

## MONTGOMERY 2320 BUSINESS DEVELOPMENT SERVICES, LLC CONTRACT

This Contract of Service ("Contract") is entered into on [Date]: \_\_\_\_\_, (the "Effective Date"): \_\_\_\_\_, by and between Montgomery 2320 Business Development Service LLC, hereinafter referred to as "Montgomery 2320 BDS," and the undersigned Customer, hereinafter referred to as the "Customer."

### 1. Scope of Services

Montgomery 2320 BDS offers business development services aimed at adding value to the Customer's company. However, it is explicitly understood and agreed by both parties that Montgomery 2320 BDS makes no guarantees, either express or implied, regarding the success or failure of the Customer or their company based on the assistance provided by Montgomery 2320 BDS or any of its agents and excepts no liability for the same.

### 2. Exclusive Representation

Montgomery 2320 BDS will exclusively work with one designated agent of the Customer's company at any given time, concerning matters related to the Customer's company. Montgomery 2320 BDS shall not share or disclose any information about the Customer or their company to any third party without the Customer's legal, written consent, except as may be legally required by local, state, or federal law enforcement agencies or courts of the United States of America.

### 3. Payment Terms

All payments for services rendered by Montgomery 2320 BDS must be made promptly, in the agreed-upon amount and within the specified timeframe. In the event that the Customer is unable to pay the agreed-upon cost of services, Montgomery 2320 BDS will collaborate with the Customer to establish a mutually acceptable plan for clearing the outstanding balance.

### 4. Mutual Respect and Punctuality

Both parties acknowledge the importance of mutual respect for each other's businesses. This includes respecting each other's time and adhering to appointment schedules without deviation. If the Customer fails to meet a scheduled appointment, they will still be held responsible for the full cost of the scheduled hour.

### 5. Termination

Either party may terminate this Contract by providing written notice to the other party with at least 14 days' notice. In the event of termination, the Customer shall be responsible for any outstanding payments due for services rendered up to the date of termination.

### 6. Entire Agreement

This Contract constitutes the entire agreement between Montgomery 2320 BDS and the Customer and supersedes all prior agreements, understandings, or representations, whether oral or written. Any modifications to this Contract must be made in writing and signed by both parties.

Customer Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Montgomery 2320 Business Development Services LLC Agent Signature: \_\_\_\_\_ Date: \_\_\_\_\_

**This Contract is effective as of the Effective Date mentioned above.**