

# Limited Scope Hold Harmless Agreement

This Limited Scope Hold Harmless Agreement ("Agreement") is made and entered into as of **[Date]**, by and between **[Freelancer Name]** ("Freelancer") and **[Client Name]** ("Client").

## 1. Purpose

The purpose of this Agreement is to limit the freelancer's liability for damages, claims, or losses resulting from the services rendered as specifically described herein.

## 2. Scope of Work

Freelancer shall provide the following services for Client: **[Description of Services]** ("Services").

## 3. Hold Harmless

To the fullest extent permitted by law, Client agrees to indemnify and hold harmless Freelancer from and against all claims, damages, losses, and expenses—including but not limited to attorney's fees—arising out of or resulting from the performance of the Services, provided that such claim, damage, loss or expense is not caused by the sole negligence or willful misconduct of Freelancer.

## 4. Limitations

This Agreement does not apply to any services rendered outside the described scope of work, nor does it protect against claims resulting from gross negligence, intentional misconduct, or violation of law by Freelancer.

## 5. Term

This Agreement shall commence on the Effective Date and continue until completion of the Services described above.

## 6. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of **[State]**, without regard to its conflict of law provisions.

### Freelancer

---

Name: **[Freelancer Name]**

Date: \_\_\_\_\_

### Client

---

Name: **[Client Name]**

Date: \_\_\_\_\_

### Important Notes

- This agreement does not cover intentional misconduct or gross negligence.
- Define the services clearly for which the hold harmless applies.

- It is recommended both parties seek legal counsel before signing.
- Hold harmless agreements may have enforceability limits in some jurisdictions.
- Modify the terms to fit the specific project and relationship.