

# Short-Form Joint Venture Agreement (For Cash Contributions)

This Joint Venture Agreement ("Agreement") is made and entered into on **[Date]**, by and between:

- **[Party A Name]**, a company registered in **[Jurisdiction]**, with principal office at **[Address]** ("Party A");
- **[Party B Name]**, a company registered in **[Jurisdiction]**, with principal office at **[Address]** ("Party B").

## 1. Purpose

The Parties hereby establish a joint venture (the "JV") for the purpose of **[describe business purpose or project]**.

## 2. Capital Contributions

Party	Cash Contribution Amount	Ownership Percentage
[Party A Name]	[Amount in USD]	[XX%]
[Party B Name]	[Amount in USD]	[XX%]

All contributions shall be paid to the JV's designated bank account within [number of days] days of signing this Agreement.

## 3. Management

The JV shall be managed by a board consisting of [number] representatives appointed by each Party. Decisions require the consent of representatives holding more than [specify threshold]% of the voting rights.

## 4. Profit & Loss Sharing

Profits and losses of the JV shall be shared by the Parties in proportion to their respective ownership percentages, unless otherwise mutually agreed in writing.

## 5. Term & Termination

This Agreement shall remain in effect until the completion of the JV Purpose or unless terminated by mutual agreement of the Parties.

## 6. Governing Law

This Agreement shall be governed by and construed according to the laws of **[Jurisdiction]**.

## 7. Miscellaneous

Any amendments or changes to this Agreement shall be made in writing and signed by both Parties.

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

\_\_\_\_\_  
[Party A Name]  
Date: \_\_\_\_\_

\_\_\_\_\_  
[Party B Name]  
Date: \_\_\_\_\_

## Important Notes:

- This is a simplified example; actual JV agreements may require additional terms and legal review.

- Clearly define the purpose, contributions, and management structure to avoid future disputes.
- Ensure all parties agree on profit/loss sharing mechanisms and termination conditions.
- Consult with legal and financial advisors to comply with applicable laws and regulations.