

# Shareholder Equity Injection Agreement

DATE: \_\_\_\_\_ / \_\_\_\_\_ / \_\_\_\_\_

## PARTIES

This Shareholder Equity Injection Agreement ("Agreement") is made between:

**Company:** [Full Legal Name of Company], a [State of Incorporation] corporation with its principal place of business at [Address].

**Shareholder:** [Full Name of Shareholder], residing at [Address].

## RECITALS

WHEREAS, the Company seeks to raise additional capital to support its financial needs and growth;

WHEREAS, the Shareholder has agreed to provide funds to the Company by way of equity injection;

NOW, THEREFORE, in consideration of the mutual promises herein, the parties agree as follows:

## 1. EQUITY INJECTION DETAILS

Amount of Injection	[Insert Amount in USD]
Shares to be Allotted	[Number and Class of Shares]
Share Price	[Price per Share in USD]
Payment Method	[Bank Transfer/Cheque/Other]
Date of Injection	[Insert Date]

## 2. TERMS & CONDITIONS

- The Shareholder agrees to pay the above-stated amount to the Company on or before the injection date.
- Upon receipt, the Company shall allot the corresponding shares to the Shareholder as detailed above.
- Allotted shares shall rank pari passu with existing shares of the same class.
- This Agreement becomes effective upon signature by both parties.

## 3. GOVERNING LAW

This Agreement shall be governed by and construed in accordance with the laws of [State/Country].

For the Company	Shareholder
Name: Title: Date:	Name: Date:

## IMPORTANT NOTES:

- Equity injection agreements should be reviewed by legal and tax advisors before execution.
- All share issuances must comply with company bylaws and local corporate regulations.

- Relevant entries should be recorded in the company's share register and board resolutions filed.
- Documentation of payment transfer is recommended for audit purposes.