

Joint Venture Agreement for Start-up Capital

1. Parties

This Joint Venture Agreement ("Agreement") is entered into on this _____ day of _____, 20__, by and between:

Party A: [Full Name/Company], with principal address at [Address];

Party B: [Full Name/Company], with principal address at [Address].

(Collectively referred to as the "Parties")

2. Purpose

The purpose of this Agreement is to establish a joint venture for the formation, development, and operation of a start-up business, facilitated by the contribution of capital and resources by both Parties.

3. Contributions

Each Party agrees to contribute the following to the joint venture:

- Party A: [Specify cash amount, assets, or services]
- Party B: [Specify cash amount, assets, or services]

4. Management & Decision Making

The management and day-to-day operations of the venture shall be overseen by a management committee consisting of representatives from each Party. Decisions shall be made by [majority/unanimous] vote, unless otherwise agreed in writing.

5. Ownership & Profit Sharing

Each Party shall own the following percentage of the joint venture and share in its profits and losses:

- Party A: ____ %
- Party B: ____ %

6. Term & Termination

This Agreement shall commence on the Effective Date and continue until terminated by mutual consent of the Parties or by provisions described herein, including material breach or insolvency.

7. Confidentiality

Both Parties agree to maintain confidentiality regarding all proprietary and sensitive information related to the joint venture.

8. Dispute Resolution

Any disputes arising from this Agreement shall be resolved by [mediation/arbitration] in accordance with the laws of [Jurisdiction].

9. Miscellaneous

This Agreement constitutes the entire understanding between the Parties and supersedes all prior agreements relating to this subject matter. Any amendments must be made in writing and signed by both Parties.

Party A: [Name/Title]

Date: _____

Party B: [Name/Title]

Date: _____

Important Notes:

- Clearly define each party's roles, responsibilities, and contributions.
- Ensure all ownership percentages and profit/loss sharing mechanisms are specified.
- Include confidentiality and dispute resolution clauses to protect interests.
- It is advisable to consult with legal counsel before finalizing and signing.
- All changes or amendments should be formally documented and signed by all parties.