



SURPLUS FUNDS SERVICE AGREEMENT
Recovery of Unclaimed Funds

This engagement letter (the “Agreement”) is dated for reference the ___ day of _____, 2026.

BETWEEN:

K.Y. ASSET RECOVERY GROUP doing business at
#6 - 19935 75A Avenue
Langley, British Columbia, V2Y 4L5 Canada

VIA EMAIL: karmelle@kyarg.com

(the “Company”)

AND:

VIA EMAIL: _____

(the “Former Owner”)

WHEREAS:

- A. The Company maintains an office in the City of Langley, British Columbia, Canada.
- B. The Company maintains a current British Columbia registration, Business No. 709192231, and is legally authorized to conduct cross-border operations within the United States of America.
- C. The required Company's employer identification number (EIN), assigned and issued by the Internal Revenue Service (IRS), is No. _____.
- D. The Company shall be engaged by the Former Owner to operate as a surplus funds’ recovery agent (the “Asset Recovery Agent”) in this Agreement.
- E. The Company accepts the opportunity to assist the Former Owner with the recovery of unclaimed funds that potentially belong to the Former Owner (the “Claim”).

NOW THEREFORE in consideration of the foregoing and of the mutual covenants hereinafter contained and as outlined below, the scope and terms of our services and each party’s responsibilities are mutually agreed upon as follows:

1. SERVICES

The Company agrees to provide the following services in connection with the Claim:

- 1.1 Identification of Claim. The Company will perform the necessary research to identify the source and amount of the Claim.
- 1.2 Recovery and Expenses. The Company shall be responsible for “all” expenses and dedicate the labor required to recover the Claim on the Former Owners behalf, including paying all legal expenses whether or not the claim is recovered.

K.Y. Asset Recovery Group

#6 – 19935 75A Avenue, Langley, B.C., V2Y 4L5 Canada - Phone: (888) 592-7408 [888 KYA-RG08]

karmelle@kyarg.com | www.kyarg.com | support.kyarg@gmail.com

2. FORMER OWNER' RESPONSIBILITIES

In connection with the recovery of the Claim, the Former Owner agrees to the following:

- 2.1 Authorization. The Former Owner authorizes the Company to act as their exclusive agent for the recovery of the Claim.
- 2.2 Paperwork. The Former Owner agrees to sign and return all documents required for recovery of the Claim to the Company promptly.
- 2.3 Cooperation. The Former Owner agrees to cooperate with the local attorney assigned to the Claim and to fill out and return any prepared paperwork. Both parties agree to cooperate fully with all reasonable requests from the other party in performance of this Agreement.

3. COSTS AND FEES

- 3.1 Costs. The Company shall be responsible for "ALL" costs associated with the recovery of the Claim whether recovered or not.
- 3.2 Success Fee. Upon successful recovery of the Claim, the Former Owner agrees the Company shall retain ____% of the Claim as a fee (the "Success Fee") for the Company's assistance and services. This shall apply whether the Company receives the funds or if the Former Owner receives the funds. The party receiving the funds shall send the other party their portion within five (5) business days of receiving the funds and the funds have cleared their bank. If either party fails to pay the other party as agreed, the party responsible for paying shall be liable for treble damages.

Initials: Company ____ Former Owner ____

- 3.3 Local Attorney. If the Company is required to engage a local attorney, the attorney will be responsible for recovering the Claim funds and distributing the Former Owners' portion directly to them.

If the terms of this Agreement are acceptable, please acknowledge by signing below and return by either email or mail to the Company's attention.

Agreed to and Accepted By:

K.Y. ASSET RECOVERY GROUP
by its authorized signatory

Date

Former Owner

Date