

SERVICE AGREEMENT

This Service Agreement ("Agreement") is entered into as of May 2023, by and between:

Global Tax Services, with its principal place of business at 6837 Chase Road, Dearborn MI ("Provider"), and Baihetian Innovative Solutions Corp, with its principal place of business at 6837 Chase Road, Dearborn MI ("Client").

Collectively referred to as "the Parties".

1. SERVICES PROVIDED

Provider agrees to deliver the following services to Client (the "Services"):

- Service 1: Rents an office space at the Global Tax Services office at 6837 Chase Road, Dearborn MI 48126 for the client
- Service 2: Will help reception/telephone services for Client on matters needed to support FCC US Agent of Service for Baihetian Innovative Solutions at 313-395-3113
- Service 3: Will Process Mail and packages received for the Client
(List other services as applicable)

2. TERM OF AGREEMENT

The term of this Agreement will begin on May 2023 and will remain in effect unless terminated as specified herein.

3. PAYMENT TERMS

- Fees: In consideration for the Services, Client agrees to pay Provider the fees
- Method of Payment: Payments will be made via [Bank Transfer/Credit Card/Other] based on Invoice provided by the Provider

4. RESPONSIBILITIES OF THE PARTIES

- Provider's Responsibilities:
 - Perform the Services in a professional and timely manner.
- Client's Responsibilities:
 - Provide Provider with all necessary information, materials, and access required for the performance of the Services.
 - Make timely payments as outlined in Section 3.
 - Cooperate with Provider in a professional manner.

5. CONFIDENTIALITY

Both Parties agree to maintain the confidentiality of any proprietary or confidential information shared during the course of this Agreement. This obligation will survive the termination or expiration of this Agreement.

6. TERMINATION

This Agreement may be terminated by either Party upon written notice to the other Party in the event of:

- Breach: If either Party breaches any material provision of this Agreement and fails to cure the breach within 90 days after written notice of such breach.
- Mutual Agreement: The Parties mutually agree in writing to terminate this Agreement.

Upon termination, Client will pay Provider for all Services performed up until the effective date of termination.

8. LIMITATION OF LIABILITY

Neither Party will be liable to the other for any indirect, incidental, special, or consequential damages arising from this Agreement, except in cases of willful misconduct or fraud.

IN WITNESS WHEREOF, the Parties have executed this Service Agreement as of the date first written above.

[Baihetian Innovative Solutions]

By: _____

Name: _____

Title: _____

Date: _____

[Global Tax Services

By: _____

Name: _____

Title: _____

Date: _____
