

Bay Oracle Client Agreement V1

Official Client-Facing Draft

Business Name: Bay Oracle

Founder / Operator: Charlie Safari

Business Entity: Bay Oracle LLC, if and when formed; otherwise Bay Oracle operated by Charlie Safari as founder/operator until entity formation is completed

Primary Service Region: Silicon Valley, Oakland, Berkeley, Greater Bay Area, and select California service areas

Document Version: V1

Status: Draft for California attorney review before public use

Important Notice

This Client Agreement is intended to define the relationship between Bay Oracle and the client. It is drafted for review by a qualified California attorney before use. Bay Oracle services involve spiritual, symbolic, intuitive, reflective, and experiential practices. They are not therapy, medical care, crisis care, psychological treatment, psychiatric care, legal advice, financial advice, or any licensed professional service.

By signing or accepting this Agreement, Client confirms that Client understands the nature, limits, risks, and voluntary character of Bay Oracle services.

1. Parties

This Agreement is entered into by and between:

Bay Oracle, operated by **Charlie Safari** and/or **Bay Oracle LLC**, if formed, including its founder, operator, representatives, contractors, successors, assigns, agents, and affiliated service providers, collectively referred to as “**Bay Oracle**,” “**Company**,” “**Operator**,” “**we**,” “**us**,” or “**our**.”

And:

Client: _____

Client email / phone: _____

Date of Agreement: _____

Client and Bay Oracle may be referred to individually as a “**Party**” and collectively as the “**Parties.**”

2. Nature of Services

Bay Oracle provides non-clinical spiritual and experiential services for self-directed clients. Services may include structured conversation, symbolic interpretation, intuitive reflection, tarot or oracle reading, psychic or divination-style framing, grounding practices, non-clinical spiritual reset experiences, energy-style or aura-style reset work, space cleanse, tech cleanse, Corporate Nightingale services, Journey Work, group facilitation, motivational speaking, and optional lawful herbal or sensory elements where separately disclosed and permitted.

Bay Oracle services are intended for reflection, personal insight, symbolic exploration, spiritual perspective, grounding, and voluntary self-awareness.

Bay Oracle services are not intended to diagnose, treat, cure, prevent, mitigate, or manage any medical, psychological, psychiatric, emotional, legal, financial, employment, or crisis condition.

3. Non-Clinical Service Acknowledgment

Client understands and agrees that Bay Oracle is not providing:

- therapy
- psychotherapy
- psychological counseling
- mental health treatment
- psychiatric care
- medical care
- medical advice
- diagnosis
- treatment
- detoxification
- addiction treatment
- trauma treatment
- crisis intervention
- legal advice
- financial advice
- employment advice
- HR services
- workplace investigation

- licensed coaching, unless separately defined and legally reviewed
- any service requiring a professional license

Client understands that Bay Oracle is not a substitute for licensed professional help. If Client needs medical, psychological, psychiatric, legal, financial, emergency, or crisis support, Client should contact an appropriate licensed professional, emergency service, crisis resource, attorney, financial professional, or other qualified provider.

4. Voluntary Participation

Client represents and agrees that participation in Bay Oracle services is voluntary and self-directed.

Client confirms that:

- Client wants to participate.
- Client is not being forced, coerced, threatened, or pressured to participate.
- Client is not participating because of emergency need.
- Client is not participating as a substitute for necessary licensed care due to lack of money, access, insurance, or other resources.
- Client is not participating under a court order, employer mandate, family mandate, third-party requirement, or legally binding arrangement unless Bay Oracle has separately reviewed and approved that arrangement in a written agreement signed by all required parties.
- Client may decline any tool, exercise, ritual, reflection, reading, group activity, herbal element, or optional service component.
- Client may ask questions before participating.
- Client may stop participation, subject to applicable payment, refund, and cancellation terms.

If a third party, employer, organization, court, agency, or other entity seeks to require Client participation, Bay Oracle must approve the arrangement in a separate written agreement before service begins.

5. Client Responsibility

Client remains fully responsible for all personal decisions, interpretations, actions, omissions, life choices, relationships, employment choices, medical choices, psychological care decisions, legal decisions, financial decisions, and outcomes.

Bay Oracle may offer symbolic, intuitive, spiritual, reflective, or experiential perspectives, but Bay Oracle does not decide for Client and does not assume responsibility for Client's choices or outcomes.

Client agrees not to treat any Bay Oracle statement, reading, symbol, card, ritual, intuitive impression, spiritual framing, or session experience as a command, guarantee, professional advice, diagnosis, treatment plan, legal instruction, financial instruction, medical recommendation, psychological recommendation, or required life decision.

6. Services Offered

Bay Oracle may offer the following categories of service.

6.1 General Sessions

General Sessions are accessible spiritual, symbolic, intuitive, and experiential sessions that may include conversation, tarot or oracle cards, divination-style reflection, grounding, energy-style reset work, aura reset, space cleanse, tech cleanse, sound tools, or other non-clinical practices.

General Sessions may be scheduled or impromptu, virtual or in person, subject to Operator availability and safety discretion.

6.2 Corporate Nightingale

Corporate Nightingale is Bay Oracle's non-clinical professional and workplace reset service. It may include workplace-appropriate reflection, attention reset, symbolic decompression, tech cleanse, values reflection, group facilitation, motivational speaking, and non-clinical self-awareness practices.

Corporate Nightingale is not therapy, HR, employee counseling, workplace mediation, workplace investigation, burnout treatment, anxiety treatment, addiction treatment, trauma treatment, medical care, psychological assessment, or productivity consulting.

Participation in Corporate Nightingale must remain voluntary. No participant is required to disclose personal information, emotional history, trauma, mental health information, medical information, workplace grievances, religious beliefs, or private matters.

6.3 Journey Work

Journey Work is Bay Oracle's long-form ceremonial, spiritual, symbolic, and reflective service category. Journey Work requires scheduling, preparation, intake, and consent. Journey Work is not available on an impromptu basis.

Journey Work is not psychedelic facilitation, drug-assisted therapy, medical treatment, psychological treatment, trauma treatment, detoxification, crisis work, addiction treatment, or clinical care.

Journey Work may include symbolic ceremony, reflective dialogue, spiritual framing, tarot or oracle reflection, sound tools, grounding, integration conversation, and lawful herbal or sensory elements only where separately disclosed and permitted.

7. Voluntary Consent and Right to Decline

Client consents to participate in the selected Bay Oracle service.

Client understands that participation is voluntary and that Client may decline any specific element, including but not limited to:

- tarot or oracle reading
- psychic or intuitive framing
- energy-style work
- aura reset
- space cleanse
- tech cleanse
- sound tools
- group sharing
- symbolic ritual
- herbal products or refreshments
- physical grounding exercises
- silence or guided reflection

Declining an optional element does not prevent Client from participating in the remainder of the service, unless the declined element is essential to a specific service category and Bay Oracle determines the session should be modified or rescheduled.

8. No Guaranteed Outcomes

Bay Oracle does not guarantee any result, outcome, benefit, prediction, transformation, relief, spiritual experience, emotional change, relationship result, employment result, financial result, health result, legal result, or life result.

Client understands that experiences vary and may be subjective.

Bay Oracle does not guarantee:

- psychic accuracy
- future prediction
- emotional relief
- healing
- reduced stress
- reduced anxiety
- burnout recovery
- trauma release
- dopamine repair
- spiritual protection
- relationship reconciliation
- career success
- financial gain
- medical improvement
- psychological improvement
- crisis resolution
- personal transformation

All services are offered as reflective, symbolic, spiritual, intuitive, and experiential opportunities only.

9. Tarot, Divination, Psychic, Intuitive, and Esoteric Tools

Client understands that tarot, oracle cards, psychic framing, intuitive impressions, divination, symbolic interpretation, aura-style language, energy-style language, cleanses, and similar tools are used for reflection, symbolism, and personal exploration only.

Such tools are not objective proof, professional assessment, diagnosis, factual determination, guaranteed prediction, medical information, psychological information, legal information, financial information, or required instruction.

Client agrees not to rely on any reading, interpretation, or symbolic tool as the sole basis for major life decisions.

Bay Oracle will not confirm curses, spiritual attacks, hidden dangers, fate, guaranteed future events, or spiritual emergencies as fact.

10. Herbal Products, Refreshments, and Sensory Elements

Bay Oracle may offer optional refreshments, sensory elements, or lawful herbal products only when separately disclosed and permitted by Bay Oracle policy.

Client understands and agrees that:

- Herbal products or refreshments are optional.
- Bay Oracle does not prescribe herbs, supplements, medicines, or remedies.
- Bay Oracle does not provide medical, dietary, supplement, pharmacological, or health advice.
- Bay Oracle does not claim that any herbal product, tea, tincture, smoothie, beverage, aroma, or plant element diagnoses, treats, cures, prevents, mitigates, or manages any disease, condition, symptom, mental health concern, emotional state, burnout, anxiety, trauma, stress, addiction, dopamine issue, or physical issue.
- Client is responsible for allergies, sensitivities, dietary restrictions, medication interactions, pregnancy-related concerns, medical conditions, and personal suitability.
- Client should consult a qualified health professional before consuming any product if Client has health questions or concerns.
- Client may decline any herbal, beverage, aroma, or sensory element.

Bay Oracle does not provide, facilitate, supervise, recommend, source, or guide the use of illicit substances, controlled substances, psychedelics, MDMA, psilocybin, ayahuasca, ketamine, cannabis unless separately lawful and legally reviewed, or any mind-altering substance.

If Client requests illegal, controlled, psychedelic, or mind-altering substances, Bay Oracle may refuse or terminate service.

11. Crisis and Emergency Limitations

Bay Oracle is not a crisis service.

Bay Oracle does not provide suicide intervention, emergency care, abuse intervention, domestic violence intervention, medical emergency response, psychiatric crisis support, or harm-prevention services.

If Client is in immediate danger, may harm themselves, may harm another person, is experiencing a medical emergency, is experiencing abuse or danger, or cannot remain safe, Client should contact emergency services, 988 in the United States for suicide or crisis support, a

qualified crisis resource, medical provider, trusted person nearby, or other appropriate immediate support.

If Bay Oracle becomes aware of immediate safety concerns, Bay Oracle may stop the session and direct Client to crisis, emergency, medical, legal, or other appropriate support. Bay Oracle may also disclose limited information if disclosure is required or permitted by law, necessary to address immediate safety concerns, necessary to respond to legal process, or necessary to defend Bay Oracle against claims.

Client understands that Bay Oracle cannot promise absolute confidentiality where safety, legal process, abuse reporting requirements, emergency circumstances, or legal defense needs are involved.

12. Confidentiality and Privacy

Bay Oracle will make reasonable efforts to keep Client communications private and confidential.

Bay Oracle will not intentionally disclose private Client session information except as described in this Agreement or as otherwise permitted by Client.

Client understands and agrees that confidentiality is limited. Bay Oracle may disclose information when reasonably necessary or appropriate for:

- scheduling
- payment processing
- business administration
- legal consultation
- tax or accounting purposes
- insurance purposes
- responding to legal process
- defending against claims or threatened claims
- addressing immediate safety concerns
- complying with law
- reporting where required or permitted by law
- preventing or responding to threats, harassment, extortion, abuse, fraud, or unlawful conduct
- protecting Bay Oracle, Client, or others from serious harm

Bay Oracle does not provide attorney-client privilege, physician-patient privilege, therapist-patient privilege, psychotherapist-patient privilege, clergy privilege, or any licensed professional confidentiality privilege unless separately established by applicable law.

13. Client Confidentiality, Non-Disclosure, No Recording, and No Reproduction

Client agrees to respect the confidentiality, privacy, proprietary methods, original materials, and session integrity of Bay Oracle.

Client agrees not to:

- audio record sessions without prior written permission
- video record sessions without prior written permission
- photograph private session materials without permission
- livestream sessions
- secretly record calls, video sessions, or in-person sessions
- publish private session content
- copy Bay Oracle scripts, methods, exercises, rituals, layouts, written materials, readings, prompts, forms, or proprietary presentation
- reproduce Bay Oracle materials for commercial use
- teach, sell, distribute, or represent Bay Oracle methods as Client's own
- misrepresent Bay Oracle statements, services, claims, or outcomes
- disclose private information shared by other participants in a group session

General personal impressions and non-confidential aesthetic inspiration are not prohibited, provided Client does not copy Bay Oracle materials, disclose private session content, record without permission, misrepresent Bay Oracle, or use Bay Oracle's work commercially without permission.

Client understands that California may require consent of all parties before recording confidential communications. Client agrees not to record any Bay Oracle session unless all required parties have clearly consented in advance.

14. No False Reports, Threats, Extortion, Blackmail, or Harassment

Nothing in this Agreement prevents Client from making a good-faith report to law enforcement, a government agency, a court, a regulator, or another lawful authority.

However, Client agrees not to:

- make knowingly false statements about Bay Oracle or Charlie Safari
- make threats

- attempt blackmail
- attempt extortion
- harass Bay Oracle, Charlie Safari, staff, contractors, guests, or participants
- threaten false reports to obtain money, refunds, free services, special treatment, reputational leverage, or other improper advantage
- misuse legal, police, regulatory, social media, employer, or public reporting threats to coerce Bay Oracle
- publish knowingly false or misleading claims
- engage in defamatory, abusive, threatening, or coercive conduct

Bay Oracle reserves all rights and remedies against false statements, threats, harassment, extortion, blackmail, fraud, abuse, or unlawful conduct.

15. Client Conduct

Client agrees to behave respectfully and safely.

Client must not:

- threaten the Operator or others
- harass the Operator or others
- act violently or abusively
- bring illegal substances into sessions
- bring weapons into sessions unless legally required for the setting and disclosed in advance
- attend while intoxicated or unable to consent
- pressure others to participate
- record without permission
- demand services outside scope
- request illegal activity
- request crisis handling beyond referral
- request guaranteed predictions
- request medical, psychological, legal, financial, or employment advice
- request curse removal or fear-based spiritual intervention
- misuse Bay Oracle for stalking, coercion, revenge, manipulation, or harassment of third parties

Bay Oracle may refuse, pause, modify, or terminate service if Client conduct creates safety, legal, ethical, operational, privacy, or boundary concerns.

16. Pricing, Payment, Add-Ons, and Custom Services

Client agrees to pay the price disclosed before the session begins.

Bay Oracle will disclose applicable pricing, session duration, add-ons, custom charges, travel charges if any, group pricing, refund terms, and cancellation terms before service begins.

No add-on is required unless expressly agreed. Bay Oracle will not charge for optional add-ons unless Client agrees before the add-on is performed.

Custom, on-call, same-day, late-hour, group, Corporate Nightingale, Journey Work, or special event pricing must be agreed before service begins.

If a session is extended beyond the originally agreed time, any additional charge must be disclosed and accepted before paid extension occurs.

17. Refunds and Cancellation

Refunds and cancellations are governed by Bay Oracle's written policy applicable to the service category and booking.

Current general policy framework:

17.1 General Sessions

- Full refund may be available according to written policy.
- No cancellation fee unless separately disclosed in writing.

17.2 Corporate Nightingale

- Partial refund may be available according to written policy.
- Cancellation fee may apply if disclosed before booking confirmation.
- Group cancellation terms should be confirmed in writing.

17.3 Journey Work

- Full refund may be available according to written policy.
- No cancellation fee unless later changed and disclosed in writing.
- Journey Work must be scheduled in advance and is not impromptu.

Refunds may be denied, reduced, or handled differently where permitted by law and policy if there is fraud, abuse, threats, harassment, bad-faith conduct, client breach, unsafe conduct, or material expenses already incurred.

Refund promises must be in writing. Verbal statements do not modify written refund terms unless confirmed by Bay Oracle in writing.

18. Scheduling, Impromptu Sessions, and Availability

Bay Oracle may offer scheduled, same-day, late-hour, virtual, in-person, impromptu, corporate, group, or custom sessions depending on service type and Operator discretion.

Bay Oracle does not guarantee availability.

Bay Oracle may decline, delay, reschedule, shorten, terminate, or modify a session due to:

- fatigue
- safety concern
- crisis indicator
- client impairment
- unclear consent
- unclear payment terms
- unsafe environment
- inappropriate location
- request outside scope
- boundary concern
- legal concern
- group pressure concern
- Operator unavailability
- preparation requirement
- any other reasonable operational reason

Journey Work is never impromptu and requires advance scheduling and preparation.

19. Communication Outside Sessions

Bay Oracle does not provide unlimited or ongoing support between sessions.

Permitted outside-session communication may include:

- scheduling
- payment
- logistics
- brief clarification
- official follow-up where appropriate
- administrative communication

Bay Oracle does not provide by text, phone, email, social media, or messaging:

- crisis support
- emergency support
- ongoing emotional processing
- repeated divination questions
- medical advice
- psychological advice
- legal advice
- financial advice
- life decision-making
- dependency-style contact
- urgent reassurance loops

Bay Oracle may decline to respond to messages outside scope.

If Client is in crisis or danger, Client should contact emergency services, 988, a crisis resource, trusted person nearby, medical provider, or appropriate professional support.

20. Refusal, Pause, or Termination of Service

Bay Oracle may refuse, pause, modify, reschedule, or terminate service if Bay Oracle determines that service is unsafe, outside scope, inappropriate, unlawful, unethical, coercive, unclear, or inconsistent with this Agreement or Bay Oracle's Reference Guide.

Reasons may include, but are not limited to:

- crisis indicators
- suicidal language
- harm-to-others threats
- medical emergency
- abuse disclosure requiring outside support
- client inability to consent
- intoxication or impairment

- requests for illegal substances
- requests for psychedelic or mind-altering facilitation
- requests for medical, psychological, legal, financial, or employment advice
- repeated demand for guaranteed prediction
- repeated fixation
- dependency behavior
- threats, harassment, abuse, or unsafe conduct
- recording without consent
- group pressure or coercion
- unsafe location
- refusal to accept non-clinical scope
- refusal to accept pricing, consent, privacy, recording, or boundary terms

If service is terminated, refund or rescheduling will be handled according to written policy and applicable law.

21. Group Sessions and Corporate Nightingale Consent

For group sessions, each participant retains the right to decline participation in any activity.

Group hosts, employers, managers, organizers, spouses, family members, or third parties may not consent on behalf of individual participants unless legally authorized and separately approved by Bay Oracle.

Participants in group sessions agree not to disclose private statements made by other participants.

In Corporate Nightingale sessions:

- participation must remain voluntary
- personal disclosure is optional
- Bay Oracle is not HR
- Bay Oracle is not therapy
- Bay Oracle is not workplace investigation
- Bay Oracle does not evaluate employees
- Bay Oracle does not report individual emotional disclosures to employers unless separately authorized or required by law or safety concern
- Bay Oracle may provide only general completion or service summaries unless otherwise agreed in writing

22. Assumption of Ordinary Risks

Client understands that Bay Oracle services may involve personal reflection, symbolic interpretation, emotionally meaningful conversation, spiritual themes, group participation, or exposure to ideas that may feel surprising, uncomfortable, challenging, disappointing, confusing, or emotionally activating.

Client voluntarily assumes ordinary risks associated with participating in non-clinical spiritual, symbolic, reflective, and experiential services, including but not limited to:

- subjective dissatisfaction
- emotional discomfort
- disagreement with interpretations
- unexpected feelings
- symbolic confusion
- lack of desired outcome
- personal reflection after session
- disappointment
- changed perspective
- post-session distress not caused by unlawful conduct
- client decisions made after session

Client understands that Bay Oracle does not guarantee that the experience will feel positive, accurate, healing, comforting, or useful.

23. Release and Waiver of Claims

To the maximum extent permitted by California law, Client releases, waives, and agrees not to bring claims against Bay Oracle LLC, Bay Oracle, Charlie Safari individually, and any representatives, agents, contractors, successors, assigns, or affiliated persons for claims arising from ordinary risks, subjective dissatisfaction, emotional discomfort, personal interpretation, spiritual disagreement, client decisions, third-party reactions, post-session distress, lack of desired outcome, or outcomes not guaranteed by Bay Oracle.

This release does not apply to claims that cannot lawfully be waived, including claims arising from fraud, willful misconduct, gross negligence, criminal conduct, intentional harm, violations of law, or other conduct for which liability cannot be limited under applicable law.

Client understands that this waiver is intended to be as broad as legally permitted, while preserving any rights that cannot lawfully be waived.

24. Limitation of Liability

To the maximum extent permitted by law, Bay Oracle's total liability for claims arising from or related to services shall not exceed the amount actually paid by Client to Bay Oracle for the specific service giving rise to the claim, or one hundred dollars (\$100), whichever is greater.

This limitation does not apply to liability that cannot lawfully be limited, including liability for fraud, willful misconduct, gross negligence, criminal conduct, intentional injury, violations of law, or other non-waivable claims.

Client understands and agrees that Bay Oracle does not accept liability for Client decisions, Client interpretations, third-party actions, employment outcomes, relationship outcomes, financial outcomes, medical outcomes, psychological outcomes, legal outcomes, spiritual outcomes, or events outside Bay Oracle's direct control.

25. Indemnification

To the maximum extent permitted by law, Client agrees to defend, indemnify, and hold harmless Bay Oracle LLC, Bay Oracle, Charlie Safari individually, and any representatives, agents, contractors, successors, assigns, or affiliated persons from and against claims, losses, damages, liabilities, costs, expenses, and attorney fees arising out of or related to:

- Client's breach of this Agreement
- Client's misuse of Bay Oracle services
- Client's recording, publishing, reproducing, or misrepresenting Bay Oracle content
- Client's false statements
- Client's threats, harassment, blackmail, extortion, or coercive conduct
- Client's unlawful conduct
- Client's violation of another person's rights
- Client's disclosure of other participants' private information
- Client's failure to disclose relevant safety or consent concerns
- Client's decisions or actions after receiving Bay Oracle services

This clause does not require indemnification where prohibited by law.

26. No Professional Relationship Beyond Agreement

Client understands that this Agreement does not create any professional licensed-care relationship, fiduciary relationship, therapist-client relationship, physician-patient relationship, attorney-client relationship, financial advisor-client relationship, employment advisor-client relationship, clergy relationship, emergency-care relationship, or crisis-support relationship.

The relationship is limited to the paid or agreed Bay Oracle spiritual, symbolic, intuitive, reflective, and experiential service described in this Agreement.

27. Intellectual Property and Proprietary Materials

Bay Oracle retains ownership of its original materials, methods, scripts, prompts, rituals, worksheets, service names, branding, written content, session structures, exercises, symbolic frameworks, and proprietary presentation.

Client receives only a limited, personal, non-transferable right to participate in the session.

Client may not copy, reproduce, teach, publish, sell, distribute, adapt, record, livestream, commercialize, or misrepresent Bay Oracle materials or methods without prior written permission.

28. Privacy, Records, and Data

Bay Oracle may maintain limited business records, including booking details, payment records, consent records, service type, session date, refund status, and factual incident logs where necessary.

Bay Oracle does not maintain medical records, therapy records, psychiatric records, clinical notes, or treatment records.

Bay Oracle may use third-party platforms for booking, payment, forms, email, text, or video services. Client understands that third-party services have their own privacy and security terms.

Bay Oracle will make reasonable efforts to protect Client information but cannot guarantee absolute security of electronic communications or third-party platforms.

29. Recording Policy

Bay Oracle sessions are not recorded unless all required parties agree in advance.

Client may not record audio, video, phone calls, online meetings, in-person sessions, group sessions, ceremonies, or private conversations without prior written permission from Bay Oracle and any other required participants.

Bay Oracle may refuse, terminate, or take legal action if Client records without consent.

30. Testimonials, Reviews, and Public Statements

Client may leave honest reviews based on Client's personal experience, provided Client does not make knowingly false statements, disclose private information of others, misrepresent Bay Oracle services, or claim that Bay Oracle provides guaranteed outcomes, therapy, medical care, psychological treatment, crisis care, or licensed professional services.

Bay Oracle may request permission before using any Client testimonial in marketing.

Testimonials must not be used to imply guaranteed results, medical benefits, psychological benefits, cure, treatment, crisis resolution, or predictive certainty.

31. Dispute Resolution

The Parties agree to first attempt to resolve any dispute informally and in good faith.

Before filing a lawsuit or arbitration, the complaining Party should provide written notice describing the dispute and allow at least thirty (30) days for informal resolution, unless immediate legal action is necessary to prevent harm, preserve rights, comply with legal deadlines, address unlawful conduct, or seek emergency relief.

Optional attorney review clause:

If approved by counsel and separately initialed by Client, disputes may be resolved by binding arbitration or small claims court as permitted by law. Any arbitration clause should be reviewed by a California attorney before use.

Client initials if separate arbitration clause is later attached and accepted: _____

Until a final arbitration clause is reviewed and adopted, this Agreement does not require binding arbitration.

32. Governing Law and Venue

This Agreement shall be governed by the laws of the State of California, without regard to conflict-of-law rules.

Subject to any valid dispute-resolution provision, venue for disputes shall be in a court of competent jurisdiction in California, unless another venue is required by law or agreed in writing.

33. Severability

If any part of this Agreement is found unenforceable, invalid, void, or unlawful, the remaining parts shall remain in effect to the fullest extent permitted by law.

Any unenforceable provision shall be modified to the minimum extent necessary to make it enforceable, if permitted by law. If modification is not permitted, the provision shall be severed and the remainder of the Agreement shall continue.

34. Entire Agreement

This Agreement, together with any signed addendum, booking confirmation, written pricing confirmation, Journey Work consent form, Corporate Nightingale event agreement, or written service-specific terms, constitutes the entire agreement between the Parties regarding Bay Oracle services.

This Agreement supersedes prior oral or written statements regarding the same services.

No verbal statement modifies this Agreement unless confirmed in writing by Bay Oracle.

35. Amendments

Bay Oracle may update its agreements, policies, pricing, service descriptions, refund terms, and protocols from time to time.

The version accepted by Client at booking or service time governs that service unless otherwise agreed in writing.

Any material change for a scheduled service should be disclosed before the service begins.

36. Acknowledgment of Understanding

By signing below or accepting this Agreement electronically, Client acknowledges that Client has read, understood, and agrees to this Agreement.

Client specifically acknowledges:

- Bay Oracle is non-clinical.
- Bay Oracle is not therapy, medical care, psychological care, crisis support, legal advice, financial advice, HR, or a licensed professional service.
- Client participates voluntarily.
- Client remains responsible for all decisions and outcomes.
- No outcome is guaranteed.
- Confidentiality has limits.
- Client may not record without permission.
- Client may not copy or reproduce Bay Oracle materials or methods.
- Client may not make threats, blackmail attempts, extortionate demands, false statements, or coercive claims.
- Client releases and waives claims to the maximum extent permitted by law.
- Non-waivable claims remain preserved as required by law.
- Client should seek licensed professional or emergency support when needed.

37. Client Signature

Client Name: _____

Client Signature: _____

Date: _____

Email / Phone: _____

38. Bay Oracle Signature

Bay Oracle / Operator: _____

Signature: _____

Date: _____

Optional Electronic Acceptance

By checking the box or clicking “I Agree,” Client confirms that Client has read, understood, and agreed to the Bay Oracle Client Agreement.

Client checkbox: I have read and agree to the Bay Oracle Client Agreement.

Date / timestamp: _____

Client name / email: _____

Addendum A — Journey Work Consent Addendum

This Addendum applies when Client participates in Journey Work.

A1. Journey Work Nature

Journey Work is a long-form spiritual, symbolic, reflective, and ceremonial service. It is non-clinical and experiential.

Journey Work is not:

- therapy
- psychedelic facilitation
- drug-assisted therapy

- medical treatment
- psychological treatment
- psychiatric care
- trauma treatment
- detoxification
- crisis support
- addiction treatment
- emergency care
- guaranteed transformation

A2. Scheduling and Preparation

Journey Work must be scheduled in advance. It is not available on an impromptu basis.

Client agrees to complete any required intake, consent, location, safety, and preparation steps before the session.

A3. Herbal and Sensory Elements

Any lawful herbal or sensory element is optional and separately disclosed.

Client may decline any herbal product, beverage, aroma, or sensory element.

Client understands that Bay Oracle does not prescribe, diagnose, treat, cure, prevent, or provide medical claims regarding herbs, supplements, tinctures, beverages, aromas, or plant elements.

Client is responsible for allergies, sensitivities, medication interactions, dietary restrictions, pregnancy-related concerns, medical conditions, and personal health suitability.

A4. No Illicit or Mind-Altering Substances

Client agrees not to bring, request, consume, or introduce illicit, controlled, psychedelic, or mind-altering substances into Journey Work.

Bay Oracle may terminate the session if such substances are requested, present, or introduced.

A5. Right to Pause or Stop

Client may pause or stop participation. Bay Oracle may also pause, modify, or terminate Journey Work if safety, consent, scope, or boundary concerns arise.

Client signature for Journey Work Addendum: _____

Date: _____

Addendum B — Corporate Nightingale / Group Session Addendum

This Addendum applies to Corporate Nightingale, employer-booked, organization-booked, or group sessions.

B1. Non-Clinical Group Service

Corporate Nightingale is a non-clinical reset and reflection experience. It is not therapy, HR, workplace investigation, employee evaluation, medical care, psychological assessment, burnout treatment, anxiety treatment, addiction treatment, trauma treatment, or crisis support.

B2. Voluntary Participation

All participants must be allowed to decline participation in any activity. No participant is required to disclose personal information.

B3. Employer / Organizer Limitation

Employer or organizer understands that Bay Oracle will not report individual emotional disclosures, private statements, mental health information, medical information, workplace grievances, or personal spiritual statements unless separately authorized, legally required, or necessary for safety.

B4. Group Confidentiality

Participants agree not to disclose private statements made by other participants during the group session.

B5. No Recording

Group sessions may not be recorded unless Bay Oracle and all required participants consent in advance.

Organizer signature, if applicable: _____

Organization: _____

Date: _____