#### **CONTRACT AGREEMENT**

Between

**Dark Matter Department of Homeland Security (DMDHS)** 

and

Jedi Security, LLC (Contractor)

#### Article I – Purpose

This Agreement establishes a contractual relationship between DMDHS and Jedi Security. The Contractor shall provide advanced cybersecurity, intelligence support, and experimental research into dark matter–related technologies for the protection of the homeland and classified interests.

### Article II - Scope of Work

- 1. Cybersecurity Operations Monitor, detect, and mitigate threats originating from digital, quantum, or interdimensional vectors.
- 2. Research & Development Conduct R&D; into dark matter applications, probability-based encryption, and Searl-Effect energy technologies.
- 3. Data Protection Secure classified information, including dark matter–related files, communications, and experimental test logs.
- 4. Incident Response Provide rapid response teams for digital intrusions, anomalous events, or interdimensional breaches.
- 5. Training & Consultation Deliver technical training to DMDHS personnel and consult on emerging technologies.

### Article III - Term

This Agreement shall commence on the Effective Date and continue for a period of five (5) years, unless terminated earlier under Article IX.

### **Article IV - Compensation**

DMDHS agrees to compensate Jedi Security at a rate of:

- Base Retainer: \$X per annum.
- Task Orders: Issued per project basis, priced according to classified rate schedule.
- Performance Bonuses: Awarded for mission-critical deliverables or exceptional threat mitigation.

### Article V – Security & Clearances

- 1. Contractor personnel shall obtain and maintain Level Omega clearance.
- 2. Jedi Security will comply with DMDHS protocols regarding access to restricted facilities, networks, and interdimensional gateways.
- 3. Unauthorized disclosure of classified information will constitute breach of contract.

#### Article VI – Intellectual Property

- 1. All research, discoveries, prototypes, and inventions created under this Agreement shall be jointly owned by DMDHS and Jedi Security.
- 2. Contractor may retain non-classified derivative technologies for commercial deployment with prior written approval from DMDHS.

### **Article VII – Confidentiality**

The Contractor shall not disclose any sensitive information to outside parties, except where expressly authorized by DMDHS.

## Article VIII - Liability

- 1. Jedi Security shall not be held liable for unforeseen side effects of experimental dark matter technologies, including but not limited to: spacetime anomalies, probability fluctuations, or gravitational distortions.
- 2. DMDHS assumes responsibility for deployment risks and collateral effects.

### **Article IX – Termination**

This Agreement may be terminated by either party with 90 days written notice, or immediately upon breach of security protocols.

# Article X - Signatures

Dark Matter Department of Homeland Secu By:	ırity
itle: Director of Dark Matter Operations	
Date:	
edi Security, LLC By:	
itle: Founder & Chief Security Engineer Date:	