writing and delivered to the other party's address as specified in this Agreement.

****14. COUNTERPARTS****

This Agreement may be executed in counterparts, each of which shall be deemed an original, but all of which shall constitute one and the same Agreement.

****15. EFFECTIVE DATE****

This Agreement shall become effective on the Effective Date and shall continue in effect until terminated by either party.

By signing below, the parties acknowledge that they have read, understand, and agree to be bound by the terms and conditions of this Agreement.

****PARTY A****

Signature: _____

Date: _____

****PARTY B****

Signature: _____

Date: _____

****EXHIBIT A: DATA PROTECTION POLICY****

[Insert Data Protection Policy]

****EXHIBIT B: DISPUTE RESOLUTION MECHANISM****

[Insert Dispute Resolution Mechanism]