

KEYCHAIN SHIELD FUNDS RECOVERY AGREEMENT

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

Client: _____

Address: _____

Email: _____

Phone: _____

(Hereinafter referred to as "Client") and
KeyChainShield – Funds Recovery Department
Head Office: 123 Maple Street, Toronto, ON, Canada
(Hereinafter referred to as "KEYCHAIN SHIELD")

WHEREAS, the Client has been a victim of financial fraud or unauthorized
transaction(s), and

WHEREAS, KEYCHAIN SHIELD offers private funds recovery services through
strategic investigative methods and digital channels;

NOW, THEREFORE, in consideration of the mutual covenants and agreements
contained herein, the parties hereby agree as follows:

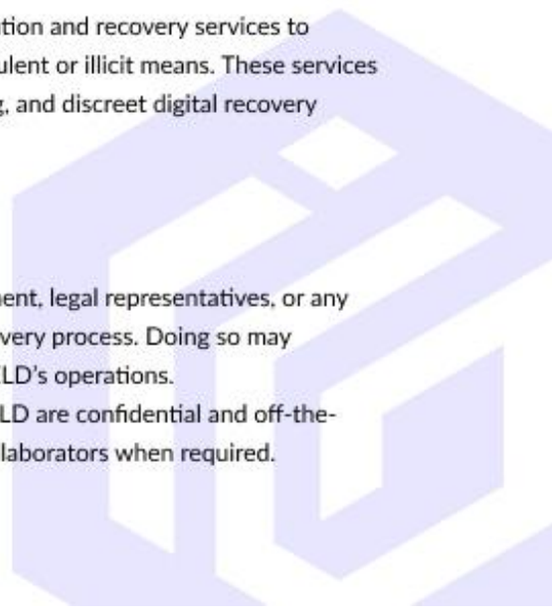
1. Scope of Services

KEYCHAIN SHIELD shall provide private investigation and recovery services to
retrieve misappropriated funds lost through fraudulent or illicit means. These services
may involve cyber tracing, cryptocurrency tracking, and discreet digital recovery
operations.

2. Confidentiality and Operational Discretion

2.1. The Client agrees not to engage law enforcement, legal representatives, or any
third-party agencies during the course of this recovery process. Doing so may
compromise the effectiveness of KEYCHAIN SHIELD's operations.

2.2. All operations conducted by KEYCHAIN SHIELD are confidential and off-the-
record, involving only trusted law enforcement collaborators when required.



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2.3.

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3. Service Fee

3.1. KEYCHAIN SHIELD shall receive a service fee commission from the total amount recovered, payable immediately upon confirmation of recovery.

3.2. This fee is non-negotiable and shall be considered earned income upon recovery.

3.3. The Client agrees to promptly transfer the agreed commission to KEYCHAIN SHIELD upon receipt of the recovered funds.

4. Mode of Recovery

4.1. Upon recovery, funds may be converted into cryptocurrency for secure and discreet transfer.

4.2. KEYCHAIN SHIELD uses cryptocurrency due to its universal acceptance and to navigate regulatory constraints across jurisdictions.

4.3. The Client agrees to accept the recovered funds in the cryptocurrency format selected by KEYCHAIN SHIELD for efficiency and anonymity.

5. Limitations and Liabilities

5.1. KEYCHAIN SHIELD does not guarantee recovery of all or any part of the lost funds but commits to applying best practices and proven strategies.

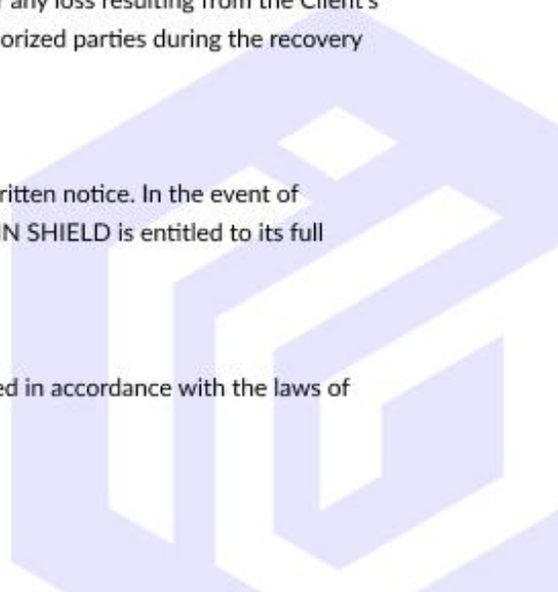
5.2. KEYCHAIN SHIELD shall not be held liable for any loss resulting from the Client's breach of confidentiality or involvement of unauthorized parties during the recovery process.

6. Termination

Either party may terminate this Agreement with written notice. In the event of termination after partial or full recovery, KEYCHAIN SHIELD is entitled to its full commission as per Section 3.

7. Governing Law

This Agreement shall be governed by and construed in accordance with the laws of the State of Delaware, USA.



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8. Entire Agreement

This Agreement constitutes the entire agreement between the parties. No oral or written statements outside this document shall be binding unless incorporated in writing and signed by both parties.

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

Client Signature: _____
Name: _____
Date: _____

KeyChainShield Representative Signature:

Name: _____
Title: _____
Date: _____

Witness Signature: _____
Name: _____
Date: _____

