

Memorandum of Understanding (MoU) for Capital Allocation

DATE

June 28, 2024

PARTIES

Party A: Alpha Investments Ltd.
123 First Avenue, Capital City

Party B: Bright Future Ventures
456 Opportunity Road, Business Park

PURPOSE

This Memorandum of Understanding (MoU) sets forth the terms and understanding between Party A and Party B regarding the joint allocation of capital for investment opportunities.

SCOPE OF COLLABORATION

Both parties agree to jointly evaluate, allocate, and manage capital investments in mutually identified projects, subject to further agreements and due diligence.

ROLES AND RESPONSIBILITIES

- Party A will provide financial analysis and risk assessment for potential investments.
- Party B will identify, source, and propose investment opportunities.
- Both parties shall participate in decision-making and approve capital allocation by consensus.

DURATION

This MoU will remain in effect for a period of twelve (12) months from the date of signing, unless earlier terminated by mutual written agreement.

CONFIDENTIALITY

All proprietary or confidential information disclosed under this MoU shall remain confidential and not be disclosed to third parties without prior written consent.

DISPUTE RESOLUTION

Any disputes arising from this MoU will be resolved amicably between the parties through negotiated settlement.

NON-BINDING NATURE

This MoU represents a statement of intent and is not legally binding on either party, except for the provisions related to confidentiality.

Authorized Representative
Alpha Investments Ltd.

Authorized Representative
Bright Future Ventures

Important Notes

- An MoU for capital allocation outlines intentions but is not a binding legal contract unless specified.
- It should include confidentiality clauses to protect sensitive information.
- Clear roles and responsibilities help prevent misunderstandings.
- Define dispute resolution mechanisms to manage any future disagreements.
- Review by legal counsel is recommended before signing.